FROM POLLUTERS TO PROTECTORS: THE POTENTIAL OF UNILATERAL ENVIRONMENTAL COMMITMENTS MADE BY COMPANIES IN THE U.S. AND CHINA

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INTRODUCTION

As more and more companies pledge to address environmental issues, such as greenhouse gas (GHG) reduction and resource efficiency, corporate environmental commitments come to the spotlight.

Corporate environmental commitments are a type of voluntary approach used to tackle environmental problems. To differentiate corporate commitments made through voluntary environmental programs organized by non-governmental organizations, industrial groups, or governmental agencies, the Organization for Economic Co-Operation and Development (OECD) defines voluntary corporate commitments as “unilateral commitments made by polluters.”¹ These commitments have the following features:² (1) companies set up environmental improvement programs and communicate to their stakeholders (employees, investors, clients, etc.) about these programs; (2) these programs’ environmental targets are determined by the companies themselves; and (3) these programs’ governance and compliance are decided by the companies themselves. Companies may delegate a third party for process monitoring or dispute resolution, but these

² Id.
corporate environmental programs operate “independently.” While the OECD used the phrase “unilateral commitments” to describe commitments made by both entire industries and individual companies, this article instead uses the phrase “unilateral corporate commitments” to refer to commitments by individual companies. Thus, corporate commitments made through industry-specific environmental programs, non-governmental organizations, or government-organized voluntary programs will not be discussed.

By adopting the features listed above, this thesis further defines “unilateral corporate commitment(s)” as one or a set of environmental commitments developed, implemented, and monitored by a company through internal companion programs or action agendas. Prompted by a sense of corporate social responsibility, these voluntary corporate commitments aim to reach specific environmental goals or standards beyond legal requirements.

Each business's environmental footprint is unique as a social unit that heavily relies on environmental resources. Even two companies in the same industry have different environmental footprints due to their locations, suppliers, and management styles. Each company has an incentive to use unilateral corporate commitments to develop targeted measures to manage environmental impacts effectively and efficiently. Meanwhile, by developing corporate commitments and related implementation agendas, businesses can promptly respond to environmental issues unaddressed by legislatures.

However, there are challenges to utilizing unilateral corporate commitments. First, comparing the performance of different corporate commitments in an apples-to-apples way is difficult. Second, considering companies’ disclosures are the primary or only source for external parties to obtain information about corporate environmental commitments, the authenticity and credibility of such information is questionable. Last, monitoring the implementation status of corporate commitments is challenging because the quality of information disclosed varies depending on the company. Because of these obstacles, unilateral corporate commitments have not gained adequate attention among legal academics for further research. Particularly, this author is unaware of any paper suggesting standards to evaluate these business commitments’ authenticity and effectiveness.

To fill these gaps, this article aims to explore the potential of unilateral corporate commitments by reviewing the development process and relevant existing laws. In practice, although corporate environmental commitments are primarily developed by company leadership, other stakeholders, such as

3. Id. at 10.
4. Id. at 16.
employees, suppliers, investors, customers, public media, government, and social organizations, may be involved in developing and implementing these commitments to varying degrees. Interactions among these stakeholders can reveal the effectiveness of these environmental commitments and signal the transition of corporate commitments from unilateral and voluntary to regulated.

Furthermore, this article examines how unilateral corporate commitments play out in different societal settings by focusing on the practices in the U.S. and China. The U.S. and China have very different environmental management systems, and both countries play an important role in international climate policy. Therefore, it is meaningful to understand why and how companies in these two countries make and implement their environmental commitments. This article reviews private and publicly listed companies in the U.S. and China and uses these companies' available information as supporting data, including their websites, filed reports, and third-party interviews.

Section I introduces the relationship between corporate social responsibility and environmental sustainability and explains how the U.S. and China currently regulate these areas. Section II explores incentives for companies to adopt sustainability measures in the U.S. and China. Section III identifies four key indicators that comprise a framework for evaluating the authenticity and effectiveness of unilateral corporate commitments. Section IV lists existing laws in the U.S. and China that can push companies to develop and implement their environmental commitments. Section V concludes by comparing the way voluntary commitments translate into future legislation in the U.S. and China. Furthermore, the conclusion highlights insufficiencies in existing law that preclude the establishment of a multi-actor scheme to hold companies accountable for their promises.

Note that this article draws conclusions based on the corporate practices in the U.S. and China, which could be limited to their regional focuses. Also, this article concentrates only on those commitments that aim to achieve goals beyond legal requirements. Legally required commitments are therefore outside the scope of discussion. Moreover, the arguments made in this article target only corporate environmental commitments and may not be applicable to other facets of corporate social responsibility, such as social sustainability.

I. CORPORATE SOCIAL RESPONSIBILITY AND ENVIRONMENTAL SUSTAINABILITY

The modern definitional construct of Corporate Social Responsibility (CSR) started in the 1950s and 1960s in some western countries, and was
then primarily linked to civil rights and other various social movements. Not until the 1980s did the concept of CSR begin to include environmental protection, largely due to the increasing prominence of sustainability internationally. This international advocacy is complemented by practices from individual countries, which helped CSR evolve. After decades of development, CSR is commonly viewed as “a management concept whereby companies integrate social and environmental concerns in their business operations and interactions with their stakeholders.” Many theories have been developed to enrich this concept and make it practicable.

1.1 The Triple Bottom Line Theory

One fundamental theory of CSR is the Triple Bottom Line (TBL), first conceived by John Elkington in 1994 as a sustainability framework that balances a company’s social, environmental, and economic impact. This theory demands a company weigh its actions on three independent scales: economic sustainability, environmental sustainability, and social sustainability.

Economic sustainability demands a company’s products or services stay competitive while making profit margins sustainable. When companies perceive economic capital, they also “need to absorb much wider concepts, such as natural capital and social capital” in the long term. Environmental sustainability stems from the recognition that natural resources are natural capital and this capital is not infinite. To maintain stability, companies should control the ecological impact of business activities and the range of possible environmental risks associated with a company’s short and long-term costs, such as the environmental impacts of products and the requirements of legal compliance. Social sustainability involves “human capital, in the form of

6. Id.
8. See JOHN ELKINGTON, THE TRIPLE BOTTOM LINE: DOES IT ALL ADD UP? 1–2 (Adrien Henrques & Julie Richardson eds., 2004) (noting in the first chapter titled, Enter the Triple Bottom Line, that Elkington later developed a principle like the Triple Bottom Line known as the 3P formulation of “people, planet and profits”; Later the 3P formulation was adopted by Shell for its first Shell Report and now widely used in the world as the 3Ps).
9. Id. at 9.
11. Id. 75.
12. Id. 79–84.
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public health, skills and education,” and thus requires companies to pay attention to the needs of society to increase the value of human capital. This bottom line often includes “community relations, product safety, training and education initiatives, sponsorship, and charitable donations.”

Together with subsequent variants, the TBL concept has been adopted by accountants and reporting consultants. These professionals apply the TBL when they advise multinational corporations to develop CSR strategies. According to the Klynveld Peat Marwick Goerdeler (KPMG) Survey of Corporate Responsibility Reporting 2020, 96% of the world’s largest 250 corporations report on TBL, representing a significant rise from 35% in 1999 when KPMG first measured this metric. This shows that more and more companies have embraced the TBL concept in their CSR strategy development and reporting. Furthermore, the TBL concept guides governments in developing regulations to foster CSR awareness. This indicates that “[CSR] has gone from a ‘nice to have’ to a compliance requirement.” The following two sections provide an overview of current CSR legislation in the U.S. and China.

1.2 CSR Legislation in the U.S.

While modern CSR awareness in the U.S. can be traced back to the late 1960s, such concepts did not become popular among multinational companies until the 1990s due to globalization. The CSR concept has received increased recognition since 2000.

Practitioners summarized existing CSR-related regulations (with some overlap) into three categories: (1) disclosure requirements, (2) compliance program requirements, and (3) trade-based regulations.

Disclosure requirements oblige companies to discuss whether and how they address a particular issue. For example, in 2010, the U.S. Congress passed the U.S. Conflict Minerals Rule (the Rule), commonly known as §...
1502 of the Dodd–Frank Act. The Rule requires U.S. publicly listed companies to: check their supply chains for tin, tungsten, tantalum, and gold that originates from the Democratic Republic of Congo or its neighbors; take steps to address any risks they find (including but not limited to minerals sourced from those countries or benefitted armed groups); and to report on their efforts annually to the U.S. Securities and Exchange Commission (SEC).

The Rule does not prevent companies from sourcing such minerals in these regions, but aims to require companies to conduct due diligence to make sure they are not funding armed groups or human rights abuses.

Companies are required to implement compliance programs to address particular CSR issues. For example, the amended U.S. Federal Acquisition Regulation, promulgated in 2015, aims to significantly strengthen protections against human trafficking in connection with government contracts. Under the rule, government solicitations and contracts are required to prohibit contractors, contractor employees, subcontractors (which under the rule also includes indirect subcontractors), and subcontractor employees and their agents, from engaging in human trafficking. This includes trafficking of persons during the contract performance period, using forced labor in the performance of the contract, using misleading or fraudulent practices during the recruitment of employees, or offering of employment and using recruiters that do not comply with local labor laws.

Trade-based regulations usually prohibit the importation into the U.S. of goods, wares, articles, and merchandise mined, produced, or manufactured wholly or in part in any foreign country by convict labor, forced labor, or other sanctionable activities listed by the U.S. government.

In December 2016, the U.S. government released its National Action Plan on Responsible Business Conduct (National Action Plan). The National Action Plan serves as a guideline to “reinforce and strengthen the U.S. government’s role in advancing responsible business conduct through effective intra-governmental coordination and policymaking, promoting high standards globally, facilitating current and future responsible business conduct efforts through enhanced collaboration, and highlighting and supporting U.S. industry leadership.” The National Action Plan focuses on a broad range of issues, such as: human rights, the rights of indigenous

24. Id.
27. Id.
peoples, labor rights, land tenure and property rights, anti-corruption, transparency, and addresses environmental issues “to the extent that they overlap with responsible business conduct.”

Advocate Greg Regaignon points out that the National Action Plan targets only businesses operating overseas, “even though many companies operating in the U.S. have been criticized on issues such as workplace safety, trade union rights, living wage, discrimination, environmental justice, climate change, modern slavery, abuses in private prisons, and internet privacy.”

Overall, the existing laws, regulations, and policies related to CSR in the U.S. mainly pose a burden to companies with international operations and oversea sourcing. These legal obligations include information disclosure and corporate compliance for certain issues, such as human rights and labor. Companies still have wide discretion in designing and developing CSR strategies and programs, particularly regarding environmental issues.

1.3 CSR Legislation in China

Compared to the deep-rooted history in the U.S., CSR is a relatively new concept to many companies in China. During the 1990s, multinational corporations entered China and brought CSR practices with them. Even though CSR was not explicitly stated in the Chinese laws and regulations, some legislation explored the rights and obligations of consumers, laborers, and corporate donors, such as the Law on the Protection of Consumer Rights and Interests (implemented in 1994), Labor Law (1994), and Law on Donations for Public Welfare (1999). These laws provide a glimpse of how the Chinese government and companies understood CSR at that time, which primarily focused on consumer protection and corporate philanthropy. These aspects all belong to social sustainability under the TBL concept.

Later, the international community’s CSR agenda prompted China to study CSR from passive acceptance to active consideration. In 2000, the

28. Id.
29. Id.
31. See KIM In-sun (金仁仙), Zhongguo Qiye Shehui Zeren Zhengce de Fenxi ji Qishi (中国企业社会责任政策的分析及启示) [On the Public Policy Regarding Corporate Social Responsibility in China], (北京社会科学) [Social Science of Beijing], No.8, at 22–33 (2019) (describing how the Chinese government explicitly stated at a work meeting in 2013 that CSR should be paid attention to in the context of reforming state-owned companies and to encouraged them to undertake social responsibility).
United Nations (UN) launched a voluntary Global Compact for CSR.\textsuperscript{32} To streamline responsible business activities worldwide, the Global Compact consists of ten universal principles concerning human rights, labor, environment, and anti-corruption.\textsuperscript{33} This Global Compact is not just open for companies to join but also invites academic institutions, cities and municipalities, civil society, and public sector organizations to spread CSR principles.\textsuperscript{34} This initiative helps promote CSR concepts in both developed and developing countries. As of May 20, 2022, 595 Chinese companies (including small and medium enterprises) had joined the Global Compact, and that number is still increasing.\textsuperscript{35}

Joining the World Trade Organization in 2001 further motivated China to follow the international CSR trend. Between 2005 and 2013, the Chinese government started focusing on and emphasizing CSR.\textsuperscript{36} For example, Article 5 of the 2005 revised Company Law explicitly stated that companies established and operating in China have to undertake social responsibilities, which is the first time that the concept of CSR appeared in Chinese law.\textsuperscript{37} The law declares: “When conducting business operations, a company shall comply with the laws and administrative regulations, social morality, and business morality. It shall act in good faith, accept the supervision of the government and general public, and bear social responsibilities.”\textsuperscript{38} From 2014 to present, the Chinese government has further strengthened the CSR concept through laws related to social welfare, such as the 2016 Charity Law and the 2017 revised Regulation on the Implementation of the Enterprise Income Tax Law, which nudges companies to participate in philanthropy by offering to reduce their tax burdens.\textsuperscript{39}

Furthermore, the government has guided companies to integrate CSR into environmental law.\textsuperscript{40} For example, the 2014 revised Environmental

\textsuperscript{35} See Our Participants, U.N. GLOBAL COMPACT, https://www.unglobalcompact.org/what-is-gc/participants/search?search%5Bcountries%5D%5B5%5D=38 (last visited Apr. 6, 2023) (listing every Chinese company currently involved in the Global Impact).
\textsuperscript{36} Kim, supra note 31.
\textsuperscript{37} Id.
\textsuperscript{38} See COMPANY LAW OF THE PEOPLE’S REPUBLIC OF CHINA (rev. 2018), http://ghiplegal.com/static/frontend/img/pdf/company_law_en.pdf (detailing that the Company Law of the People’s Republic of China has been revised or amended numerous times in the years subsequent to its adoption in 1993).
\textsuperscript{39} Kim, supra note 31.
\textsuperscript{40} Id.
Protection Law states that companies are encouraged to “achieve further pollution reduction beyond statutory discharge standards” (Article 22) and to “give priority to the introduction of clean energy, adopt process and facilities with higher resource efficiency as well as low pollution discharges, and apply comprehensive waste utilization technologies and waste disposal technologies to reduce pollutant generation” (Article 40). These provisions also suggest ways for companies to go beyond legal obligations to increase environmental sustainability.

