This final draft report, building on the first draft circulated to the IWG on 8 May, reflects comments provided by private investors, as well as those provided by IWG and G20/OECD Task Force on Long-term Investment members and observers. IWG members are invited to provide any further written comments on this document by 12th June. In the meantime IWG members who would wish to do so are most welcome to provide any comments at the occasion of the IWG meeting, focusing on the (shorter) executive summary. This draft will also be circulated to investors for any final redline comments.

OECD

Contact: Mr. André Laboul, OECD Directorate for Financial and Enterprise Affairs [Tel: +33 1 45 24 91 27 | andre.laboul@oecd.org], Mr. Joel Paula, Insurance, Private Pensions, and Financial Markets Division, OECD Directorate for Financial and Enterprise Affairs [Tel: +33 1 45 24 19 30 | joel.paula@oecd.org], or Mr. Timothy Bishop, Insurance, Private Pensions, and Financial Markets Division, OECD Directorate for Financial and Enterprise Affairs [Tel: +33 1 45 24 84 66 | timothy.bishop@oecd.org]

Kingdom of Saudi Arabia

Contact: Mr. Rakan Bin Dohaish, Saudi G20 Finance Track Program, Infrastructure Working Group [rakan.bindohaish@g20finance.gov.sa], Naif Al Kahtani, Saudi G20 Finance Track Program, Infrastructure Working Group [naif.alkahtani@g20finance.gov.sa]
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Executive summary

This report presents the outcomes of a prolonged dialogue with private sector investors in infrastructure, as part of a collaboration facilitated at the initiative of the G20 Infrastructure Working Group (IWG) under the Saudi Arabia Presidency and supported by the OECD. It seeks to convey the perspectives of asset owners and managers on ways to overcome the infrastructure investment gap, by identifying selected key issues and challenges and providing proposals for G20 Finance Ministers and Central Bank Governors.

The aim of this initiative has been to promote an enhanced and sustained dialogue and collaboration with institutional investors and asset managers which is necessary to address, systematically and progressively, the challenges and issues that are impeding increased investment in quality and sustainable infrastructure. As such, the initiative fits within the G20 IWG efforts in recent years to promote infrastructure as an asset class, which have been guided by the *G20 Roadmap to Infrastructure as an Asset Class* (2018) that draws together, in a holistic and forward looking way, the critical steps needed to develop infrastructure as an asset class and promote investible projects. The initiative also focuses especially on the quality and sustainability aspects of infrastructure, included in the Roadmap and extended widely in the new *G20 Principles for Quality Infrastructure Investment* (2019).

The report reflects discussions held over four seminars/symposia: a conference held in September 2019 in Riyadh on the margins of the G20 IWG meeting under the Japanese Presidency; a workshop held in October 2019 back to back with the meetings of the G20/OECD Task Force on Long-term Investment; a Symposium held in December 2019 in Riyadh, back to back with the meetings of the G20 IWG; and a seminar was held at the OECD in February 2020. Furthermore, it reflects conference calls and interviews held with investors, as well as written inputs, as the dialogue was adapted in light of the evolving covid-19 outbreak.

The report was developed in consultation with G20 IWG and G20/OECD Task Force members and observers, who provided numerous comments on the report at the meetings and in written form, reflecting a dialogue and collaboration on the issues covered in the report.

Over 100 investors participated in events or delivered input or feedback for the report, reflecting assets under management of over USD 20 trillion across a wide geography, including investors based in 27 countries. The collaboration reflects an extensive outreach.

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1 The *G20 Roadmap to Infrastructure as an Asset Class* seeks to address common barriers to the emergence of infrastructure as an asset class, including the heterogeneous nature of infrastructure assets, the lack of a critical mass of bankable projects, and insufficient data to track asset performance. The Roadmap is organised into three overarching pillars with the objectives of: i) improving project development; ii) improving the investment environment for infrastructure and iii) promoting greater standardisation. A Progress Report on the Roadmap will be delivered under the Saudi Arabia G20 Presidency.

2 The *G20 Principles for Quality Infrastructure Investment* set out a set of voluntary, non-binding principles that reflect a common strategic direction and aspiration for quality infrastructure investment within the G20, which are: (i) Maximising the positive impact of infrastructure to achieve sustainable growth and development; (ii) Raising economic efficiency in view of life-cycle cost; (iii) Integrating environmental considerations in infrastructure investments; (iv) Building resilience against natural disasters and other risks; (v) Integrating social considerations in infrastructure investment; and (vi) Strengthening infrastructure governance.
effort and a high level of investor interest – although the heterogeneous infrastructure markets in different countries makes it inherently difficult to secure a representative sample of investors. While this report is for information, there is a strong expectation among investors that the proposals be actively considered and, where possible, be acted upon.