As CSR developed in China, the government enacted legislation and regulation related to CSR disclosure between 2006 and 2017. For example, the Shenzhen Stock Exchange issued Shenzhen Stock Exchange Social Responsibility Instructions to Listed Companies (Shenzhen Instruction) in September 2006. The Shenzhen Instruction stated that companies can disclose their CSR reports in their annual reports, and such CSR reports shall at least include: (1) actions the company has taken to address employee protection, environmental pollution, product quality, and its community relationship; (2) whether there is a difference between actual practice and company objectives, and an explanation for any such difference; and (3) measures and a timeline to improve its CSR implementation. In late December 2008, both Shenzhen and Shanghai Stock Exchanges required certain companies to disclose their CSR reports.

Among all aspects of CSR, environmental sustainability—especially disclosing corporate environmental information—is actively becoming one of the key focuses in China. Under Chinese law, corporate environmental disclosure for listed companies can be divided into mandatory and discretionary disclosures. Mandatory disclosures cover: pollutant discharge information; construction and operation of pollution prevention facilities;


42. Shenzhen Zhengquan Jiaoyisuo Shangshi Gongsi Shehui Zeren Zhiyin (深圳证券交易所上市公司社会责任指引) [Shenzhen Stock Exchange Social Responsibility Instructions to Listed Companies] (promulgated by Shenzhen Stock Exchange), ch. 7 (Sept. 25, 2006).

43. Id.

construction projects’ environmental impact assessments and their administrative approvals; internal contingent responses to environmental emergencies; and environmental self-monitoring frameworks.\textsuperscript{45} Companies should explain the reasons for not disclosing the required information.\textsuperscript{46}

Listed companies are further encouraged to disclose the following environmentally related contents: environmental compliance, environmental information verification conducted by a third-party (such as rating agencies and indexing service companies), and environmental protection and sustainability contributions.\textsuperscript{47} The latest Corporate Information Disclosure and Format for Listed Companies, issued in 2021, further encourages companies to disclose any measures taken to reduce GHG emissions and their performance.\textsuperscript{48} Although these disclosures are not mandatory (according to the 2021 revised Measures for the Administration of Information Disclosure by Listed Companies developed by the China Securities Regulatory Commission), companies should ensure the authenticity of such information disclosed in their annual reports.\textsuperscript{49}

Compared to the Chinese law that poses legal requirements to companies of any size to adopt CSR, the U.S. does not require all companies to undertake CSR, but companies are required to establish corporate compliance programs for certain CSR issues. Furthermore, the CSR related laws in the U.S. emphasize social sustainability, while Chinese laws’ development showed that China’s CSR focus has expanded from social sustainability (such as corporate donation and consumer protection) to environmental sustainability. Notably, the Chinese government has highlighted the importance of corporate pollution control and information disclosure. CSR requirements under Chinese law primarily focus on domestic companies, while the U.S. CSR policies concentrate on companies’ performance overseas.

\textsuperscript{45} Gongkai Faxing Zhengquan de Gongsi Xinxi Pilu Neirong yu Geshi Zhunze di’erhao Er’ling’yiqinian Xiuding (公开发行证券的公司信息披露内容与格式准则第2号-2017年修订) [Corporate Information Disclosure and Format for Listed Companies (2017 version)] (issued by China Securities Regulatory Commission and entered into effect on Dec. 26, 2017), Article 44.

\textsuperscript{46} Id.

\textsuperscript{47} Id.

\textsuperscript{48} Gongkai Faxing Zhengquan de Gongsi Xinxi Pilu Neirong yu Geshi Zhunze di’erhao Er’ling’eryinian Xiuding (公开发行证券的公司信息披露内容与格式准则第2号-2021年修订) [Corporate Information Disclosure and Format for Listed Companies (2021 version)] (issued by China Securities Regulatory Commission and entered into effect on June 28, 2021), Article 41.

\textsuperscript{49} Shangshigongsi Xinxipilu Guanlibanfa (上市公司信息披露管理办法 2021年修订) [Measures for the Administration of Information Disclosure by Listed Companies (2021 Revision)] (first issued on January 30, 2007. This version was revised and adopted at the 3rd 2021 executive meeting of the China Securities Regulatory Commission on March 4, 2021), Article 5.
Even though the U.S. and China have different approaches to CSR, figures show that CSR has been increasingly accepted and practiced in both countries. In the U.S., industrial reports showed that an estimated 90% of companies on the S&P 500 index published a CSR report in 2019, compared to just 20% in 2011.50 Meanwhile, scholars found that Chinese companies adopted CSR projects between 2006 and 2013 at increasing rates.51

The reasons for companies adopting and implementing CSR activities are myriad. Maignan and Ralston identified and summarized three types of motivations: value-driven, performance-driven, and stakeholder-driven.52 Each motivation has its distinguishing features. As discussed above, environmental sustainability is one aspect of CSR. Therefore, in the following sections, investigating these different motivations is useful to understand why companies make environmental commitments beyond legal requirements.

2.1 Value-Driven CSR

With value-driven motivation, CSR is presented as part of a company’s culture or as an expression of core values.53 A company’s CSR focus and practice is highly related to its leadership and employees’ morals.

According to Hemingway and Maclagan, the personal values of individual managers are one of the factors that influence CSR development.54 Besides the company’s strategic commercial interests, “individual managers can exercise influence [by] initiat[ing] or chang[ing] specific projects in order to address their personal moral concerns.”55 Similarly, Godos-Díez et al. point out the perception of ethics and social commitments of senior management, such as the Chief Executive Officer (CEO), come into play

53. Id. at 505–507.
55. Id.
when a company is designing CSR activities. Beyond the management level, Lynes and Andrachuk found employees’ perceptions and the corporate culture can be an important decision-making factor of CSR. Due to these individuals’ crucial positions at a company and their strong moral identity, the company tends to embrace more in-depth and innovative CSR initiatives.

For environmental sustainability alone, Gibbs highlighted the concept of “sustainability entrepreneurs” to refer to those entrepreneurs who combine environmental awareness with their business activities, with a goal to shift the basis of economic development towards a more environmentally friendly basis. Similarly, the birth of the term “ecopreneurs” represents a group of company leaders who go further by prioritizing the environment over profits whenever practical, and doing the best they can to lessen their impact on the environment. In practice, sustainability entrepreneurs and ecopreneurs are at the forefront of leading the way towards “going green.” These individuals who have strong environmental awareness reflect their personal moral values in the businesses they have established and operated.

One well-recognized example of a value-driven company is Patagonia, a U.S. outdoor clothing company founded in 1973, which has been a strong-willed socially and environmentally responsible brand since its beginning. Yvon Chouinard, the founder of Patagonia, is an outdoor enthusiast. Thus, Chouinard embedded his passion and environmental concerns into his business and has advocated for the government and other businesses to do more for environmental causes. Under his leadership, the company has held onto values defined by its slogans as: “Build the best product” (Quality); “Examine our practices openly and honestly, learn from our mistakes and meet our commitments” (Integrity); “Protect our home planet (Environmentalism); “Be just, equitable and antiracist as a company and in our community” (Justice) and “Do it our way” (Not bound by convention), in its business operation and product development. Although there are no

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statistics on value-driven companies in the U.S., Patagonia represents a group of companies that prioritize environmental sustainability in their business practices.

By comparison, due to the late start of the environmental movement in China, it takes time for companies to understand CSR and why environmental sustainability matters to them. According to a survey conducted in 2005, 76% of 1,500 surveyed companies heard about the CSR concept, and over a majority of them thought companies’ main social responsibility lies in employee benefits (90%), paying taxes honestly (79%), and corporate philanthropy (69%).\textsuperscript{62} Regarding corporate philanthropy, 61% of these companies primarily donated to disaster relief funds, poverty reduction was second (52%), and only 11% chose to support environmental-related causes.\textsuperscript{63} The results showed that Chinese companies lacked systematic knowledge of CSR. Additionally, climate change, becoming an essential subject of environmental sustainability under CSR, was found to demand education. According to another survey conducted in 2010, managers’ awareness of the cause of climate change, recognition of climate policies, and knowledge of tackling climate change were relatively low.\textsuperscript{64}

Even though some companies with solid business ethics are willing to do more to promote environmental sustainability, these surveys showed that Chinese companies need guidance on how to achieve it. Meanwhile, the Chinese government has been working on filling the knowledge gap via legislation, especially on corporate environmental information disclosure, which resulted in companies embracing environmental sustainability. Therefore, it would be challenging to locate examples of Chinese companies that are driven purely by individual values without governmental influence.

\subsection*{2.2 Performance-Driven CSR}

Performance-driven CSR introduces CSR as a part of the firm’s economic mission, as an instrument to improve financial performance and

\begin{itemize}
  \item \textsuperscript{62} Yin Geifei, Yu Zhihong & Wu Fushun (殷格非 于志宏 吴福顺), Zhongguo Qiye Shehui Zeren Diaocha Baogao (中 国企 业 社 会 责 任 调 查报 告) [Research Report on Corporate Social Responsibility of China], WTO Jingji Daokan (WTO 经 济导 刊) [CHINA WTO TRIBUNE], Sep. 25, 2005, https://www.csr-china.net/a/zixun/guandian/zfdb/2014/0902/1601.html
  \item \textsuperscript{63} Id. \textsuperscript{64} For companies’ climate awareness, see Xu Guangqin, Dong Xiaoqi, The questionnaire survey on climate change awareness and business response to climate change of corporates, CLIMATE CHANGE RES., Vol. 14 No. 4, July 2018. For companies’ environmental awareness, see Li Youhuan, Research on Corporate Social Responsibility (2007) (Doctoral Thesis, China Northwest University), http://cdmd.cnki.com.cn/Article/CDMD-10697-2007129669.htm.
\end{itemize}
competitive position. Grant Thornton, a leading global accounting and consulting firm, released a report about CSR drivers and found that 67% of 2,500 interviews with business leaders in 34 economies responded that cost management was the key reason for pursuing sustainable practices. Likewise, Bhimani et al. indicate that companies that adopt and report CSR performance “with a view to saving costs or earning abnormal profits by leveraging an innovation that piques customer interest and raises the demand curve of the concerned firm.” A study conducted by the Stern Business School of New York University found that “products marketed as sustainable are driving not only the product but also total category/market growth.” Therefore, companies motivated by performance-driven CSR practices have an incentive to find a balance between pursuing good causes and profits.

It is not difficult to spot performance-driven companies in the U.S., such as Microsoft and Google, which have invested in projects to achieve environmental sustainability while reducing costs. In 2011, Microsoft deployed an energy-smart building solution that reduces energy consumption and operating costs by 6–10% at Microsoft offices worldwide. Furthermore, Microsoft has started to phase out fossil fuels used in transportation, data centers, and work campuses as well as support carbon removal projects, to reach carbon negative levels by 2030. Microsoft claims that “what is good for the climate will be good for business, and good for companies that are at the cutting edge in addressing carbon issues,” which indicates these environmentally-friendly investments will pay off in the long term. Similarly, Google aims to create energy-efficient data centers to


70. MICROSOFT, supra note 69.

accelerate the transition to carbon-free energy. According to a 2019 environmental report, Google has claimed that it has been carbon neutral for over a decade.\textsuperscript{72} In 2018, the company matched 100% of the electricity consumption of its global operations with renewable energy for the second consecutive year.\textsuperscript{73} Google is optimistic that all these measures can help save money in the long term.\textsuperscript{74}

Other than these multinational corporations, more and more small and medium-sized enterprises (SMEs) in the U.S. view greening their business as an approach to “improve business performance (via cost reductions and increased sales), which in turn can generate jobs and income opportunities.”\textsuperscript{75} Furthermore, some SMEs also explicitly pursue the TBL approach to generate societal and environmental benefits.\textsuperscript{76}

In China, cost-saving is also an essential motivation for companies to achieve CSR goals beyond the legal requirements. Previously, some Chinese companies equated CSR to corporate philanthropy and thus deemed CSR practice as a financial burden to their profits.\textsuperscript{77} However, this attitude has changed in recent years with a deeper understanding of how environmental sustainability can save costs. Lower environmental taxes are one example. In 2016, China issued the Environmental Protection Tax Law to promote environmental protection and reduce pollution.\textsuperscript{78} By abolishing the previous system of pollutant-discharge fees and establishing a tax that can motivate companies to reduce pollution discharges, this law did not add extra burdens to companies but increased the transparency of administrative management and efficiency of implementation.\textsuperscript{79} Particularly, the Environmental


\textsuperscript{73} Id. at 9.

\textsuperscript{74} Id.


\textsuperscript{76} Id.


\textsuperscript{79} Lvseshuifa Nengfou Huanjie Shengtaihuanjing Zhichao (绿色税法“能否缓解生态环境之忧—聚焦环境保护税法) [Can the “Green Tax Law” Alleviate Ecological and Environmental Concerns—
Protection Tax Law includes two major incentives: if taxpayers discharge taxable atmospheric pollutants or water pollutants at a concentration less than 30% of nationally or locally stipulated pollutant discharge standards, 75% of the environmental taxes would be reduced; if the concentration rate is less than 50%, half of the environmental taxes would be deducted. The two incentives encourage companies to invest in pollutant-reducing activities instead of paying for their pollution, and thus can save money by reducing tax payments in the long term.

Another approach to cost-saving for Chinese companies is to lower production costs. For example, China Communications Construction, a state-owned company, stated that upgrading technologies and machines enabled the company to achieve the carbon mitigation goal designated by the government for a specific period and improve resource efficiencies and lower the company’s energy usage. From these examples, the government has played a vital role in leading companies (particularly state-owned) to achieve cost-saving and environmental sustainability together.

The Chinese government has also boosted SMEs’ understanding of environmental protection over the years; more and more SMEs realized that environmental costs are part of their operational costs. Starting in 2009, the Chinese government developed plans to unlock SMEs’ potential to mitigate GHG emissions, including accessing free training and knowledge-sharing platforms. However, recent research reports show that survival remains the

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81. See Guo Ting (郭婷), Huanjing Guizhi Zhutui Zhongxiao Qiye Lüsefazhan (环境保护助推中小企绿色发) [Environmental Regulations and Governance Boost Small and Medium-Size Enterprises’ Green Development], CHINA ENVIRONMENT NEWS (Apr. 1, 2019), chrome-extension://efaidnmbpnjjocjkkpggffjodidclojebhttp://epaper.cenews.com.cn/html/1/201904/01/03B/2019040103B_pdf.pdf (explaining how “enterprises are gradually realizing that environmental costs are part of the production costs of enterprises”).

fundamental objective of many Chinese SMEs.\textsuperscript{84} Considering the significant upfront costs of investing in environmental sustainability that SMEs need to cover, few companies are willing to make environmental commitments beyond legal responsibilities.

Similar to value-driven CSR, it is difficult to identify which Chinese companies voluntarily made environmental commitments based on their business judgment only, or results that are advocated by the government (or law), since the government has been such a strong influence to guide companies of any size to understand that cost-saving and environmental sustainability go hand-in-hand.

### 2.3 Stakeholder-Driven CSR

Stakeholder-driven CSR usually presents CSR as a response to the pressure and scrutiny of one or more stakeholder groups.\textsuperscript{85} Carroll pointed out that “the term ‘stakeholder’ constitutes a play on the word ‘stockholder,’ and is intended to, more appropriately, describe which groups or persons have a stake, a claim, or an interest in the operations and decisions of the firm.”\textsuperscript{86} Carroll summarized nine stakeholder groups that matter to a company: owners, customers, employees, communities, competitors, suppliers, social groups, the public, and others.\textsuperscript{87} Carroll further commented that the government is also an important stakeholder because “[b]usinesses are expected and required to comply with these laws and regulations as a condition of operating.”\textsuperscript{88} Among these stakeholders, company owners and employees can be categorized as internal direct stakeholder groups for the development and implementation of CSR programs. The rest of the stakeholder groups can be viewed as the external forces that motivate companies and will be the main focus of the stakeholder-driven CSR approach. Both internal and external forces are important to push companies to make bold environmental commitments.

In the U.S., stakeholder pressures related to CSR practices are primarily from investors, consumers, and social groups. Investment firms have started


\textsuperscript{85} Maignan & Ralston, supra note 52, at 505.


\textsuperscript{87} Id. at 44.

pressuring companies to disclose their environmental risks. In July 2020, New York-headquartered BlackRock, the world’s largest asset manager, pointed out that 244 of its invested companies were not making enough progress towards addressing climate risk, and told these companies that they could face consequences at next year’s round of shareholder meetings if they did not improve. In May 2021, BlackRock joined several other investment companies in successfully electing three environmental activists to the Board of Directors of ExxonMobil over the objection of management.

Increasingly, customers serve as another force to push companies to develop environmentally friendly products. In a 2020 consumer survey, nearly 70% of consumers in the U.S. and Canada thought it was important for a brand to be sustainable or eco-friendly.

Meanwhile, major social groups (sometimes including youth groups) also urge companies to foster climate policy and advance the corporate sustainability agenda, often bringing lawsuits to compel them to do so. For example, seven groups including Greenpeace and Friends of the Earth Netherlands filed a lawsuit in 2019 to force the Royal Dutch Shell company to change its strategies regarding climate mitigation. The Dutch court later ordered Shell to establish a much stronger fossil fuel reduction program than previously undertaken.

In China, companies’ external CSR pressures are mainly from the government, public media, and consumers. Most of the Chinese companies that made CSR commitments are either state-owned companies that resonate with the guidance issued by the State-Owned Assets Supervision and

89. See Jorden Davidson, Investors Want Companies to Disclose Environmental Risk, ECOWATCH (Jun. 11, 2020, 5:08 AM), https://www.ecowatch.com/investors-companies-environmental-risk-disclosure-2646169116.html?rebelltitem=1#rebelltitem1 (explaining how Forbes reports that global companies worth more than ten trillion are urging companies to disclose their environmental impacts to investors.).


95. Id.
From Polluters to Protectors: The Potential of Unilateral Environmental Commitments Made by Companies in the U.S. and China

Administration Commission of the State Council, or private businesses that have made environmental commitments for the persuasions that involved the local government.

Also, consumers’ awareness of environmental factors and sustainability has increased dramatically in China over the past decade. According to a global consumer survey conducted in 2014, 73% of Chinese respondents (7th highest among the 23 countries studied) say that they are plagued by guilt when they indulge in an environmentally unfriendly manner, and 80% of them desire brands and companies to be environmentally responsible. The organizer of the report also pointed out that the results presented in this survey are similar to most existing research studies of Chinese consumers.

Last, the Chinese government encourages public media to expose companies’ negative environmental performance. Some scholars found that the greater the amount of media coverage, the more the environmental information of publicly listed companies would become available; but, such coverage does not necessarily improve the overall quality of corporate environmental disclosure.

Big companies in the U.S. and state-owned companies in China started to pressure their suppliers to meet their updated requirements of environmental sustainability in recent years. For example, Walmart urged its

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97. See The Third World Cloth Merchants’ Congress 2020 Promotes The Textile Industry To Integrate Into The New Pattern Of ”Double Circulation” And Opens The Curtain Grandly, WORLD CLOTHING SHOES & HATS NETWORK (Oct. 26, 2020), http://www.sfzxm.com/global/en/578055.html (detailing how in late October 2020, 12 fabric dyeing companies committed to take action to reduce GHG emissions with the local government at the third world cloth merchants exposition.)


99. Id.


network of suppliers to disclose their sustainability performance since 2007.\textsuperscript{102} Due to the fact that most GHG emissions are generated from product supply chains, Walmart created the Project Gigaton initiative to require all direct suppliers to set emissions-reduction targets in one or more of six key areas (energy, waste, packaging, nature, transportation or product use).\textsuperscript{103} According to the Walmart’s Environmental, Social and Governance Report, Walmart’s suppliers reported that they avoided 136 million metric tons of emissions in 2019 alone.\textsuperscript{104} From suppliers’ perspective, their business clients are the main stakeholder to oppose the pressure of environmental sustainability.

Through reviewing the three types of motivations for CSR practices, the following trends are clear. First, value-driven companies rely highly on the company leadership’s individual morals and concerns. If such morals can be integrated into the company culture, this type of company would be able to maintain its high standards of environmental protection and sustainability. Second, performance-driven companies demand CSR knowledge and examples to reaffirm that implementing environmental sustainability can lead to cost-savings and new market opportunities. Regardless, they seek professional help or utilize resources provided by the government. Third, stakeholder-driven companies’ CSR practices would work well when the pressure is from the right stakeholder groups.

Between the two countries, the primary motivation for Chinese companies to undertake CSR is stakeholder-driven. In contrast, U.S. companies’ motivations are more evenly distributed among the three types. One reason for the difference is the environmental movement and modern CSR development started much earlier in the U.S. Another difference is the social expectations for companies in the two countries.

In the U.S., businesses have played a significant role in developing cities and local communities. Therefore, businesses have been assigned substantial responsibility for the moral and physical characteristics of the communities in which those businesses have invested.\textsuperscript{105} U.S. businesses’ involvement has created the expectation that companies will play a leadership role in the


\textsuperscript{105} Maignan & Ralston, \textit{supra} note 52, at 510.
communities where they operate. In this historical context, CSR has become an important concept that many U.S. companies cannot neglect. Regardless of the source of motivation (value-, performance-, or stakeholder-driven), businesses must take proactive action to deal with CSR issues, including environmental sustainability.

In China, the government, as the owner of state-owned companies and the legislator, holds a dominant position in society. The government undertakes the responsibility of introducing new concepts such as CSR and sustainability through legislative actions. Companies are used to receiving guidance from the government or following legal requirements instead of coming up with more aggressive environmental sustainability goals on their own. Thus, most companies believe the government should undertake primary responsibilities on environmental sustainability, specifically with climate change. Cultivating value- and performance-driven companies with this mindset takes time in the Chinese market.

III. PROPOSED INDICATORS TO MEASURE UNILATERAL CORPORATE ENVIRONMENTAL COMMITMENTS’ EFFECTIVENESS

Because the business sector manages vast amounts of natural resources, raw materials, and financial resources as part of business operations, it often has the capacity to contribute to and influence environmental protection and sustainable development for whole societies. If companies’ environmental commitments are as effective and accountable as they claim, that is a win-win for both the companies and society. These commitments would help companies conduct business in a greener way and potentially increase their brand values through positive public images and operational cost-savings.

However, since corporate environmental commitments are made voluntarily, these promises do not have as profound an impact as they would if there were proper monitoring and measurement. Eavis and Krauss found that many big U.S. companies have not set concrete targets for reducing GHG emissions and some have weak goals, despite saying publicly they want to reduce their GHG impact on climate change. Thus, assuring companies fulfill their promises accurately is critical.

106. Id.
The lifecycle of a typical unilateral-corporate-environmental commitment includes three stages: commitment design, implementation, and monitoring. The way that companies go through this lifecycle may vary depending on the structure and available resources of the businesses, but the overall implementation process is similar. Maon et al. summarized the following nine general steps for existing frameworks on CSR design and implementation, which provides a glimpse of how the agendas related to environmental sustainability are developed and implemented within a company:

Step 1: Raising CSR awareness inside the organization.
Step 2: Assessing corporate purpose in its societal context.
Step 3: Establishing a vision and a working definition for CSR.
Step 4: Assessing current CSR status.
Step 5: Developing a CSR integrated strategic plan.
Step 6: Implementing the CSR integrated strategic plan.
Step 7: Communication about CSR commitments and performance.
Step 8: Evaluating CSR integrated strategies and communication.
Step 9: Institutionalizing CSR.\(^{109}\)

Steps 1–5 are included in the commitment design phase. Step 6 is about implementation, and the rest falls under the monitoring phase. If the commitment is implemented through an ad-hoc program, Step 9 advises stabilizing the efforts by establishing a long-term structure. This discussion does not include Step 9 because environmental commitments sit in the company's CSR framework.

Four key aspects that are fundamental to this process and the effectiveness of these voluntary commitments are identified during the lifecycle of corporate environmental commitments. The aspects are the company leadership's willingness, environmental commitment content, stakeholder participation, and the quality of corporate information disclosure.

A company and its stakeholders can develop a checklist incorporating these four aspects to evaluate the company’s commitment(s). Figure 1 lists some questions associated with each aspect. The more questions answered “yes,” the more effective the company's commitments would be.

Proposed Framework For Evaluating A Company’s Environmental Commitments:

**The Willingness of the Company Leadership**  
*Company Culture*  
1. Has the company leadership often expressed statements related to environmental issues within the public domain?  
2. Have the company’s internal rules supported environmental sustainability?

*Company Structure*  
3. Does the company’s organizational structure enable the commitments to be implemented and monitored?

**The Content of the Environmental Commitments**  
*The Subject*  
4. Is the commitment about natural resource efficiency or greenhouse emission reduction?

*The Scope*  
5. Is the commitment directly related to the company’s corporate strategies and development?

*Specific Metrics for Checking in Progress*  
6. Did the company announce the commitment together with key metrics, strategies, and other information that can help measure the progress?

**Stakeholder Engagement**  
*Opportunities for Stakeholders to Participate*  
7. Has the company included both internal and external stakeholders to design the commitments?  
8. Has the company had a systematic way for internal and external stakeholders to share feedback regarding implementing and monitoring the commitments?

**The Quality of Information Disclosure**  
*Reporting Standard*  
9. Has the company adopted any well-recognized reporting framework to disclose environmental information?

*Reporting Frequency*  
10. Has the company published such reports regularly?
Third-Party Verification

11. Has the company invited a third-party to validate its disclosure reports?

Note: questions can be added to this framework to collect and confirm more information.

The following sections explain why these aspects matter and propose to use them as indicators to evaluate the effectiveness of any corporate environmental commitment, regardless of where the company is located.

3.1 The Company Leadership’s Willingness

Companies are the primary players of unilateral-corporate-environmental commitments in both China and the U.S. A company's high-level leadership makes environmental commitments and pursues them. They develop strategies and establish corporate programs to achieve the promises made to stakeholders. Companies are also responsible for compiling information and data and disclosing the commitments’ progress. In other words, companies are the organizers, the key participants, and the monitors of their corporate environmental commitments and related programs.

No matter the type of motivation that drives companies to adopt CSR, the fundamental factor is whether a company’s leadership has a strong willingness to translate the motivation to action. Most CSR initiatives tend to be top-down, if the company leadership thinks highly of the commitments, they would arrange resources and overcome obstacles to achieve them. Otherwise, the voluntary nature of such commitments determines that targets can be unambitious and reversed at any time.

Measuring company leadership’s willingness accurately is challenging but can be evaluated through company culture. According to Groysberg et al., company culture can be a powerful differentiator and often strongly aligns with corporate strategies.\(^\text{110}\) Company culture with specific features (such as “purpose”) can unite employees to focus on sustainability issues.\(^\text{111}\) Groysberg et al. also pointed out that company culture contributes to the company leadership selection by choosing the individuals that agree with the company culture.\(^\text{112}\) Executive officers and the strategies they make can shape the culture as well.\(^\text{113}\)

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\(^{111}\) Id.

\(^{112}\) Id.

\(^{113}\) Id.
Therefore, if the environmental mindset has been incorporated into a company’s culture, the company’s internal and external activities will reflect such willingness. Company leaders who agree with the company culture would also follow it. Naturally, the leadership members (of value- and performance-driven companies) are likely to be the ones who take the initiative to raise awareness of specific environmental issues (Step 1) and assess how issues are related to company operations (Step 2).

As outsiders, consumers can gain some understanding of a company’s culture from its leadership’s publicly expressed statements.114 For example, the Swedish furniture company IKEA had its Investment Managing Director make the following comment when CNN news media interviewed her: “We truly believe responsible forest management is possible and we see that a large part of our responsibility towards the land we own—and by extension the planet—is to restore forests and plant more than we harvest. . . . In all our properties nature conservation is important.”115 The statement indicates that IKEA cares about nature and has embedded this value into its financial investments.

Other than public statements, company culture can also be demonstrated through corporate rules. For example, the German sports apparel brand PUMA developed a Sustainability Handbook for employees to understand the company’s sustainability targets and how employees should incorporate the targets into their business conduct.116 Furthermore, some companies organize regular training sessions to educate employees about environmental and sustainability issues. By partnering with Arizona State University, the U.S. coffee chain Starbucks developed an online program called Greener Apron, which focuses on providing free learning courses to all Starbucks employees.117 This program lets employees learn more about climate change, recycling and waste reduction, water and energy conservation, and LEED certification for stores.118

Evaluating a company leadership’s willingness to pursue environmental goals should consider company structure. In the commitment implementation stage, all company departments must act consistently and cohesively through

114. See id. (stating “Top leaders and founders often express cultural sentiments within the public domain, either intentionally or unintentionally. Such statements can provide important clues to how these leaders are thinking about and leading their organizations’ cultures.”).
118. Id.
their strategies (both short- and long-term) and daily operations to achieve environmental goals. According to McKinsey & Company, an influential global consulting firm, a well-designed corporate governing structure allows the company to effectively implement environmental sustainability.\(^\text{119}\) Although such an organizational structure would be different on a case-by-case basis, McKinsey summarized that companies commonly establish a dedicated team (with or without decision rights) to ensure sustainability.\(^\text{120}\)

Through my work experience, I conducted interviews with senior managers responsible for their companies’ CSR programs and reviewed the information published on the companies’ websites. I found that multinational companies generally establish a department or a committee as “a dedicated team” to undertake the CSR organizational responsibilities authorized by the board. The team serves as a bridge to assist the top-level management with: establishing corporate environmental goals, developing related programs aimed to achieve these goals, and motivating the whole company to make efforts through education. Yili, a Chinese dairy products producer, provides an example of such a structure to implement its commitment to protect and conserve biodiversity. Yili established a Committee for Sustainable Development under the Chairman of the Board.\(^\text{121}\) The Committee has a Secretariat and a management platform.\(^\text{122}\) Under the platform, each department of Yili has been assigned one point contact person by the Committee. These point contacts communicate between the Committee and company departments to ensure the company’s sustainability agenda is fully integrated into products’ life cycles and all departments’ daily operations.\(^\text{123}\)

Eccles et al. specified that boards of directors perform the monitoring and advising role to ensure that company management (including the designated team) is making decisions consistent with the company’s sustainability objectives.\(^\text{124}\) Because the board plays a critical role, some companies, such as the U.S. dairy company Ben & Jerry's, select their board of directors by asking how the director’s individual social and environmental


\(^{120}\) See id. (noting that implementing sustainability can be the most effective when there is a small, central team and dedicated resources).