It is important to note that while including dialogue with numerous investors and covering an extensive spectrum of major issues, this report is not exhaustive and does not express the views of all the international asset manager and owner communities. In this regard, it is clearly calling for further dialogue and consideration of several issues in future work and cooperation between the private sector and governments.

Top proposals from investors

The dialogue with institutional investors and asset managers provided an opportunity to discuss in detail policy actions that could be considered by governments to mobilise investment for sustainable infrastructure. While the proposals are intended for policy makers, participants considered how they too could contribute to meeting policy objectives through, for instance, commercial solutions or through their own activities. Participants saw themselves not just as investors, but also as stewards of critical assets and recognise the role that infrastructure plays in societies.

Within the full list of proposals expressed by investors (see box following the executive summary), the following ones stood out as high priorities to participants, and summarise several of the areas that this report covers in greater depth.

- **Harness private sector expertise, innovations, and investment capital for the recovery and post-recovery phase of the pandemic, focusing on long-term sustainability and growth outcomes, and building resiliency.** Investors welcomed stimulus spending in infrastructure – to address immediate and urgent needs to respond to the pandemic, and to build future resiliency and preparedness, particularly for health infrastructure. However, investment decisions made now will lock in long-term competitiveness of economies and determine key future economic, social and environmental outcomes. Thus investment decisions need to be combined with other long-term goals such as the energy transition, clean air and water, digital economy, and access and inclusiveness. It is an opportunity to rethink infrastructure needs going forward, mobilise private investment to compliment public, and to realign economic, social, and industrial policies and priorities.

- **Use collaboration, engagement, and partnership with the private sector as a mechanism to attract investment and manage risks.** Given the complex nature of infrastructure investments, which is often reflected in their legal structure, effective means for risk allocation and risk sharing are paramount in order to structure long-term viable investment opportunities. Investors highlighted that having credible well-governed local investment partners can provide significant support to investment, by building trust and commitment between public and private stakeholders and mitigating political risk. Some of the most innovative financing models discussed involve early engagement with investors during the development phase, working in close collaboration with public authorities to structure investment opportunities while also making sure that projects are socially acceptable. Building a shared vision for long-term value creation ultimately strengthens partnership, including with civil society as investment models need to be socially acceptable.
• Focus on building local infrastructure investment markets, strengthening institutions, ensuring transparency and commitment to supportive regulatory and policy regimes. Investors called on public authorities to promote policy, regulatory and institutional frameworks that are transparent, fit-for-purpose, and bring stability to infrastructure markets. Investors uniformly emphasised the importance of solid legal, policy, and regulatory frameworks and strong institutions, including an independent judiciary, which provide a setting conducive to long-term investment and reduce the need for risk mitigation instruments. Risk mitigation may compensate where institutional frameworks are not sound or are weak but without strong institutions many investors will just steer clear.

• Promote government leadership in achieving sustainability objectives in infrastructure: Private sector investors recognised their own role in helping to achieve sustainability targets, yet in order to make significant strides toward achieving the United Nations Sustainable Development Goals, investors called on governments to integrate policies to promote sustainable infrastructure in investment planning, strategy, and infrastructure procurement. A majority of investors recognise ESG as a priority in their infrastructure portfolios, thus there is opportunity for governments to meet this demand by structuring investment opportunities that are aligned with investor criteria.

Other key messages

While the above items represent selected priority proposals identified by private sector investors in infrastructure, a number of other important messages emerged from the dialogue, including:

Capital availability remains high, but infrastructure markets are also highly competitive. Investment opportunities need to be structured to attract investment, meeting risk/return expectations. Investors called on governments to bring increased and ambitious investment programmes to crowd in investment. The recycling of assets from MDB, ECA, and government balance sheets were some ideas suggested by participants. Regarding greenfield investment, investors suggested that reducing timelines to develop projects and structure investment opportunities could spur interest.

Mobilise private investment in infrastructure for the recovery and post recovery phases of the pandemic. Significant financial burdens resulting from economic shock may await governments in the post-recovery period. Participants expressed willingness to partner with the public sector in recovery efforts, in order to leverage private capital and innovation. The road to recovery post-pandemic may be long, thus focusing on efficiency of spending and effective delivery models is needed.

Use de-risking tools strategically, and adapt them for institutional investor needs. Due to limited capacities for tools such as political risk insurance, investors suggested to use de-risking tools on critical projects, particularly difficult projects to finance, or to secure equity investment to enable local debt financing. Investors also note that political risk insurance products were often initially designed for the banking sector, and may not be tailored to the investment horizons or preferences of institutional investors.

Investors are selecting infrastructure investments that meet certain standards related to sustainability or environmental, social governance (ESG) criteria. Investors support the promotion of a common understanding of ESG criteria in infrastructure. As one investor put it, the consideration of ESG factors has moved from being “nice to have” to being “must
Many investors stated that it would be useful for governments to develop guidance on which elements are most important, and whether there are common or shared elements of ESG criteria in infrastructure. Investors also note a large number of private sector initiatives on ESG, across asset classes, investment products, and financial instruments (such as green bonds).

**A thoughtful approach to standardisation can be supportive of investment.** Investors recognised the benefits that standardisation could bring to contracts, process, procurement, and data, but also note that full standardisation, particularly on an international basis, may not be realistic. Investors instead suggested to focus on certain elements of standardisation, such as common clauses and contractual building blocks that could be used in a modular way to fit into contracts that are otherwise often bespoke given the heterogeneous nature of infrastructure.

**Investors thought it useful to evaluate risks in infrastructure at the project level, and at the system-wide level.** Risks that affect all projects (which could be macro-economic or related to institutional frameworks) may be better addressed at the system-wide level, as opposed to the project-level. This could reduce the need for risk mitigation or guarantees. Economic analysis on the cost-benefit of risk mitigation in this framework could shed light on more cost effective ways of reducing project risks.

**Investors noted that more needs to be done to mobilise investment in developing countries.** They also note that many of the risks associated with developing countries are perceived rather than real, and that the boundary between developed and developing countries was not necessarily appropriate. Establishing a strong track record of local investment in infrastructure can lay the groundwork for attracting other investment partners, particularly foreign investors, who consider credible local partners as a viable and cost effective means to mitigate political risks.

**Investors discussed a number of innovative or emerging financing models.** Partnership models in greenfield project development, securitisation, and listed equity instruments are some of the areas with specific proposals in the body of this report. Investors note that individual country and market circumstance matter greatly and that not all models are suitable for a given jurisdiction. Investors thought it useful to evaluate local capital market endowments - sources of capital, long-term savings, openness to foreign investment - and to pair this with the relevant financial instruments to channel investment, either through public or private markets.

**Way forward**

The outcomes of this report provide valuable insights on potential ways forward on the global infrastructure investment agenda, with immediate suggestions on how to frame governmental responses to the pandemic from an infrastructure perspective. They may also help contribute, by providing the perspectives of investors, to the current *G20 InfraTech Agenda*, as many investors made reference to technology and innovation in infrastructure.

Some of the proposals can be applied in the short term, while others will require efforts to be made over the long term. Domestic circumstances may dictate the relevance of the proposals, due for instance to the heterogeneous nature of infrastructure markets.

Going forward, participants supported a continued structured collaboration and dialogue with private investors in order to advance the consideration of the proposals and their possible implementation. They welcomed the way this cooperation has been organised in
the past months. This structured collaboration could build on the G20/OECD Task Force on Long-term Investment and its existing Investors Network and related activities and events, for instance through a G20/OECD Institutional Investors and Asset Managers collaboration forum, working together with partners, IOs, MDBs, GIH, SOURCE, and other relevant bodies. Participants and IWG members have already pointed to a number of selected areas where further targeted dialogue would be beneficial, such as standardised clauses, risk mitigation methods, regulatory frameworks, securitisation, data and confidentiality, asset recycling, and social infrastructure investment. These collaborative efforts will help to advance the G20 Roadmap to Infrastructure as an Asset Class, and support implementation of the G20 Principles for Quality Infrastructure Investment, which are ongoing priorities for the G20.

Further work following this report could focus on strengthening the basis and process for such dialogue, addressing other priority issues not covered, and building further the evidence base, through data collection, good practices, and case studies for the proposals, with inputs from asset owners and managers on innovative financing models and techniques. It may also require analytical work given the issues raised by private investors and IWG members. Guidance or principles to promote best practices across countries could potentially emerge from this follow up work.

Acknowledgements

The Saudi Arabia Presidency, the Infrastructure Working Group of the G20, and the OECD Secretariat wish to thank participants for making this report possible, despite the challenges posed by covid-19 related developments. Many G20 IWG members responded to the collaboration by providing contacts of investors within their local jurisdictions, which helped to expand coverage, for which we are grateful. Comments and feedback received from investors, G20 IWG members, and members and observers of the G20/OECD Task Force on Long-term Investment are also greatly appreciated. A (draft) list of firms that participated and contributed can be found at the end of this document.
**Investor proposals**

1. **The role of infrastructure in the context of the pandemic**
   1.1 Support operational resiliency of infrastructure services in response to the pandemic, contributing more broadly to economic and societal resilience
   1.2 Be strategic and innovative with stimulus spending in infrastructure and align with long-term objectives, partnering with the private sector to augment investment capital