\(^{122}\) Id.

\(^{123}\) Id. at 28.

\(^{124}\) See Robert G. Eccles et al., The Impact of Corporate Sustainability on Organizational Processes and Performance, 60 Mgmt. Sci. 2835, 2838 (2014) (discussing the effect of sustainability on corporate governance).
values can align with the company’s missions. Eccles et al. also observed that companies with highly incorporated environmental and social policies tend to link top management officers’ compensation with their sustainability performance. The link serves as an incentive to ensure the leadership fulfills its responsibilities.

In the U.S. and China, the designated team in SMEs is usually just one person. The appointed person communicates and reports to company leadership, facilitates meetings and discussions to finalize options for proceeding with such commitments, and develops implementation plans. This person’s direct supervisor usually serves as the monitoring role within the company.

In summary, company culture and organizational structure are indicators that can evaluate the willingness of a company’s leadership to pursue environmental goals. Management officers’ public statements and rules of business conduct can reveal company culture. Organizational structure provides a clue to the hierarchy of how a company designs, implements, and monitors its environmental sustainability agenda.

### 3.2 Environmental Commitment Content

Environmental commitment content is another proposed indicator to evaluate corporate commitments’ effectiveness. To analyze this indicator, it can be divided into three aspects: the subject, scope, and specific metrics for measuring commitments’ progress.

To motivate companies’ willingness to develop their commitments, the subjects have to be highly relevant to their value chains. Ceres, a U.S.-based organization, developed corporate sustainability progress reports in 2012, 2014, and 2018. Each report systematically analyzed more than 600 large U.S. companies among sectors including: transportation, financial services, food and beverage, footwear and apparel, oil and gas producers, retail, technology, and utilities. Ceres’ reports found that only companies from the food and beverage sectors, footwear and apparel, oil and gas producers, and utilities have systematic water management programs (including water risk

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125. See BEN & JERRY’S, How We’re Structured, https://www.benjerry.com/about-us/how-were-structured/#timeline (last visited Mar. 1, 2021) (noting that the Board of Directors have individual social and environmental values that further Ben and Jerry’s mission of equity and integrity).
126. See Eccles et al., supra note 124, at 2838–39 (discussing compensation for top management).
127. Id.
128. The responsible leadership can be the company’s president/vice president, head of the treasury/finance department, or head of marketing/external communication department, etc.
assessment, disclosure, and reduction). These sectors heavily rely on water throughout their supply chains far more than the rest of the surveyed sectors. Companies that established GHG emission reduction programs (including emission disclosure, reduction, and renewable energy application) can be found in all the surveyed sectors. Similarly, Li et al. found that energy and water are the issues on which Chinese companies’ CSR programs focus the most, after examining 34,000 CSR projects released by 839 companies in 31 provinces from 2006 to 2016.

The U.S. and China focus mostly on water and GHG emission/energy efficiency in selecting subjects for corporate environmental responsibility. Addressing water usage can reduce material risk to businesses and reducing GHG emissions would help companies save money. Therefore, companies have a stronger willingness to make aggressive voluntary commitments and even push the government to take further action on these topics. For example, in 2021, some U.S. companies even collectively urged the government to develop specific targets to reduce GHG emissions. Commitments related to water, GHG emissions, and energy efficiency would therefore be more effectively selected for implementation than other environmental issues.

Second, to establish effective corporate commitments companies must define their scope of intended responsibility. Delmas and Burbano summarized that the scope can be at a corporate level and/or a product

129. Among the surveyed companies, 55% (2012 Report), 50% (2014 Report) and 55% (2018 Report) of the companies have water management programs, such as water risk assessment and disclosure, water usage reduction. See CERES, THE ROAD TO 2020: CORPORATE PROGRESS ON THE CERES ROADMAP 12 (2012); CERES, GAINING GROUND: CORPORATE PROGRESS ON THE CERES ROADMAP FOR SUSTAINABILITY 40 (2014); CERES, TURNING POINT: CORPORATE PROGRESS ON THE CERES ROADMAP FOR SUSTAINABILITY (2018).

130. Among the surveyed companies, 32% (2012 Report), 35% (2014 Report) and 36% (2018 Report) track and report GHG emissions, established goals and corporate programs to reduce GHG emissions, increase renewable energy use and energy efficiency. CERES, supra note 129.

131. See Kun et al., supra note 51.

132. According to the Carbon Disclosure Project (known as “CDP”), a growing number of companies are beginning to invest significant money, time and effort into addressing the risks they face. In 2017, companies have committed U.S. $23.4 billion across more than 1,000 projects to tackle water risks in 91 countries around the world. See CDP, A Turning Tide: Tracking corporate action on water security-CDP Global Water Report 2017 14 (2017), https://www.cdp.net/en/research/global-reports/global-water-report-2017.

133. CDP collected the largest data set ever through its supply chain program and reported emissions reductions amounting to 551 million metric tonnes CO2, which translates into US$14 billion in cost savings. CDP, CLOSING THE GAP: SCALING UP SUSTAINABLE SUPPLY CHAINS 4 (2017–18), https://www.cdp.net/ja/reports/downloads/3014.

level. Corporate level commitments include: company vision and missions, standards adherence, corporate certification, medium- to long-term goals, report communication, and targeted special operations. In conjunction, product level commitments include labeling, targeted advertising, packaging, and product certifications. For example, in 2013, Coca-Cola set the goal of reducing its products’ carbon footprint by 25% of its 2010 emission baseline by 2020. Even though this goal only targets products, it would require Coca-Cola to refine its supply chain and manufacturing operations, which are highly relevant to the company’s medium- to long-term strategies and visions.

Third, if the company has developed a set of specific metrics for measuring corporate environmental commitments’ progress, the authenticity of companies’ pledges can be revealed. According to Reilly and Hynan, genuinely green companies’ public messages contain more details, facts, and use measurable numbers to showcase their progress. Walmart, the retail giant, established its GHG emission reduction goals with an outline of specific timeframes and key metrics used to simultaneously measure Walmart’s progress and the effectiveness of its strategy. Walmart also published the method to develop its implementation plan, plans on how it will achieve its goals internally, and methods of overcoming perceived management challenges along the way. Besides measuring progress, a detailed plan including such information can also guide the whole company to work toward the goals.

One advantage of corporate environmental commitments is that companies may compete with each other regarding their promises, which pushes companies in the same industry to develop similar or bolder environmental commitments. For example, in 2020 Microsoft announced that it will be carbon negative by 2030, and by 2050 it will have offset or captured the equivalent of Microsoft’s entire historical carbon emissions, including indirect emissions via electricity consumption, since Microsoft’s

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136. Id.
137. Id.
139. See Anne H. Reilly, Katherine A. Hynan, *Corporate communication, sustainability, and social media: It’s not easy (really) being green*, 57 BUS. HORIZONS 747–758 (2014) (discussing how green firms are more active than Not Green firms in addressing their sustainability practices and social media use, as well as the metrics they use and how they communicate them).
141. Id.
founding in 1975.\textsuperscript{142} Later in the same year, Apple unveiled a roadmap to achieve zero carbon for its supply chain and products by 2030.\textsuperscript{143} Google also announced its goal of operating on carbon-free energy by 2030.\textsuperscript{144} In 2022, Intel publicly revealed its goal of achieving net-zero GHG emissions in its global operations by 2040.\textsuperscript{145} Tencent, an influential Chinese technology company, committed to becoming carbon neutral by 2030.\textsuperscript{146} All these goals contain clear deadlines and plans to achieve carbon neutrality or become carbon negative. It could be a coincidence that these high-technology companies’ announcement dates on their carbon mitigation commitments are close to each other, but it also indicates that pressure from competitors could motivate companies to race to the top.

However, keep in mind that it is not realistic to expect a company to tackle environmental issues as comprehensively as the government, even if the company has inspired leadership that aims to achieve multiple facets of environmental sustainability.

### 3.3 Stakeholder Participation

Stakeholder participation includes practices that an organization undertakes to involve stakeholders in a positive manner with regard to organizational activities.\textsuperscript{147} Companies practicing good stakeholder engagement “will proactively engage in robust dialogue with stakeholders across the whole value chain, and will integrate stakeholder feedback into strategic planning and operational decision-making.”\textsuperscript{148} This highlights the possibility of stakeholder-driven companies changing their practices because their stakeholders “forced” them to.

\begin{itemize}
  \item \textsuperscript{142} Brad Smith, Microsoft will be carbon negative by 2030, MICROSOFT: OFF. MICROSOFT BLOG (Jan. 16, 2020), https://blogs.microsoft.com/blog/2020/01/16/microsoft-will-be-carbon-negative-by-2030/.
  \item \textsuperscript{144} Paresh Dave, Google aims to run on carbon-free energy by 2030, REUTERS (Sept. 15, 2020) https://www.reuters.com/article/us-alphabet-climatechange/google-aims-to-run-on-carbon-free-energy-by-2030-idUSKBN2651EP.
  \item \textsuperscript{147} Michelle Greenwood, Stakeholder Engagement: Beyond the Myth of Corporate Responsibility, 74 J. Bus. Ethics 315, 317-18 (2007).
  \item \textsuperscript{148} CERES (2012), supra note 129, at 5.
\end{itemize}
The stakeholder engagement process involves establishing, developing, and maintaining stakeholder relations—particularly stakeholder identification, consultation, communication, and information exchange.\textsuperscript{149} Each group of stakeholders merits consideration for its own sake.\textsuperscript{150} If companies provide appropriate channels, stakeholders can motivate, influence, or assist a company’s leadership in defining better, bolder, and/or more ambitious goals. For a company, the more stakeholders a company can identify and engage, the more comprehensive insights of environmental concerns they can gather and transform into commitments that can spread positive impacts. Therefore, it is important to see if a company has established systematic structures for stakeholder involvement during the stage of commitment design.

Furthermore, stakeholder participation can help increase the transparency of CSR implementation and monitoring. During these two stages, stakeholders commonly rely on public-access information, including company websites, published CSR reports, and third-party surveys. This information is then used to evaluate (1) if the company’s environmental goals match its capabilities and environmental impact; and (2) if the company’s related environmental programs are effective to achieve the goals. Robust stakeholder participation appears to be a prerequisite to high-quality corporate information disclosure.\textsuperscript{151}

Real life examples show that stakeholders “work” together to maximize their advantages to effectively monitor companies’ environmental commitments. Some research has revealed that, generally, consumers alone cannot identify whether an environmental claim is greenwashed or authentic, and the research underscored the need to educate consumers about environmental claims.\textsuperscript{152} However, utilizing social media enables consumers to effectively monitor companies’ environmental performance. Lyon and Montgomery opined that traditional mass media (such as television and print media) primarily involved one-way communication, while social media


\textsuperscript{151} See discussion infra Part 3.4 (discussing the proposed indicators).

\textsuperscript{152} See JACOB KRAFFT, REI SAITO, GREENWASHING: AN EXPERIMENTAL STUDY ABOUT THE EFFECTS OF MISLEADING AND DECEPTIVE ENVIRONMENTAL CLAIMS IN ADVERTISING, UNIV. OF GOTHENBURG (2014), https://gupea.ub.gu.se/bitstream/handle/2077/38135/gupea_2077_38135_1.pdf?sequence=1&isAllowed=y (discussing the difficulty that consumers have identifying greenwashing environmental claims); see also Juliana Fernandes, Sigal Segev & Joy K. Leopold, When Consumers Learn to Spot Deception in Advertising: Testing a Literacy Intervention to Combat Greenwashing, 39 INT’L J. ADVERT. 1115-49 (2020).
platforms (such as websites, forums, Facebook, and Twitter) embody functions that allow site visitors to leave comments and interact with the site host. Social media, compared to traditional media, allows the public and companies to have two-way communication, which increases the information available to the public.

Similarly, competitors together with social organizations can also expose companies’ inappropriate environmental claims. For example, the Procter & Gamble Company challenged a non-toxic claim on Windex Vinegar Glass Cleaner, a product developed by S.C. Johnson & Son, Inc., and submitted the case to the National Advertising Division of Better Business Bureau (BBB) National Programs. As a program that promotes truthful, transparent and responsible advertising, the National Advertising Division is an investigative unit of the advertising industry’s system of self-regulation and is a division of the BBB National Programs’ self-regulatory and dispute resolution programs. After reviewing the evidence submitted by Johnson & Son, the National Advertising Division of BBB recommended that Johnson & Son discontinue the claim “non-toxic” on package labeling for its Windex Vinegar Glass Cleaner, since the evidence provided by Johnson & Son was not able to support such a claim that was both health and environmental benefit-related. This case indicated that competitors and social organizations serve as a strong force for accountability by scrutinizing companies’ voluntary claims.

From the above, it is reasonable to assume that the more stakeholders can participate in the cycle of corporate commitment development, the more effective and impactful the commitments would be.

3.4 The Quality of Information Disclosure

According to the step-by-step guide summarized by Maon et al., the monitoring stage of corporate commitments includes communicating the commitments and their performance (Step 7) and evaluating the

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156. See id. (determining that the term “non-toxic” reasonably conveys a message that the product will not harm people (including small children), common pets, or the environment. Importantly, it noted that a reasonable consumer’s understanding of the concept of “will not harm” is not limited to death, but also various types of temporary physical illness, such as vomiting, rash, and gastrointestinal upset. However, this is what the impact that the disputed product can bring).
implementation process (Step 8). Both steps rely on information sharing and disclosure, which not only inform company leadership but also enable valid stakeholder participation. Therefore, the quality of information disclosure is another vital indicator to evaluate the effectiveness of a company’s environmental commitments.