2. **Strategies and frameworks for sustainable infrastructure and project development**
   2.1 Clearly define goals and elaborate ambitious and coherent investment plans and strategies and implementation steps across government at all levels that would increase the supply of investment-ready projects, with effective forms of private sector engagement and information sharing on plans, strategies, and existing and planned projects (pipeline)
   2.2 Ensure the integration of sustainability considerations into government infrastructure decision-making frameworks, across the project life-cycle
   2.3 Consider the development of clear and shared principles for sustainable infrastructure across relevant government ministries and regulatory agencies
   2.4 Ensure stable and high-quality legal and regulatory frameworks for PPPs, and pursue greater standardisation in PPP investment models where feasible
   2.5 Develop common, consensual principles on key contractual building blocks
   2.6 Consult with private sector investors and other stakeholders at the early stages of project development to identify a fair allocation of risks, and clearly define the role of private sector investors
   2.7 Consider innovative collaborative models beyond PPPs that involve a long-term vision and a sharing of risks and rewards over time, especially at the local level where infrastructure needs are great
   2.8 Clearly define methods and models for funding infrastructure investment
   2.9 Promote financial resilience and debt sustainability, at the project level, through effective capital structure design and risk-sharing mechanisms, and consider possible governmental guidance and stress-testing

3. **Capital markets and regulatory frameworks**
   3.1 As relevant given country circumstances, deepen market-based financing to support long-term infrastructure investment, with appropriate reporting frameworks
3.2 For greenfield and brownfield infrastructure, consider innovative approaches and partnership models

3.3 Consider listed fund structures, such as infrastructure investment trusts (IITs), listed corporate entities, and closed- or open-ended funds, to channel investment to infrastructure through public equity markets

3.4 Consider forms of securitisation for well-defined brownfield assets, focusing on scalability and replicability but also on transparency and financial stability

3.5 Review financial sector policy and regulations to determine whether unnecessary barriers to infrastructure investment exist, keeping in mind protections for beneficiaries and prudential and market integrity objectives

3.6 Ensure stable and appropriate policy frameworks, supportive institutions, and investment environments that can attract and drive sustainable infrastructure investment

3.7 Ensure independent, well-resourced, and expert infrastructure regulators, and provide adequate consultation mechanisms

3.8 Avoid sudden changes in policy and regulatory frameworks and provide forward guidance and transparency on transitions, with investor safeguard mechanisms

4. Risk mitigation

4.1 Differentiate and promote risk mitigation strategies and methods for infrastructure at the project level, as well as for infrastructure at the system-wide or programme level

4.2 Ensure efficient, independent dispute resolution mechanisms, preferably at the international level

4.3 Promote diversified risk mitigation instruments, particularly for emerging markets, with the goal of promoting scalability and replicability where possible, and adaptation to institutional investors

4.4 Promote partnership and collaboration models as a way to effectively allocate and manage risks in infrastructure, including leveraging the capabilities of MDBs, DFIs, and ECAs

4.5 Invest in education and capacity building across institutions and markets, including promoting government readiness for project preparation, planning, and risk mitigation and management

5. Data

5.1 Collect data on public infrastructure projects relevant for public sector decision-making and in support of the private sector

5.2 Promote standards for data collection in infrastructure, including a common template, in order to facilitate the comparison of investments

5.3 Consider developing data disclosure frameworks (voluntary or required) for certain infrastructure projects, in coordination with regulators and key stakeholders
5.4 Recognising the challenges that investors face regarding data on emerging markets infrastructure, MDBs could share data and intelligence on these markets with the private sector

6. Sustainable and ESG investment in infrastructure

   6.1 Encourage a common understanding of ESG criteria and infrastructure

   6.2 Promote the ability of investors to measure and compare sustainability and ESG performance in infrastructure investment, through better infrastructure project data disclosure

7. Technology and innovation

   7.1 Respond in a proactive way to the shifting technological landscape, providing a vision for technology opportunities in infrastructure and developing long-term strategies to support the scaling up of opportunities and diffusion of knowledge

   7.2 Enable a more extensive roll-out of broadband in a secure and open manner, and ensure open data standards

   7.3 Assess the role of regulation and market design in incentivising innovation, including the creation of regulatory “test beds” for new infrastructure and business models

   7.4 Promote more broadly innovative firms and innovation ecosystems, cultivating creativity and knowledge to solve challenges in infrastructure systems

   7.5 Proactively address the adverse effects of technology, including potential risks

   7.6 Promote the sharing of information across ministries and any relevant regional national and subnational authorities and with stakeholders, including at the early stages of project development
Introduction

Context and objectives

Quality infrastructure is a driver of economic prosperity and provides a solid basis for strong, balanced and inclusive growth and sustainable development; these are key goals of the G20 and are critical for promoting global, national and local development priorities. In the context of the pandemic, these priorities have come under greater focus as societies face strained health systems, disruption in supply chains, surging unemployment, deflationary pressures in energy markets, and disruption in transportation services.

Well before the pandemic brought a renewed need to review infrastructure resiliency and adequacy, and promote sustainability outcomes, numerous statistics pointed to continued underinvestment in infrastructure in both developed and developing countries. At current investment trends, this is expected to translate into a cumulative investment gap of between USD 5.2 trillion until 2030\(^3\), or as high as USD 14.9 trillion until 2040 when the achievement of the sustainable development goals (SDGs) is taken into account\(^4\). Given that government investment alone may not be enough to meet key economic and development objectives, it is essential that countries work to improve the resources at hand and partner with the private sector to attract increased investment to meet some of these needs.

Progress made on mobilising investment for sustainable infrastructure

The G20 and other fora, along with international organisations (IOs) and multilateral development banks (MDBs), have taken steps over the years to address the investment gap. Notably, in order to make infrastructure more of an investible asset, suitable for investment by a large and diverse pool of investors, including institutional investors, the G20 launched a *Roadmap to Infrastructure as an Asset Class* in 2018.\(^5\) This Roadmap established a number of work streams seeking to improve project development, enhance the investment environment, and promote greater standardisation. A Progress Report on the Roadmap will be delivered under the Saudi Arabia G20 Presidency.

While progress has been made in recent years toward advancing the Roadmap, further efforts are needed. Interest amongst investors in the infrastructure asset class has been growing, and measures to promote investment have achieved moderate success. For large

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\(^4\) *Global Infrastructure Outlook*, 2017, Global Infrastructure Hub, [https://outlook.gihub.org/](https://outlook.gihub.org/)

\(^5\) The *G20 Roadmap to Infrastructure as an Asset Class* draws together, in a holistic forward looking way, the critical steps needed to develop infrastructure as an asset class and promote bankable projects. It seeks to address common barriers to the emergence of infrastructure as an asset class, including the heterogeneous nature of infrastructure assets, the lack of a critical mass of bankable projects, and insufficient data to track asset performance. The Roadmap is organised into three overarching pillars with the principal objectives of: i) improving project development; ii) improving the investment environment for infrastructure; and iii) promoting greater standardisation. The Roadmap has seven work streams: i) contractual standardisation; ii) financial standardisation; iii) project preparation; iv) bridging the data gap; v) financial engineering and risk allocation and mitigation; vi) regulatory frameworks and capital markets; and vii) quality infrastructure.
public and private pension funds, many of whom are active investors in infrastructure, the overall trend in investment levels in infrastructure has been slightly increasing, although this trend is uneven across countries and investors, with wide differences in investment levels, amount of experience, or amount of confidence. Data also suggests that overall investment levels are low, for instance at just 1.3% of assets on average are allocated to infrastructure for the group of large pension funds surveyed by the OECD. Considering there are many factors that drive investment behaviour, including investment regulations, fund operations, experience, governance, or fund size, investor appetite for infrastructure can vary significantly.

Underinvestment in the face of capital availability suggests that significant challenges remain in mobilising investment for infrastructure. For instance, data from the OECD survey suggest low levels of large pension fund investment in developing countries and in greenfield investments, as well as reported obstacles to investment such as regulatory barriers, information asymmetries, or high perceived risks. The availability of pools of long-term savings can vary significantly by jurisdiction as well. Emerging economies generally face an even greater challenge given the need to develop their institutional investor base as, with few exceptions, their financial systems are largely bank-based.

**The pandemic and the role of investment in sustainable infrastructure in the recovery**

The effects of the pandemic on infrastructures and sectors has been mixed so far, but severe in some instances (particularly airports), with the extent of severities yet to be fully understood. Increased financial risks or a protracted downturn could pose a further challenge for mobilising investment, with potential impacts related to counterparty risks, funding mechanisms, or debt sustainability also to be considered.

To the extent that recovery efforts include government stimulus packages for increased investment in quality infrastructure, in line with the *G20 Principles for Quality Infrastructure Investment*, there is also a significant opportunity to partner with the private sector in order to close the investment gap by upgrading existing infrastructure stock and building new infrastructure to meet growing needs and address long-term sustainability challenges and objectives. Evaluating the role of technologies and innovations, as described in the *G20 Infratech Agenda*, could be leveraged further in recovery efforts.

In the short-term, increased infrastructure investment could have an immediate effect by boosting employment and supporting economic growth. More importantly, investment decisions made now will impact the long-term competitiveness and resilience of societies.

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7 Ibid.

8 Ibid.

9 The *G20 Principles for Quality Infrastructure Investment* set out a set of voluntary, non-binding principles that reflect common strategic direction and aspiration for quality infrastructure investment within the G20, namely: (i) maximizing the positive impact of infrastructure to achieve sustainable growth and development; (ii) raising economic efficiency in view of life-cycle cost; (iii) integrating environmental considerations in infrastructure investments; (iv) building resilience against natural disasters and other risks; (v) integrating social considerations in infrastructure investment; and (vi) strengthening infrastructure governance.
and influence key environmental and social outcomes. Integrating investment decisions to meet immediate needs, such as in critical social infrastructure like healthcare, with other long-term goals such as the achievement of the SDGs and a decisive energy transition, can lay the groundwork for future gains and the ability to weather future crises.