The quality of information disclosure relies on sufficient first-hand data and information generated from internal practice. The person or the department that oversees CSR programs measures these activities’ performance by analyzing the results of different compliance surveys conducted on employees, customers, and suppliers; collecting data to evaluate the results of environmental impacts (corporate waste, carbon emissions, water usage, etc.); and looking at other CSR commitments. Companies commonly work with business service providers to complete the data collection and evaluation process. With this data and information collected, companies can develop reports for internal and external purposes. These internal monitoring and data collection measures lay the foundation for external monitoring. In this context, if a company’s leadership has strong convictions, demonstrated by a positive company culture and well-designed accountability metrics, the company’s CSR is more likely to have the intended impact.

Once the raw data and materials are ready, the focus shifts to what should be disclosed (the content) and how to present the information (the format). To improve the quality of disclosed information, companies in the U.S. and China are increasingly adopting reporting frameworks developed by non-governmental organizations (NGOs). Below, two commonly used reporting frameworks and their environmental information disclosure requirements are highlighted. The first framework focuses on comprehensive corporate environmental information disclosure. The second framework concentrates on providing information related to corporate climate risks from the financial perspective.

1. Sustainability Reporting Framework

Global Reporting Initiatives (GRI) is an independent international organization that helps businesses, governments, and other organizations standardize and communicate their impacts on issues such as climate change, human rights, and corruption. The Sustainability Reporting Framework, developed by GRI, is one of the popular voluntary reporting standards. This

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framework is a generally accepted practice for reporting on an organization’s economic, environmental, and social performance. The Sustainability Reporting Framework is designed for use by organizations of any size, sector, or location.\textsuperscript{159}

The Sustainability Reporting Framework uses a set of “Environmental Indicators” to guide businesses on how to disclose crucial corporate environmental information, including: companies’ required environmental inputs (e.g., material, energy, water) and impacts related to their business operations and product-making processes (e.g., emissions, effluents, waste, biodiversity).\textsuperscript{160} Using waste information disclosure as an example, any companies that follow the Sustainability Reporting Framework would need to provide information about the organization’s significant, actual, and potential waste-related impacts and how the organization manages them.\textsuperscript{161} These significant, actual, and potential waste-related impacts include the inputs, activities, and outputs that lead or could lead to these impacts, whether these activities are done by the organization itself, its upstream suppliers, or downstream customers in its supply chains.\textsuperscript{162}

Companies that follow the GRI Sustainability Reporting Framework can use different forms (stand-alone or combined with annual or financial reports) and choose different topics to report.\textsuperscript{163} Since reporting is self-declaration-based, companies can have an “assurance provider” offer an opinion on the report or request the GRI to check.\textsuperscript{164} If an organization decides to release a report that follows the Sustainability Reporting Framework, the organization must notify the GRI.\textsuperscript{165}

The design of the Framework is centered around an organization’s value chain and is concerned with a wider range of impacts and stakeholders, broader social expectations, and the organization’s influence on upstream and downstream entities. The framework is unique when compared to existing legal requirements for corporate environmental information disclosure, which usually only cover the organization itself regardless of whether it is in China or the U.S.\textsuperscript{166}

\textsuperscript{159} GLOB. REPORTING INITIATIVE, SUSTAINABILITY REPORTING GUIDELINES VERSION 3.1, 2, 3–8 (2011).
\textsuperscript{160} See, e.g., GLOB. REPORTING INITIATIVE, GRI 1: FOUNDATION 2021 4, 8-10 (2022) (summarizing basic GRI framework).
\textsuperscript{161} See GLOB. REPORTING INITIATIVE, GRI 306: WASTE 2020 8–10 (2022) (providing an example of reporting requirements under the Sustainability Reporting Framework).
\textsuperscript{162} Id. at 8.
\textsuperscript{163} GLOB. REPORTING INITIATIVE, supra note 158, at 5.
\textsuperscript{164} Id. at 6.
\textsuperscript{165} Id.
\textsuperscript{166} Id. at 8.
To help investors, lenders, and insurance underwriters identify information that they need to assess and price climate-related risks and opportunities, the Financial Stability Board (an international body that monitors and makes recommendations about the global financial system) established an industry-led task force in December 2015: the Task Force on Climate-Related Financial Disclosures (Task Force). In 2017, the Task Force published a set of voluntary, consistent climate-related financial disclosure recommendations useful to investors, lenders, and insurance underwriters in understanding how climate risks pose material impacts. According to the Task Force, such recommendations are suitable for all organizations to implement, since climate change impacts all types of sectors and businesses. The Task Force recommends that organizations provide climate-related financial disclosures in their mainstream (i.e., public) annual financial filings.

The Task Force structured its recommendations around four thematic areas that represent core elements of how organizations operate: governance, strategy, risk management, and metrics and targets. Each area provides a list of metrics that show what kind of information organizations should gather and disclose. For example, the major recommendations associated with risk management include describing the organization’s processes for identifying, assessing, and managing climate-related risks.

Climate-related risks are not necessarily relevant to corporate environmental impacts, unless the organization’s value chain heavily relies on natural resources as inputs or the organization’s outputs could pose adverse impacts to the environment. From this perspective, the disclosure framework developed by the Task Force is not as comprehensive as the Sustainability Reporting Framework.

Generally, in both China and the U.S., businesses of any size have numerous voluntary standards to choose from to improve the quality of their external corporate disclosures. Currently, the voluntary standards concentrate on the realms that the mandatory requirements do not include, such as climate risks and carbon emission reductions. This exclusion enables

169. Id. at 17.
170. Id.
171. Id. at iv.
172. Id. at 21–22.
NGOs to encourage and nudge companies to go beyond the limitation of mandatory disclosures. These areas are also opportunities that companies can develop and pursue for voluntary environmental commitments. It is worth pointing out that the NGOs encouraging the voluntary reporting standards have strategically teamed up to refine and promote the adoption of the standards—which indicates that these various voluntary standards might be unified in the future.\(^{173}\)

In practice, to improve the quality of information disclosure, some companies take the initiative to seek third-party verification and assurance in the company’s CSR reports to validate corporate sustainability efforts.\(^{174}\) Third-party verification can only be provided for non-financial data and need not be performed by an accredited professional; while third-party assurance (a data check process) applies the same methodologies and standards as financial data and must be performed by an accredited auditor (such as Price Waterhouse Coopers, Lloyd’s Register Quality Assurance, or Deloitte).\(^{175}\) If a company’s sustainability reports—both financial and non-financial—are verified and assured by third-party service providers, the quality of these reports’ content will be increased and such reports would be deemed as credible. For example, Etsy, a U.S. e-commerce platform, claimed that it reported carbon emissions by following the Greenhouse Gas Protocol (the industry standard and international tool for greenhouse gas accounting) and commissioned Price Waterhouse Coopers LLP to provide third-party assurance of the reported data and calculation methods in Etsy’s 2015 Progress Report.\(^{176}\) In that case, the third-party auditor served as a supervisor of the company’s corporate environmental disclosure to some extent.

Overall, these four proposed indicators (governance, strategy, risk management, and metrics and targets) align with the development cycle of corporate commitments (design, implementation, and monitoring) and the motivations that drive companies to act. Understanding the relationship dynamics of these indicators (which develop during companies’ voluntary

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173. Two examples are the Climate Disclosure Standards Board (CDSB) and Sustainability Accounting Standards Board (SASB). These organizations are “well-established in the market,” have “rigorously developed TCFD-aligned reporting tools,” and “are uniquely positioned to support the implementation of the recommendations and the 11 associated disclosures in a way that is both cost-effective for companies and decision-useful for investors.” SASB FOUND. & CDP WORLDWIDE, TCFD IMPLEMENTATION GUIDE 4 (2019).


175. See Kelia Cowan, How Assurance and Verification Help Your Sustainability Efforts, MEASURABL (May 1, 2020), https://www.measurabl.com/how-assurance-and-verification-help-your-sustainability-efforts/ (noting that companies may avoid being accused of greenwashing or falsely reporting their carbon-reducing goals by seeking third-party verification).

environmental commitments) empowers lawmakers and governments to better evaluate these commitments’ effectiveness.

Company leadership’s willingness is the foundation that determines the rest of the indicators. The more willing company leadership is to tackle environmental problems, the more likely that the company will refine its organizational structure, develop an actionable agenda, enable effective stakeholder participation, and provide high-quality information disclosure (see Figure 2). If the company leaders’ willingness is weak, as the arrow shows in Figure 2, stakeholders (such as social organizations, competitors, investors, customers, the press, and the government, empowered by corporate information disclosure) can pressure companies to act promptly or aim for more ambitious goals. Some stakeholders, such as the company's competitors, investors, customers, and the government, are more influential than others.

Figure 2: The Relationship between the Four Indicators

Additionally, stakeholder participation can be more substantial if the company's leadership is willing to include multiple stakeholders in their commitment development process, so participating stakeholders can help shape commitments from the beginning. The more stakeholders are involved in developing and monitoring commitments, the more likely companies are to keep their promises.
IV. HOW EXISTING LAWS SUPPORT AND MONITOR UNILATERAL CORPORATE ENVIRONMENTAL COMMITMENTS’ EFFECTIVENESS

Although companies enjoy the freedom of establishing corporate unilateral environmental goals and other CSR programs on a voluntary basis, legislators have developed rules to encourage companies to take the initiative and to guarantee the effectiveness of these voluntary commitments. This section concentrates on existing laws and regulations in the U.S. and China that support the development of corporate commitments and the monitoring of their progress.

4.1 Corporate Code of Ethics

The Corporate Code of Ethics (CCE), also known as the Code of Conduct or Business Code of Ethics, was written with the intent to increase moral conduct in an organization and to guide corporate, employee, and other stakeholders’ behavior. A company can reflect its business ethics and values in its CCE, including environmentally related goals and responsibilities. In other words, if the law requires companies to develop and disclose their CCEs, company stakeholders (particularly the external ones) can get a glimpse of the company’s culture and how it perceives environmental sustainability.

In the U.S., the Sarbanes–Oxley Act of 2002 requires publicly listed companies to establish ethical rules and standards to govern the conduct of all the companies’ directors, officers, and employees. The U.S. SEC has since made changes in the oversight of listed companies. The updated SEC rules require companies subject to their requirements to “disclose annually whether the company has adopted a code of ethics for the company’s principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions”; if not, “the company will be required to explain why.” However, the SEC did not set forth additional ethical principles that the code of ethics should address, because the SEC proclaimed “ethics codes do, and should, vary from

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company to company and that decisions as to the specific provisions of the code, compliance procedures and disciplinary measures for ethical breaches are best left to the company.\textsuperscript{181}

U.S. companies’ CCEs typically include the following elements: (1) an introduction or preamble; (2) a statement of purposes, missions, and values; (3) behavioral examples; and (4) implementation measures, which define the requisite administrative processes, reporting requirements, and sanctions for violations.\textsuperscript{182} In practice, companies tend to build CSR goals into their codes, from environmental practices to other social issues (such as human rights, child labor, etc.).\textsuperscript{183} Companies generally elaborate their environmental goals and responsibilities in a section on missions, values, and implementation in their CCEs. To some extent, the requirement of developing a CCE forces companies to incorporate business ethics and CSR into their daily operations. Regardless of the variance between companies, employees and stakeholders must understand a company’s code of ethics and conduct and what the company stands for.\textsuperscript{184} This will also inform stakeholders whether the company’s CSR goals are consistent with its CCE.

From 2005–2016, U.S. CCE case studies found that CCEs seem to be effective in terms of controlling unethical behavior to a limited extent.\textsuperscript{185} At the same time, CCEs may be morally disempowering because CCEs are usually written by the management and passed down to the employees and suppliers as a mandate (assuming company stakeholder participation is absent).\textsuperscript{186} The case studies also noticed that CCE content is consistently centered around regulatory requirements and subjects with legal influence.\textsuperscript{187} A comparison of code content between 1992 and 2003 revealed increased mentions of “environmental affairs in conduct on behalf of the firm, and environmental laws,” but “the codes are mostly concerned with actions

\begin{footnotesize}
\begin{enumerate}
\item\textsuperscript{183} That’s because the consulting industry suggests building CSR goals in their CCEs as a recommended practice. See Kezia Farnham, Business Ethics and Corporate Social Responsibility Debunked, DILIGENT (Jun. 7, 2022), https://www.diligent.com/insights/esg/business-ethics-and-corporate-social-responsibility/.
\item\textsuperscript{184} Amanda Nieweler, Corporate Social Responsibility: Is It in Your Code of Conduct?, WHISTLEBLOWER SEC. (July 22, 2021), https://blog.whistleblowersecurity.com/blog/corporate-social-responsibility-is-it-in-your-code-of-conduct/?--text=Any%20company%20can%20have%20CSR,what%20the%20company%20stands%20for.
\item\textsuperscript{185} See Babri et al., \textit{supra} note 177, at 104 (summarizing findings from U.S. case studies of CCE).
\item\textsuperscript{186} See id. at 83 (“[L]arge corporations . . . coercively pass responsibility for ethical, environmental and social issues down the supply chain through internal sub-organization level codes.”).
\item\textsuperscript{187} Id. at 82.
\end{enumerate}
\end{footnotesize}
against the firm than actions by the firm.” This shows that companies are inclined to use legal requirements as a baseline to manage their environmental behaviors in order to protect their interests. Furthermore, the increasing mentions of environmental issues is in line with the Clinton Administration’s emphasis on engaging with the business sector on environmental protection via various voluntary governmental environmental programs. A literature review further indicated that voluntary governmental environmental programs could lead to increased environmental awareness in the business sector, and could thus be reflected in companies’ CCEs.

Compared to the U.S., the development of CCEs and other similar documents in China started later. The first wave of development, between 2008 and 2010, happened among those companies (both state-owned and non-state-owned) that needed to be listed on overseas stock markets, such as the New York Stock Exchange. These companies follow U.S. laws to establish and disclose CCEs to fulfill the requirements of being listed. The recent second wave of “CCE development” in China primarily concentrates on corporate compliance, meaning that company behavior needs to comply with laws, regulations, internal rules, business ethics, and international laws.

Like the U.S., the Chinese government takes on the responsibility of advocating for businesses to develop their CCEs to guide business operations. In December 2017, Compliance Management Systems: Guidelines, were issued by the China National Institution of Standardization, as the first national standard of corporate compliance. This standard aims to provide guidance and suggestions to all types of organizations to “reduce

188. Id.
190. See Babri et al., supra note 177, at 89 tbl. 2 (summarizing CCE studies and outcomes).
Environmental Commitments Made by Companies in the U.S. and China

the risks of non-compliance, strengthen [the understanding and implementation of] social responsibility, help achieve sustainable development, and be beneficial to create a fair market for healthy competition.”

In 2018, the national government released more guidelines for corporate compliance. This included Guidelines on Compliance Management in Central Enterprises issued by the State-Owned Assets Supervision and Administration Commission of the State Council, and Guidelines on Corporate Compliance Management in Overseas Operations issued by National Development and Reform Commission, and six other national departments. Both documents urge companies to adopt environmental protections as a key topic to strengthen compliance management.