New infrastructure investment also presents a significant opportunity to modernise the economy by, for instance, expanding broadband services through fibre and 5G networks, cloud services, expanding and modernising electricity grids, and investing in or funding research for innovative solutions in infrastructure, including in healthcare and critical social infrastructures.

As stated in the *G20 Action Plan on Covid-19* efforts to promote quality infrastructure investment are essential for the recovery and for post-recovery resilience. The proposals in this report could help guide governments in their response to the pandemic by mobilising higher levels of investment in sustainable infrastructure for faster recovery, better long-term preparedness and resiliency, and the delivery of sustainability objectives.

**Collaboration with institutional investors and asset managers**

In this context, under the Saudi Arabia G20 Presidency in 2020, the aim has been to promote an enhanced and sustained dialogue and collaboration with asset owners and managers which is – and will continue to be – necessary to address, systematically and progressively, the challenges and issues that are impeding increased investment in quality and sustainable infrastructure. Accordingly, one of the main initiatives of the G20 IWG in 2020 has been a sustained policy dialogue between asset owners and managers and governments in order to identify the set of key challenges facing the private-sector and to develop actionable proposals for governments that could support the required investment.

The G20 collaboration, supported by the OECD, mainly involved institutional investors (i.e. pension funds, insurance companies, sovereign wealth funds) and asset managers, as these institutions represent key decision makers in long-term investment in infrastructure. Some of these investors have already built up significant experience in infrastructure investment, across jurisdictions and markets. Institutional investors and asset managers are able to invest over the long lifespan of infrastructure assets, often in portfolios across sectors and regions to diversify risk, through both equity and debt instruments, with the result that much focus has been placed in sourcing such investment to meet long-term investment needs. The G20 and OECD have also built a track-record of engagement with institutional investors.

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10 For the purpose of this report, asset managers are described as firms that act as financial intermediaries, investing in infrastructure assets (debt and equity) on behalf of their clients, often through fund structures like general partnership agreements. Institutional investors like pension or insurance companies can invest directly in infrastructure debt and equity, or outsource asset selection and due diligence to asset managers. As “asset owners”, pension fund and insurance company investors ultimately own the decision to invest in infrastructure, how to include such investment as part of their long-term strategic asset allocation or asset-liability framework, and whether to invest directly or to select asset managers to invest on their behalf. Insurance companies could have varying liability structures based on the nature of their insurance product offerings. Life insurance companies typically have longer dated liabilities and more closely fit the narrative of this report on institutional investment in infrastructure.

11 See Annex for the method and process used for engagement with investors in the collaboration, and the rationale for the focus on institutional investors and asset managers.
The collaboration has taken shape through a series of events, meetings, and conference calls, hosted by Saudi Arabia and the OECD. It has aimed to illuminate the challenges that investors face and highlight potential solutions to overcome them. In the course of the discussion, investors were invited to provide comments on the G20 Roadmap to Infrastructure as an Asset Class and the G20 Principles for Quality Infrastructure Investment and their implementation, both major ongoing IWG initiatives.

Investors expressed their desire to engage with governments and regulators in order to ensure that infrastructure investment meets public expectations. In fact, private sector participants in infrastructure do not just see themselves as investors, but also as stewards of critical assets. Building a shared vision for long-term value creation in infrastructure amongst governments, regulators, and investors can help to ensure that public needs are being met. Indeed, the dialogue brought to light ways in which the private sector can more effectively contribute to key policy aims, such as through, for example, commercial solutions and partnerships amongst key public and private stakeholders.

Closer dialogue may help in identifying better and more sustainable solutions that meet public expectations and realise the full potential synergies between public and private stakeholders, which can build trust, lead to a better structuring of investment opportunities, and improved investment environments, and thus help unlock the financing to close the investment gap. Interaction and collaboration is all the more important given (i) the complexity and challenges of infrastructure investment and the need to identify innovative solutions while drawing on existing sound models, (ii) the growing convergence of infrastructure systems and services and expected increased role of technology and innovation, which may prove transformative for the sector and the economy, and (iii) the increasing role of infrastructure in delivering on ambitious and urgent climate and development goals and the need now to deliver a sustainable recovery from the pandemic.

The report

This G20/OECD report presents the outcomes of the initiative. It contains a set of proposals informed by discussion with asset owners and managers for improving the enabling environment for private investment in infrastructure, based on identified key issues and challenges. These proposals aim to encourage a long-term strategic and collaborative approach to enhancing the supply of investible infrastructure projects, and promote fair and transparent investment frameworks and strong regulatory institutions that are able to attract private investment, while mitigating investment risks and managing costs.

The proposals could help countries implement and coordinate recovery efforts from the pandemic, through mobilising higher levels of private sector investment to complement public investment, contributing to a faster recovery and building longer-term productivity and economic growth. The proposals could be relevant for national governments and agencies, as well as regional or local governments and regulatory authorities and the asset managers and owners community itself.

The report reflects discussions held over four seminars and symposia: a conference held in September 2019 in Riyadh on the margins of the G20 IWG meeting under the Japanese presidency, a workshop held in October 2019 back to back with the meetings of the G20/OECD Task Force on Long-term Investment; a Symposium held on December 2019 in Riyadh, back to back with the meetings of the G20 IWG; and a workshop was held at the OECD in February 2020. In addition, it reflects conference calls and interviews held with
investors, as well as written inputs, as the dialogue was adapted in light of the evolving covid-19 outbreak.

Over 100 investors with assets under management of more than USD 20 trillion across a wide geographical coverage, including investors based in 27 countries, participated in events, or delivered input or feedback for the report, reflecting an extensive outreach effort and a high level of investor interest – although the heterogeneous infrastructure markets in different countries makes it inherently difficult to secure a representative sample of investors. While this report is for information, there is a strong expectation among investors that the proposals be actively considered and, where possible, be acted upon.

The structure of this report is as follows:

- A section containing proposals from asset owners and managers, including insights gained on the impact of the pandemic in infrastructure systems, and potential policy responses;
- A short concluding section identifying the main proposals, next steps, and the way forward.

An annex outlines the methodology and process for the dialogues and report, including the rationale for the focus on institutional investors and asset managers. Lastly, a section acknowledges participants and contributors whose valuable insights and comments made this work possible.

This report has been developed and refined through an iterative and interactive process, primarily with asset owners and managers active in infrastructure investment, but also through consultations with G20 IWG members, other IOs, MDBs, and the G20/OECD Task Force on Long-term Investment, where feedback was received. It is worth noting that more general policy considerations such as the sustainability of public finances may factor into how governments and regulatory agencies assess and respond to the proposals.
Proposals

The proposals below have been advanced by private investors, in particular institutional investors and asset managers, for consideration by governments and public sector institutions including national and sub-national governments, international organisations (IOs), and multilateral development banks (MDBs), as a means to deliver on the challenges of enhancing the mobilisation of private sector investment in sustainable infrastructure.

For each recommendation, background context provides further explanatory detail, in many cases also identifying the relevant issues and challenges facing investors. Implementation of these proposals will, in many instances, require enhanced public and private sector engagement and dialogue.

The proposals are structured using the following categories:

1. The role of infrastructure in the context of the pandemic
2. Strategies and frameworks for sustainable infrastructure and project development
3. Capital markets and regulatory frameworks
4. Risk mitigation
5. Data
6. Sustainable and ESG investment in infrastructure
7. Technology and innovation

1. The role of infrastructure in the context of the pandemic

There is an immediate and urgent need to lessen the human impact of covid-19, as at its base, the pandemic poses a challenge to healthcare capacities, treatment, testing, and the need to limit transmission of the virus. Investors noted that social infrastructure, in healthcare - but also in emergency response or aged care facilities - are critical for building societal resilience, and that sometimes such needs are overlooked when the attention paid to infrastructure investment tends to be dominated by larger sectors such as energy or transportation. The pandemic has highlighted the fact that societies cannot be resilient without adequate social infrastructure, which in many developed economies has suffered from underinvestment. Moreover, the pandemic has highlighted the essential nature of infrastructure services and the need for infrastructure to be resilient against operational stresses as well as large unexpected shocks; in fact, building resilience against natural disasters and other risks is one of the G20 Principles for Quality Infrastructure Investment.

The economic impact of the pandemic has been far reaching, with unemployment increasing substantially, growth abruptly reversing trend, and disruption of supply chains (particularly for medical equipment and food supplies). Investors noted that infrastructure sectors have proven to be fairly resilient in the resulting economic shock, with the exception of airports and transportation where a sharp drop in travel has had a significant impact.

Investors broadly supported government stimulus plans targeting infrastructure, but noted that opportunities exist to partner with the private sector in delivering on ambitions.
Investment should also be focused on long-term benefits as infrastructure is central to achieving the SDGs, and as a means for stimulus, infrastructure investment delivers greater long-term rather than short-term effects. Investment in social infrastructure, such as hospitals and care facilities, will be an immediate priority in many countries and could benefit from greater private investment (both financing and management expertise) through appropriate contractual modes (e.g. availability-based payment PPPs), while ensuring inclusiveness; finding the right models for efficiently accessing capital will be important.

While other proposals have addressed elements of the pandemic, where applicable, the following items represent actions needed to address recovery and resiliency, particularly in light of government stimulus plans.

1.1 Support operational resiliency of infrastructure services in response to the pandemic, contributing more broadly to economic and societal resilience

Crisis can expose when structural, financial, operational, or contractual weaknesses exist within industries, sectors, or individual corporate entities. The recent volatility in markets due to the pandemic has exposed some infrastructure sectors and assets to significant risks, triggered by falling demand in some areas (i.e. airports, public transportation), to critical shortages of resources in others (healthcare). As infrastructure assets provide essential services, operations must continue despite these challenges. Assuring operational resilience of infrastructure, through maintaining adequate access to labour, liquidity (in some cases through reserves or working capital facilities), and the adequate funding of short-term operations through periods of volatility, is paramount in order to support recovery efforts.