Chinese practitioners suggest that a company’s corporate compliance has three layers. The first layer, and primary foundation, is that the company and its employees must abide by the laws and regulations of where the company operates. The second layer is that the company and its employees’ business conduct should comply with the corporate rules and its voluntary commitments. The third layer states that the company and its employees should comply with professional ethics and social customs.

A review of CCEs developed by Chinese companies shows that most aim to fully comply with legal requirements (the first layer), which is a similar situation shared by U.S. companies. Furthermore, not all companies specifically mentioned environmental laws in their compliance documents. Some companies stated the environmental aspect at a high level. For example, China National Offshore Oil Corporation says its “directors and

193. Id.
194. See Zhongyangqiye Heguiguani Zhiyin (Shixing) ([Guidelines for Compliance Management of Central Enterprises (Trial Implementation)] (promulgated by the St.-owned Assets Supervision & Admin. Comm’n, Nov. 2, 2018; rev’d by the St. Council, Nov. 9, 2018), http://www.sasac.gov.cn/n2588035/c9804413/content.html (describing guidelines for central companies to refine corporate environmental operations with using laws and regulations and corporate rules as baseline).


196. See WeLegal, Conghexinchufa, wuweiqifazong Jiangtou Qiyedaheguiyuzhuanxianghegui ([Five Legal Counsels Talk about Company General and Special Compliance] TABLE TALK WEBINAR (Jan. 25, 2023) (discussing compliance in China).

197. Id.
198. Id.
199. Id.
Senior Officers must comply fully with, among other things, all applicable laws, rules and regulations that govern our business conduct in the [People's Republic of China] and any other region or country in which the Company conducts its business.”200 Some companies elaborated with details regarding how to reduce the company’s adverse environmental impacts. For example, Qiqihar Rolling Stock Co. mentioned that it will develop and follow its internal standards if it operates in a place without any environmental laws or requirements—to minimize the environmental burden.201 Moreover, Qiqihar also extended the standards to its suppliers through contracts, and Qiqihaer committed to end a business relationship if any supplier cannot meet their environmental standards.202

Unlike the U.S., CCE development and disclosure are not mandatory in China. However, it is foreseeable that the national government will regulate this subject soon—especially since the Chinese government has emphasized CSR practice and disclosure related to environmental protection and climate mitigation in recent years.

4.2 Directors’ Fiduciary Duties

In modern corporate law, many countries recognize that fiduciary duties include the duty of loyalty and duty of care.203 Duty of loyalty is a commitment that corporate directors make to act in the company’s or its shareholders’ best interests instead of the directors’ personal interests.204 Duty of care requires corporate directors to make decisions in a reasonable and prudent way when they manage the company’s daily operations.205 The ultimate goal of fiduciary duties is to require crucial corporate officers to minimize the risks the company will face.206 Fiduciary duties may require directors to act proactively, including making environmental commitments

201. See China Railway Rolling Stock Corporation (CRRC) Qiqiha'er Company, Quiche Gongsi Shangye Zhunze [Rules of Business Conduct of Qiqiha'er Company of China Railway Rolling Stock Corporation], https://www.crrcgcc/qqhe/g7587.aspx (discussing the company’s code of conduct).
202. Id.
205. WEX, Duty of Care, CORNELL LAW SCHOOL-LEGAL INFORMATION INSTITUTE, https://www.law.cornell.edu/wex/duty_of_care#:~:text=The%20duty%20of%20care%20is,corporation's %20stakeholders%20or%20broader%20society (Jan. 2022).
206. See generally FRANKEL, supra note 203, at 127–128 (discussing features of fiduciary relationships).
to tackle any new challenges that pose adverse effects or risks to the company.

Some companies have argued that taking climate action and dealing with other new challenges is an ethical issue rather than a legal problem.207 This voice has faded in recent years for two major reasons. First, with the increased extreme weather events related to climate change, companies can track the direct material impacts caused by climate risks. 208 A 2021 paper, published by the Commonwealth Climate and Law Initiative, pointed out that “climate change has evolved from an ‘ethical, environmental’ issue to one that presents foreseeable financial and systemic risks (and opportunities) over mainstream investment horizons.”209 Secondly, climate-related litigations, particularly those against companies, are emerging worldwide. According to the Global Climate Litigation Report: 2020, globally, an increasing number of claims brought by individuals and NGOs focus on financial risks, fiduciary duties, and corporate due diligence, which directly affect not only fossil fuel and cement companies but also banks, pension funds, asset managers, insurers, major retailers, and other private sectors.210 These cases claimed that companies failed both to consider that the adverse environmental impacts their actions pose to society have increased due to climate change and to address these risks with more ambitious climate mitigation and adaptation goals.211 This evolution positioned climate change as a significant material risk factor that corporations cannot neglect any longer.

While in China, no lawsuits were filed directly related to fiduciary duties linked to corporate commitments and voluntary action (as of August 1, 2022). Existing laws in China tend to regulate directors to observe such responsibilities under corporate information disclosure requirements of the CSR framework, as discussed in Part 1.3.212 Qualified environmental social

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208. Companies can periodically conduct a scenario-based climate risk assessment, aiming to align with the scenario guidance set forth by the Task Force on Climate-related Financial Disclosure (TCFD). See infra Part 3.4 (Referring to Disclosure Framework: Recommendations of the Task Force on Climate-related Financial Disclosures).


211. See id. at 5.

212. See supra Part 1.3 (explaining corporate information disclosure requirements for CSR in China).
groups can bring lawsuits against companies’ environmental behavior that violates CSR related rules.  

Fiduciary duties require directors to consider, oversee, and monitor the implementation of climate-related legal risk controls and disclosures.  

Considering that many Fortune 500 companies are registered in the State of Delaware, U.S. and after reviewing the State’s laws, fiduciary duties may have the potential to push directors to act boldly to achieve net-zero goals both substantively and procedurally.

Other than climate risks, corporate sustainability is another challenge that company directors and managers may need to tackle under their fiduciary duties. Responsible investing, also known as sustainable investing, has been on the rise in recent years. Responsible investing is widely understood as the integration of environmental, social, and governance (ESG) factors into investment processes and decision-making, with the assumption that these ESG factors have financial relevance. In practice, ESG factors can include climate risks and other environmental sustainability issues. In 2015, the United Nations Environmental Programme released a report explaining why failing to consider long-term investment value drivers, such as the ESG issues, in investment practice is a failure of fiduciary duty. As a result, support for social and environmental proposals at the shareholder meetings of U.S. companies rose to 32% in 2021 from 27% in 2020 and from 21% in 2017—the rise in support lead some media to call 2021 the year of ESG investing.

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213. According to Article 58 of the Environmental Protection Law (2014 Revision), “For an act polluting environment or causing ecological damage in violation of public interest, a social organization which satisfies the following conditions may institute an action in a people's court: (1) It has been legally registered with the civil affairs department of the people's government at or above the level of a districl city; (2) It has specially engaged in environmental protection for the public good for five consecutive years or more without any recorded violation of law.” Environmental Protection Law of the People’s Republic of China (Amended in 2014).


215. See generally id. (discussing how companies, including directors and officers may have fiduciary duties to include climate change into their strategic company decisions).


Regarding responsible investing and ESG factors, it does not look like China plans to embrace ESG with fiduciary duties like the way U.S. companies do. Instead, the Chinese government may perceive these topics as part of CSR subjects. In 2021, an officer from the China Securities and Regulatory Commission publicly commented that responsible investing has a significant impact on society, and corporate information disclosure is the key to responsible investing. The officer pointed out that: “[c]onsidering responsible investing is still at an early development stage in China; companies need time to understand the topic, so the government is not in a rush to regulate such matters and companies can choose to voluntarily disclose the information.” The officer also mentioned that some issues related to ESG content, such as corporate environmental information and CSR practices, are mandatory disclosure requirements for publicly listed companies under existing China laws. These legal requirements are meant to prompt companies to act responsibly regarding environmental issues.

The nature of fiduciary duties can push a company’s leadership to proactively tackle new environmental circumstances that could pose risks to the company’s operation and development. Even if the government had not regulated such circumstances, stakeholders (such as social groups and individuals) may have legal ground against the company, especially in the U.S.

4.3 Standards for Publicly Listed Companies' Disclosure and Related Responsibilities

As discussed, timely and credible information disclosures allow all types of stakeholders to monitor companies’ voluntary commitments. Currently, disclosure requirements in existing U.S. and China laws primarily target publicly listed companies.

In the U.S., the materiality principle is a key standard for publicly listed companies to follow regarding corporate disclosure. The U.S. Supreme Court has held that facts about a company are “material” if there is a substantial likelihood that a reasonable investor would consider the

220. Id.
221. Id.
information important in making an investment decision.\(^{223}\) “[M]aterial facts include not only information disclosing the earnings and distributions of a company, but also those facts which affect the probable future of the company.”\(^{224}\) The materiality principle is the cornerstone of the U.S. Security Law. The materiality principle is used to determine specific mandatory disclosure requirements that apply to listed companies based on the U.S. SEC regulations.\(^{225}\) The specific items that mention environmental disclosure are Description of Business, Legal Proceeding, and Management’s Discussion and Analysis of Financial Condition and Results of Operations (MD&A).\(^{226}\)

Description of Business requires a listed company give an overview of the business’s current and future business activities, which is information that could pose material impacts on these activities.\(^{227}\) Furthermore, if any information could have material effects on a segment of the company’s business, such a segment should be disclosed as well.\(^{228}\) “A segment is a component of a business that generates its own revenues and creates its own product, product lines, or service offerings.”\(^{229}\) Particularly, the law specifies that:

The material effects that compliance with government regulations, including environmental regulations, may have upon the capital expenditures, earnings and competitive position of the registrant and its subsidiaries, including the estimated capital expenditures for environmental control facilities for the current fiscal year and any other material subsequent period.\(^{230}\)

Legal Proceeding requires a listed company to briefly describe any material pending legal proceedings, other than ordinary routine litigation incidental to the business.\(^{231}\) This includes (1) the material related to proceedings that happen to any crucial officers of the company\(^{232}\) and (2) the

\(^{223}\) Id.


\(^{225}\) Id.


\(^{227}\) Id.

\(^{228}\) See id. (stating that required disclosures in the United States include “[a]ny material proceedings to which any director, officer or affiliate of the registrant, any owner of record or beneficially
proceedings that arise under environmental laws that must be disclosed if: (a) they are material to the business or financial condition of the registrant; (b) they include a claim for damages or costs in excess of 10% of current consolidated basis; or (c) a governmental authority is a party to the proceeding, or is known to be worth less than $300,000.233

MD&A requests a listed company to “identify any known trends or any known demands, commitments, events or uncertainties” that are reasonably expected to have material effects on the company’s business.234 Also, businesses are required to identify relevant remedies or proposed actions to the material deficiency above.235

Existing environmental disclosure requirements (particularly under the MD&A) have the potential to embrace a company’s voluntarily commitments if they pose material impacts on the company and allow companies to determine whether to disclose these commitments and related status. However, the U.S. SEC may step in to clarify if the subject of corporate commitments is important.

One prominent example is climate risk disclosure. After several years of mounting pressure from state attorney generals, environmental groups, institutional investors, and others to clarify climate change disclosure of more than five percent of any class of voting securities of the registrant, or any associate of any such director, officer, affiliate of the registrant, or security holder is a party adverse to the registrant or any of its subsidiaries or has a material interest adverse to the registrant or any of its subsidiaries.”).

233. See 17 CFR § 229.103(c)(3) (2020). Required disclosures regarding an entity’s legal proceedings also include “(a)administrative or judicial proceedings (including proceedings which present in large degree the same issues) arising under any Federal, State, or local provisions that have been enacted or adopted regulating the discharge of materials into the environment or primarily for the purpose of protecting the environment. Such proceedings shall not be deemed “ordinary routine litigation incidental to the business” and shall be described if:

(i) Such proceeding is material to the business or financial condition of the registrant;
(ii) Such proceeding involves primarily a claim for damages, or involves potential monetary sanctions, capital expenditures, deferred charges or charges to income and the amount involved, exclusive of interest and costs, exceeds 10% of the current assets of the registrant and its subsidiaries on a consolidated basis; or
(iii) A governmental authority is a party to such proceeding and such proceeding involves potential monetary sanctions, unless the registrant reasonably believes that such proceeding will result in no monetary sanctions, or in monetary sanctions, exclusive of interest and costs, of less than $300,000 or, at the election of the registrant, such other threshold that (A) the registrant determines is reasonably designed to result in disclosure of any such proceeding that is material to the business or financial condition is disclosed, (B) the registrant discloses (including any change thereto) in each annual and quarterly report, and (C) does not exceed the lesser of $1 million or one percent of the current assets of the registrant and its subsidiaries on a consolidated basis; provided, however, that such proceedings that are similar in nature may be grouped and described generically.”

234. See 17 C.F.R.§ 229.303(b)(1)(i) (2020) (stating “(1) Liquidity. Identify any known trends or any known demands, commitments, events or uncertainties that will result in or that are reasonably likely to result in the registrant's liquidity increasing or decreasing in any material way. If a material deficiency is identified, indicate the course of action that the registrant has taken or proposes to take to remedy the deficiency. Also identify and separately describe internal and external sources of liquidity, and briefly discuss any material unused sources of liquid assets.”).

235. Id.
requirements under existing U.S. SEC rules, the SEC issued its Interpretive Guidance on climate disclosure in 2010 (the 2010 Climate Guidance). This guidance “encouraged” publicly listed companies to disclose any corporate decisions or legal developments related to climate change that may impact their businesses. Even though the 2010 Climate Guidance does not create any new obligations to registrants, it outlined certain ways in which climate change may trigger disclosure obligations under the SEC's rules, including legislation and regulations governing climate change, international accords, changes in market demand for goods or services, and physical risks associated with climate change. Furthermore, the 2010 Climate Guidance appeared to have dramatically impacted public company disclosures regarding climate change. According to some U.S. practitioners’ estimates, the number of S&P 500 companies mentioning climate change and/or greenhouse gas in their Annual Reports on Form 10-K approximately doubled from the year prior to the year after the release of the 2010 Climate Change Guidance.

In March 2022, many investors demanded GHG emissions reporting and more companies disclosed GHG emissions due to the issuance of the

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236. See KIRKLAND & ELLIS, The SEC’s Recent and Planned Activity on Climate Change Disclosures: What Companies Can Do to Prepare (Oct. 1, 2021), https://www.kirkland.com/publications/kirkland-alert/2021/09/sec-climate-change-disclosures (substantiating the outside pressure felt by the SEC with an example of a 100-plus page petition filed in 2007 by the California Public Employees’ Retirement System, Ceres, the New York State Attorney General, other pensions, NGOs, and government representatives urging the SEC to clarify the disclosure requirements of climate risks for corporations).

237. SEC & EXCH. COMM’N, COMMISSION GUIDANCE REGARDING DISCLOSURE RELATED TO CLIMATE CHANGE, 21–28 (2010).

238. Id.

239. Id.

240. See Considerations for Climate Change Disclosures in SEC Reports, GIBSON DUNN LLP. (Mar. 1, 2021) https://www.gibsondunn.com/considerations-for-climate-change-disclosures-in-sec-reports/ (The number is from Gibson Dunn LLP, and they obtained the number based on an “intelligized” search of S&P 500 companies’ Forms 10-K filed between February 1, 2009 and February 1, 2010 (82 filings) compared to February 2, 2010 to February 1, 2011 (167 filings)).

241. See CERES WELCOMES SEC’S NEW LANDMARK CLIMATE DISCLOSURE RULE PROPOSAL, CERES (Mar. 21, 2022) https://www.ceres.org/news-center/press-releases/ceres-welcomes-secs-new-landmark-climate-disclosure-rule-proposal (commenting on their 2020 report, Addressing Climate as a Systemic Risk: A call to action for U.S. financial regulators, outlining the systemic risks of climate change and calling on the SEC to mandate climate risk disclosure, among some 50 other regulatory action steps for federal financial regulators to take. Investors with more than $1 trillion in assets under management endorsed the report and sent letters to the heads of various financial regulatory agencies, urging them to adopt the recommendations. In public comments to the SEC, 65% of investors called for GHG emissions reporting of Scopes 1, 2 and 3 (the GHG Protocol categorizes direct and indirect emissions into three broad scopes: Scope 1: All direct GHG emissions. Scope 2: Indirect GHG emissions from consumption of purchased electricity, heat, or steam. Scope 3: Other indirect emissions, such as purchased goods and services).
From Polluters to Protectors: The Potential of Unilateral Environmental Commitments Made by Companies in the U.S. and China

2010 Climate Guidance. Here, the U.S. SEC proposed a set of mandatory rules to require registrants to disclose information about: the climate-related risks that they face; the governance and management process of dealing with these risks and their related material impacts; and carbon emission associated with their business activities. These proposed rules aimed to "provide investors with consistent, comparable, and decision-useful information for making investment decisions." Furthermore, these rules aimed to provide a tool for stakeholders to hold companies' voluntary commitments to the ground, such as their carbon emission reduction goals and net-zero targets.

The development of climate risk disclosure under the SEC rules shows that a voluntary approach serves as a great tool to introduce new subjects to companies and obtain their attention. Once voluntary measures become common practice among companies, regulating them would be less challenging. This example also indicates that environmental disclosure under the U.S. SEC regulations is primarily from the perspective of protecting investors' short- and long-term interests under the materiality principle. This principle presumes that investors, as one of the stakeholder groups, have the capacity to help shape a company’s efforts on environmental sustainability.

The materiality principle is also applied in corporate information disclosure in China. Article 12 of the Measures for the Administration of Information Disclosure by Listed Companies (2021 Revision) sets a standard that "any information which may have a material effect on investors making value judgments and investment decisions shall be disclosed." On top of the standard, publicly listed companies shall “ensure the authenticity, accuracy, and completeness of the information disclosed and fair and timely information disclosure.” Under these principles’ guidance, the China Securities Regulatory Commission (CSRC) develops specific rules that require listed companies to disclose corporate information. Besides, as the


244. Id.

245. See American Sustainable Business Network, SEC’s Director Renee Jones on Climate-Related Disclosures for Investors, YOUTUBE (Apr. 14, 2022), https://youtu.be/ya1MRDdNlUo (The U.S. SEC's Director Renee Jones also mentioned this important function in a webinar related to the set of proposed rules.).


247. Id. at Article 4.

248. Id. at Article 11.
Chinese government focuses on green growth, the Ministry of Ecology and Environment and the Shenzhen and Shanghai Stock Exchanges have issued laws and guidelines for corporate environmental disclosure that overlap with the environmental aspect of CSR disclosure as discussed in Part 1.3.

Through looking at over a decade’s worth of legal development for publicly listed companies’ environmental disclosures, Huang and Yue summarized three features: (1) the legislators have stressed the environmental factors from the perspective that could affect investment risks and stock price under the CSR concept; (2) companies’ disclosure obligations have been changed from mandatory requirements for a few specific topics to combining voluntary and compliance disclosure with expanding the mandatory requirements’ scope; and (3) environmental disclosure was deemed as one procedural step when a company is listed, refinanced, or involved with major environmental events, and now is regulated as an essential requirement that listed companies must develop reports regularly to disclose such information systematically.

The second feature highlights the interrelation between voluntary and mandatory corporate environmental information disclosure. China’s current corporate environmental disclosure scheme, on one hand, requires all pollutant-intensive companies to disclose major environmental information, which is primarily about pollution control and management. On the other hand, the scheme encourages companies to share information that is relevant to ecosystem protection, anti-pollution, and corporate environmental responsibilities. Under this scheme, voluntarily made corporate environmental commitments could be within the regulated scope if they are made by high-pollutant companies or if the subject of the commitment falls under the mandatory bracket.

Under this second feature, new subjects have been added to voluntary disclosure over the years that advocate for companies to submit more

249. Jianqiang Liu, Analysis: Nine Key Moments that Changed China’s Mind About Climate Change, CARBON BRIEF (Oct. 25, 2021), https://www.carbonbrief.org/analysis-nine-key-moments-that-changed-chinas-mind-about-climate-change/ (President Xi came up with the assertion of “lucid waters and lush mountains are invaluable assets” in 2005, which has laid a foundation of the philosophy for Chinese green development. The 18th National Congress of the Chinese Communist Party held in 2012 included ecological development as a major task in the country’s overall plan and proposed building a “beautiful China” as a grand goal for ecological progress.).

250. Infra Part 1.3.


company information to the public.\textsuperscript{253} Meanwhile, some previous voluntarily disclosed subjects have been added to the mandatory scope. For example, carbon emissions disclosures have been viewed as a voluntary topic under corporate sustainability in the Corporate Information Disclosure and Format for Listed Companies (2017 version) issued by the CSRC.\textsuperscript{254} A year after the issuance of the new format, about 38.9\% of the top 300 stocks traded on the Shenzhen Stock Exchange and the Shanghai Stock Exchange disclosed carbon emissions in their 2018 annual reports.\textsuperscript{255}

In February 2022, with the Administrative Measures for the Disclosure of Corporate Environmental Information (Measures) in effect, corporate carbon emissions became a requirement for corporate information disclosure.\textsuperscript{256} These Measures developed by the Ministry of Ecology and Environment clearly require all companies, including publicly listed companies, to disclose carbon emissions—including the quantity and emitting facilities in their annual reports.\textsuperscript{257} Companies included in the national carbon trading schemes must reveal information about annual carbon emissions, calculation methods, and trading allowance usages.\textsuperscript{258} Furthermore, these Measures also ask publicly listed companies to disclose the steps they have taken to tackle climate and environmental protection regarding their financial investments, but the Measures do not specify the details of such required information.\textsuperscript{259} Almost at the same time, the CSRC stated that it plans to develop specific rules for companies to share information about their carbon emissions in the near future.\textsuperscript{260} With these laws in place, the public (including investors) is able to monitor the progress

\begin{itemize}
\item \textsuperscript{253} SYNTAO GREEN FINANCE, ESG DATA IN CHINA: RECOMMENDATIONS FOR PRIMARY ESG INDICATORS 19 (2021).
\item \textsuperscript{254} Measures for the Administration of Disclosure of Enterprise Environmental Information in Accordance with the Law, MINISTRY OF ECOLOGY & ENV’T CHINA (Dec. 11, 2021), https://www.mee.gov.cn/xxgk2018/xxgk/xxgk02/202112/t20211221_964837.html
\item \textsuperscript{256} See the Ministry of Ecology and Environment, Qiye Huanjingxinxi Yifapilu Guanlibanfa (企业环境信息依法披露管理办法) [The Measures on the Management of Mandatory Corporate Environmental Information Disclosure], 部令第 24 号, Article 12, December 21, 2021, Chinese version available at https://www.mee.gov.cn/xxgk2018/xxgk/xxgk02/202112/t20211221_964837.html
\item \textsuperscript{257} Id.
\item \textsuperscript{258} See the Ministry of Ecology and Environment, Qiye Huanjingxinxi Yifapilu Geshizhunze (企业环境信息依法披露格式准则) [The Standards for the Format of Mandatory Corporate Environmental Information Disclosure], 环办综合 [2021] 32 号, Article 19, December 31, 2021, Chinese version available at https://www.mee.gov.cn/xxgk2018/xxgk/xxgk05/202201/t20220110_966488.html
\item \textsuperscript{259} See id. at Article 15.
\item \textsuperscript{260} See CHINA SEC. REGUL. COMM’N, supra note 252 (outlining the CSRC’s plans to regulate emissions disclosures).
\end{itemize}
of publicly listed companies’ voluntary commitments related to carbon emission reduction.

Overall, existing laws in China and the U.S. have the capacity to hold publicly listed companies’ corporate environmental commitments accountable through information disclosure under certain conditions. However, the ultimate nature of corporate environmental disclosure remains centered around investors’ interests in practices of security exchange.\textsuperscript{261} If some corporate environmental commitments are not relevant to investors’ concerns but are essential to public interests, legislation should allow a country’s department of environmental protection (which represents public interests) and security exchange commission (which represents investors’ interests) to seamlessly connect—so the two departments are able to resolve this gray area together.

4.4 Corporate Environmental Claims and Greenwashing

The possibility of “greenwashing” is a highly criticized aspect of unilateral corporate commitments. The term greenwashing was first coined in 1986 by prominent environmentalist Jay Westerveld in an essay in which he claimed that the hotel industry falsely promoted the reuse of towels as part of a broader environmental strategy, when, in fact, the act was designed as a cost-saving measure; the irony is that hotels were creating bigger environmental impacts by wasting natural resources in varying ways.\textsuperscript{262} Over the years, despite growing interest from academics and professionals, there is no generally accepted definition of greenwashing in the current literature.\textsuperscript{263} Currently, the term is used to refer to “a divergence” between companies’ claims in their communications on environmental or other CSR issues and the reality that these claims are not followed or supported.\textsuperscript{264}

The cause of greenwashing lies in the fact that companies “take advantage of the natural information asymmetry” between the signaler (companies) and the receiver (external stakeholders such as consumers and investors).\textsuperscript{265} Greenwashing can damage the benefits of corporate

\textsuperscript{261} See TAO & QINGYUE, supra note 251.


\textsuperscript{263} See e.g., Riccardo Torelli et al., Greenwashing and Environmental Communication: Effects on Stakeholders’ Perceptions, BUS. STRATEGY AND ENV’T 2020, at 1, 1. https://doi.org/10.1002/bse.2373 (noting that greenwashing generally refers to misleading communications that give stakeholders overly positive beliefs about a company’s environmental practices).


\textsuperscript{265} See Torelli et al., supra note 263, at 4.
commitments and poses a negative influence on consumer confidence in companies’ claims and green products.

Previous research fleshed out a different taxonomy of greenwashing and the effects of such misleading communications. D.T. de Jong et al. characterized the types of greenwashing as “behavioral-claim greenwashing” (a discrepancy between environmental claims and environmental behavior) and “motive greenwashing” (a discrepancy between communicated and real motives for environmentally friendly behavior).\(^{266}\) The Jong research also differentiated the severity of behavioral-claim greenwashing “between organizations that told the truth, those that told half-lies, and those that lied,” and distinguished motive greenwashing “between organizations that acted green on their own initiative and those that took credit for complying with legal environmental obligations.”\(^{267} \) D.T. de Jong et al. found that consumers react negatively to organizations that lie and half-lie regarding their environmental claims, compared to true green behavior; while companies taking credit for following legal obligations had no distinguishable effect on consumer attitudes.\(^{268} \) This shows that companies that are not honest about their environmental commitments face the risk of losing their external stakeholders’ trust. Particularly, the Torelli et al. research shows that, when greenwashing is discovered in companies that operate in an environmentally sensitive industry, stakeholders’ reactions are stronger.\(^{269} \)

To reduce greenwashing, information disclosure remains key. The bar that legislation has set for disclosing information can be different depending on the type of interests and the extent stakeholders need to be protected. For example, the information disclosure requirements for publicly listed companies are designed to guard investors’ interests, as discussed in Part 4.3.\(^{270} \) Meanwhile, requirements can be developed from the perspective of educating and safeguarding the public’s and other stakeholders’ interests, such as information disclosure related to marketing and advertising.

In the U.S., at the federal level, a couple of laws and guidelines tackle greenwashing marketing by requiring all types of companies to use certain words or to disclose certain information in a responsible way, otherwise, such voluntary initiatives could trigger legal compliance actions.

The U.S. Federal Trade Commission (FTC) is authorized to enforce laws that protect consumers from false advertising.\(^{271} \) The FTC issued Green

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267. Id. at 40–41.
268. Id. at 39.
269. See Riccardo Torelli et al., supra note 263, at 15.
270. Supra notes 241–245, and accompanying text.
Guides in 1992 and revised them in 1996, 1998, and 2012. Note that the Green Guides are not a set of rules or regulations; instead, they are a description of the types of environmental claims the FTC may or may not find deceptive under Section 5 of the FTC Act. In practice, companies may refer and use these Guides to explore opportunities for elaborating new green claims. The 2012 Green Guides includes new guidance on: (1) use of product certifications and seals of approval; (2) carbon offsets; (3) “free-of” claims; (4) “non-toxic” claims; (5) “made with renewable energy” claims; and (6) “made with renewable materials” claims. Feinstein found that each green marketing law on the state level in some way incorporates the FTC's Green Guides. Further, some states such as New York and California incorporate the Green Guides within their own specific environmental marketing statutes.

Under the authorization of the Organic Foods Production Act, the U.S. Department of Agriculture (USDA) established the National Organic Program (NOP) to set national standards for the production, handling, and processing of organically grown agricultural products. The NOP contains detailed regulations regarding the meaning and levels of “organic.” Companies can only claim “made with organic” for their products once they meet those requirements. Other than the above, the federal Lanham Act allows civil lawsuits for false advertising that “misrepresents the nature, characteristics, qualities, or geographic origin” of goods or services. Feinstein noted that the U.S. Patent and Trademark Office has “generally treated environmental terms such as ‘organic,’ ‘sustainable,’ and ‘natural’ as potentially deceptive when attributed to products that do not fit the bill,” and would refuse registration of such a mark.

All these legal requirements help improve consumers’ familiarity with certain seals and green claims. As more green claims are on the rise, the requirements enhance consumers ability to identify if a company is doing greenwashing marketing. At the same time, because of these requirements,

274. Id.
276. Id.
278. 7 U.S.C. §§ 6502–6515.
279. Id. at § 6504.
281. Feinstein, supra note 275, at 241.
companies must develop their claims more carefully and communicate relevant information clearly since there is less room for disingenuous corporate claims.

Similarly, China requires products that claim specific environmental related features to disclose certain verification information. To better manage, verify, and evaluate environmentally friendly products and these claims, China has integrated energy- and water-saving, circular, low-carbon, recycled, organic, and other environmentally friendly products as green products since 2016.\textsuperscript{282} The State Administration for Market Regulation (a national agency) is responsible for releasing green product logos, standard lists, and verification directories.\textsuperscript{283} Only institutions and companies with authorization are able to conduct green product verification.\textsuperscript{284} The laws and directories that standardize various green products are published via a national Green Product Platform managed by the State Administration for Market Regulation.\textsuperscript{285} The public can enter any green product’s certificate number into the system hosted by the platform to verify the product’s authenticity and check if the verification institution is valid.

If companies lie to consumers using marketing claims that involve greenwashing they may be held accountable under existing laws such as the Law on the Protection of the Rights and Interests of Consumers (2013 revised),\textsuperscript{286} Advertising Law (2021 revised),\textsuperscript{287} and Anti-unfair Competition

\textsuperscript{283} Id. § 3.
\textsuperscript{284} Id. § 6.
\textsuperscript{286} Zhonghua Renmin Gongheguo Xiaofeizhe Quanyi Baohufa (中华人民共和国消费者权益保护法) [Law of the People's Republic of China on the Protection of Consumer Rights and Interests (2013 Amendment)], adopted at the 4th Session of the Standing Committee of the Eighth National People's Congress on October 31, 1993; amended for the first time in accordance with the Decision on Amending Some Laws adopted at the 10th Session of the Standing Committee of the Eleventh National People's Congress on August 27, 2009; and amended for the second time in accordance with the Decision on Amending the Law of the People's Republic of China on the Protection of Consumer Rights and Interests adopted at the 5th Session of the Standing Committee of the Twelfth National People's Congress on October 25, 2013.
These laws regulate companies’ false and misleading advertising from the perspective of sharing information about products or services, and how to properly promote them.289

Other than regulations, public media also steps up to educate the public about greenwashing. An influential magazine called the Southern Weekend published a list of greenwashing companies based on their performance on an annual basis since 2010.290 Editors of the magazine stated how the selected companies were greenwashed with examples and details.291 Considering that greenwashing is a relatively new term to many Chinese consumers, the list serves as great educational material to show what kind of corporate environmental behavior could lead to false and misleading advertising.

The above elucidates that existing U.S. and Chinese laws and guidelines focus on the quality of products and services information from the perspective of protecting consumers and maintaining a fair environment for companies to compete. When a product or service does not meet the standard of being “environmentally friendly” or “green” as claimed, these laws can be applied. In the U.S., Detterman et al. noted an uptick in: lawsuits related to companies’ greenwashing behavior; NGO reports; and consumer protection agency actions alleging that some corporate environmental- or sustainability-related statements are overstated, false, deceptive, or misleading.292 The types of claims that are more likely to trigger lawsuits include climate change and carbon neutrality, recyclability and compostability, non-toxic, organic, and product origin claims.293 By comparison, no greenwashing-related...
lawsuits have been filed in China as of August 1, 2022. This is because greenwashing is relatively new to most Chinese consumers and social groups, plus the design of the green product certification scheme does not leave much room for companies to craft green claims like the U.S. laws permit.

V. WHAT IS NEEDED: FROM UNILATERAL CORPORATE COMMITMENTS TO FUTURE LEGISLATION

As discussed, CSR contains three layers of sustainability: economic, social, and environmental sustainability. Existing legislation in China and the U.S. only directly regulates certain aspects of CSR. In China, even though companies of all sizes are required to adopt CSR, the law has not provided further details or standards to achieve CSR. While in the U.S., most laws focus on social sustainability. Therefore, driven by corporate leadership’s values, financial performance, or various stakeholders, there is a lot of room for companies to interpret environmental sustainability, focus on the environmental subject that matters to them, and make voluntary commitments.

Companies’ unilateral commitments have the potential to create regulation for certain practices. Even if the U.S. and China have taken different routes to transition from unilateral corporate commitments to future legislation, this article asserts that there are three essential conditions to this process.

1. First, a common understanding among social actors is the key.

Due to the U.S. and China’s unique social structures, environmental movements, and awareness development, the countries represent two different ways to transition voluntary corporate action into law.

In the U.S., driven by business ethics, cost-saving, and stakeholder groups, companies’ voluntary activities come first and the legal standard may follow to unify their practices. In this scenario, key social actors, such as the business sector, social organizations, and the majority of the public, have adequate knowledge and share a common understanding of a particular environmental subject. Even if companies organize their own commitments and internal voluntary initiatives, these social actors can actively seek ways to monitor these corporate activities. Such vigorous interactions between different social actors signal a readiness to transition from voluntary action to mandatory. Legislation on the subject can increase efficiency and establish

294. After checking the database of China Trial, which includes cases tried by courts at all levels in China.
a conduct standard for the business sector. As discussed in Part 4.3, the development trajectory of the SEC carbon emission disclosure rule is one prominent example.\textsuperscript{295} Many companies that are already committed to disclosing their carbon emissions, together with investors and social organizations, urged the SEC to regulate this subject.\textsuperscript{296}

This scenario does not require all companies in the business sector to take voluntary action as a prerequisite, only some influential companies. These influential companies have lobbied the government to regulate the subject and motivate their competitors and companies from other industries to follow the trend.

Meanwhile in China, when companies’ voluntary commitments and related initiatives are absent, legislation comes first with options to allow companies to act on the new subject, and later these “options” may transition to mandatory requirements. In this scenario, the business sector, social organizations, or the public, may not have a fair understanding of a specific environmental topic in the first place because they are in the knowledge-learning stage of the subject. To protect public interests, the government is responsible for advocating and educating the subject to companies and other social actors. Passing laws that contain clauses that encourage voluntary corporate action ensures companies pay attention to the issue, allows companies to learn and understand the subject, and leaves choices to companies to act. Once companies and other social actors gain knowledge and recognize commonly accepted practices such voluntary options may become fully mandatory. The development of corporate environmental information disclosure and CSR in China are examples. They were information that companies could choose to disclose in the previous laws but now become mandatory requirements for certain companies.

The main difference between the U.S. and China routes is whether the society has a shared understanding of a specific subject. Nevertheless, both routes similarly use voluntary action to find common ground among different stakeholders on the subject, laying a foundation for future legislation tackling new trends or improving standards. If we position the three types of motivations (value, performance, and stakeholder-driven) of CSR practices properly in different scenarios,\textsuperscript{297} then creating a positive environment to accelerate the development of a common understanding shared among different social actors is possible.

If a society, such as the U.S., has all three types of companies, the first step is to study specific environmental programs from value-driven companies. They can serve as examples to prove making profits in an

\textsuperscript{295} See supra Part 4.3.
\textsuperscript{296} See supra Part 4.3.
\textsuperscript{297} See supra Section II.
environmentally friendly way is possible. With the positive results from a value-driven group, performance-driven CSR companies would be highly likely to invest in environmental upgrades. Once the trend is picked up by external stakeholders, such as media, customers, and social organizations, these social actors can pressure stakeholder-driven companies to join the movement. These companies are likely to act to remain competitive. During this process, the subject would be exposed to and discussed by different social actors.

In the case of the absence of value- and performance-driven companies, such as in China, the government and investors should step up to urge companies to focus on the subject and take voluntary actions accordingly via incentives and knowledge support. Public media and social organizations should support such government advocacy to educate companies and the public about the matter, which would push more companies to pay attention to the subject.

2. Second, encouraging effective commitments through proper evaluation criteria.

Once a commitment is made, it does not naturally imply a shift in emphasis to implementation and outcomes. Unilateral corporate commitments’ advantages and benefits could be undermined if companies did not materialize or greenwash their commitments. Allowing external stakeholders to measure these commitments’ authenticity and effectiveness is necessary.

If using a common understanding shared by social actors as an indicator to tell whether the transition from businesses’ voluntary actions to law is ready, then evaluating corporate environmental commitments and their support activities by only comparing numbers of voluntary and compliance activities’ performance is unreasonable. Instead, the ultimate criteria for measuring voluntary action’s effectiveness should be whether it has helped boost the interaction between different social groups on the subject.

Through abstracting the key aspects in the process of commitment development, this article proposes using a set of four indicators to evaluate: company leadership’s willingness, commitment’s content, stakeholder participation, and the quality of information disclosure. Each indicator can be further examined through two or three sub-indicators. Specific questions can be developed to understand how these sub-indicators can be applied in practice (see Figure 1). The proposed evaluation framework takes different social actors’ interactions and mutual impacts into consideration as well. They can measure corporate voluntary commitments’ authenticity and effectiveness in different scenarios.
Furthermore, unlike the conventional way that directly compares the solid numbers of voluntary programs and mandatory requirements’ performance results, this article’s proposed framework has the flexibility to include the information that is difficult to quantify or collect within a relatively short time frame during the evaluation process, such as management structure and company culture.

3. Third, understanding and regulating supporting activities is important.

Supporting activities are behaviors that support companies to commit to authentic and environmentally friendly practices. If these activities can be identified, studied, and regulated, then they would contribute to increasing the authenticity and effectiveness of corporate commitments.

To evaluate the gaps in existing regulated supporting activities, adopting the same proposed evaluation framework for unilateral corporate commitments is necessary since the goal of supporting activities is to encourage companies to implement their voluntary commitments. Using the four indicators as a baseline to examine and compare existing laws that support and monitor unilateral corporate commitments in the U.S. and China, we can see that these laws currently concentrate on some aspects but not others (see Figure 3).

Under the “Company Leadership’s Willingness,” company culture is reflected in the requirement of developing and disclosing CCEs. This is one way to urge companies to incorporate environmental awareness into their internal rules and let the public supervise if what the company outlined in the CCEs aligns with their behaviors. Meanwhile, publicly listed companies need to provide information on their company structures, which could reveal how companies develop and manage their environmental-related agendas.

“Content of The Environmental Commitments” proposes that existing legal requirements of directors’ fiduciary duties, publicly listed companies’ information disclosure, and corporate claims can prompt companies to explore and develop voluntary commitments to different environmental issues. Although, not all the laws discussed in Section IV require companies to establish and disclose metrics to measure self-made commitments’ progress.

The “Quality of Information Disclosure” indicator is reflected in the laws of corporate claims, anti-greenwashing, and publicly listed companies’ corporate information. Legislators in both countries have primarily focused

298. See supra Section IV.
299. Id.
However, the information the government requires these companies to disclose is related to the stages of corporate commitment implementation and monitoring, but information related to the design stage is seldom seen.

Meanwhile, no existing laws explicitly require any stakeholder participation in companies’ commitment development process. Legislators in the U.S. and China should give attention to the indicator of “Stakeholder Engagement.” Issues related to stakeholder participation include, but are not limited to: whether stakeholder participation should be included in the company’s operating agreements, what issues and stage stakeholders have to participate to voice their opinions, what accounts for valid stakeholder engagement, whether and under what conditions that company leadership can bypass the results from stakeholder engagement, etc.

In conclusion, unilateral corporate commitments have the potential to transition companies’ voluntary action to future legislation if we can utilize companies to promote a shared social understanding, properly measure corporate commitments’ effectiveness and authenticity, and regulate behaviors that can push companies to implement their commitments.

Figure 3

<table>
<thead>
<tr>
<th>Proposed Metrics &amp; Existing Laws</th>
<th>Corporate Code of Ethics (“CCE”)</th>
<th>Directors’ Fiduciary Duties</th>
<th>Disclosure Requirements for Publicly Listed Companies</th>
<th>Corporate Claims &amp; Anti-Greenwashing</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Willingness of the Company Leadership</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Company Culture</strong></td>
<td></td>
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</tr>
<tr>
<td>U.S.: public companies are required to develop and disclose CCEs. Environmental goals (together with other CSR commitments) built in. China: released guidelines to help companies develop CCEs. U.S. &amp; China: companies use legal</td>
<td></td>
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<td>N/A</td>
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</table>

300. See discussion *infra* Parts 4.3, 4.4.
requirements as a baseline for CCEs.

<table>
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<tr>
<th><strong>Company Structure</strong></th>
<th>N/A</th>
<th>N/A</th>
<th>U.S. SEC: company leadership’s structure. China SRC: publicly listed and unlisted companies’ management structure.</th>
<th>N/A</th>
</tr>
</thead>
</table>

The Content of The Environmental Commitments

<table>
<thead>
<tr>
<th><strong>Commitment Topics</strong></th>
<th>See “Company Culture”</th>
<th>U.S. &amp; China: the nature of fiduciary duties can embrace new situations and thus prompt directors to be alert. Incorporating climate risks and ESG are two recent examples. The U.S. has lawsuits against directors and managers related to climate risks, but China does not.</th>
<th>U.S. SEC: 1. requires companies to disclose their corporate material impacts, voluntary commitments would be included if they are associated with material impacts. 2. climate risks and GHG emissions (the newly proposed disclosure rule) China SRC: focuses on pollutant-intensive companies, encourages other companies to share their commitments and progress.</th>
<th>U.S. &amp; China: products and services need to meet certain standards to use certain words such as “environmentally friendly” and “green.” The number of greenwashing related lawsuits has increased in the U.S., but no such cases have been filed in China yet.</th>
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<td><strong>Metrics for Progress Check-in</strong></td>
<td>N/A</td>
<td>U.S. &amp; China: not clear, depending on companies’ interpretations.</td>
<td>N/A</td>
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Stakeholder Engagement
### Opportunities for Stakeholder Participation

| N/A | N/A | N/A | N/A |

### Quality of Information Disclosure

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<tr>
<th>Reporting Standard</th>
<th>N/A</th>
<th>N/A</th>
<th>U.S. &amp; China: both countries’ security exchange commissions have specific reporting requirements on content and format. Companies can choose to use voluntary standards to disclose extra information.</th>
<th>U.S. &amp; China: depending on which standard the company is adopting, product/service information could be included.</th>
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<tbody>
<tr>
<td>Reporting Frequency</td>
<td>N/A</td>
<td>N/A</td>
<td>Both countries’ listed companies disclose on their annual reports</td>
<td>Such information could be included in companies’ CSR reports, which are usually issued once a year.</td>
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<tr>
<td>Third-Party Validation</td>
<td>N/A</td>
<td>N/A</td>
<td>Not mandatory in either country. Companies’ CSR or ESG reports seek validation depending on the companies</td>
<td>U.S. &amp; China: certain claims would require a third party to verify.</td>
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</table>