Assuring adequate capacity within various levels of government to deploy aid and allocate resources is needed, particularly if actions need to be taken to meet urgent needs. Cooperation amongst various levels of government (national, subnational) is also needed as urban areas have been particularly hard hit by the pandemic. Governments could also consider programmes that are already in place (or that have been used before) to support infrastructure finance and investment, with a refocus for the current recovery.

1.2 Be strategic and innovative with stimulus spending in infrastructure and align with long-term objectives, partnering with the private sector to augment investment capital

While the continuity and maintenance of infrastructure services in response to the pandemic is important, economic stimulus spending, whether in new infrastructure or upgrading existing infrastructure stock, needs to be aligned with long-term strategic objectives. Participants strongly supported the notion of combining stimulus spending with the achievement of the SDGs, alignment of investment with the energy transition, and investment that contributes strongly to long-term competitiveness. For example, most investors identified the need for stimulus packages to target the rapid development of low-carbon and clean technologies. Most investors also mentioned how important telecommunication services have become during the period of social distancing, which highlights the need for broadband services, fibre networks, and 5G to support connectivity, particularly in under-served areas. New technologies and innovations in infrastructure could also be explored to aid in the recovery.

Prioritisation of infrastructure development could be re-examined in the context of the response to the pandemic, along with high-level economic and development priorities. Investment decisions made now will lock in development pathways for many years, thus
participants saw opportunity in changing the outcome of the recovery and in long-term resiliency, preparedness, sustainability, and competitiveness.

Participants also expressed willingness to partner with the public sector in recovery efforts, in order to leverage private capital, management expertise, and innovation. The road to recovery post-pandemic may be long, thus focusing on efficiency of spending and effective delivery models is needed.

2. Strategies and frameworks for sustainable infrastructure and project development

Private sector participants expressed a strong willingness to work more closely with the public sector in order to ensure that infrastructure meets public expectations. Participants highlighted that governments are the traditional providers of infrastructure and that infrastructure is a core responsibility of government. Yet investors also saw that private sector investment could be complementary to public investment.

In order to attract private investment, governments need to ensure recurring and attractive investment opportunities that are cost effective for the public sector. Developing a strategic vision, ambitious and coherent investment plans and implementation steps, and proper policies and infrastructure decision-making frameworks, are supportive elements that signal to markets public sector commitment and help to shape the economics of investment. It was stressed that developing and advancing projects for the purpose of building a pipeline requires time and money, as well as leadership, with the private sector also needing to dedicate resources to provide advice and take advantage of any investment opportunities.

Areas where the public and private sectors can work together to improve the supply of sustainable infrastructure are as follows:

**Investment plans and strategies, project pipelines, and whole-of-government approach**

2.1 Clearly define goals and elaborate ambitious and coherent investment plans and strategies and implementation steps across government at all levels that would increase the supply of investment-ready projects, with effective forms of private sector engagement and information sharing on plans, strategies, and existing and planned projects (pipeline)

Investors continually report a lack of investible projects, particularly for greenfield projects, while at the same time investment capital waiting to be deployed is high. There is an opportunity for governments to seize on the availability of capital in order to advance their infrastructure programmes and deliver on economic and social objectives.

Yet there is a gap between governments’ aspirations to deliver infrastructure and the funds they have been willing or able to deploy for this purpose. Participants called for an increased and regular supply of projects, as investors need to adjust their asset allocation strategies and build up expertise according to the available and expected investment options. This would include not only new-build pipelines being identified by governments, but also brownfield government-owned assets that could be monetised. The asset recycling programme in Australia has helped to contribute to a long-term vision of infrastructure development, mobilising investment from the private sector into brownfield assets while using proceeds for further investment into higher risk greenfield development. Investors
also noted an opportunity for MDBs and ECAs to sell loans from their balance sheets for assets that have reached operational status, freeing up capital to deploy into new investment.

Governments may however struggle to deliver readily investible projects, especially if they lack institutional capacity and expertise. Condensing timelines for project procurement, which can take years, would help generate investor interest in greenfield assets, given the expertise required to evaluate projects. Concerted public-private efforts are often needed to advance projects, for instance to identify appropriate risk mitigation measures; ensuring project readiness for investment is not always a task for the public sector alone to solve.

Participants emphasised that, as a starting point, governments need to clearly articulate their goals for sustainable infrastructure and establish ambitious long-term investment plans and sectoral strategies or roadmaps along with concrete implementation steps. This should involve all levels of government, including governments at the regional and urban levels that are often responsible for infrastructure decisions and may have full ownership stakes in local infrastructure companies.

The articulation of goals and development of investment plans and sectoral strategies would benefit from engagement with stakeholders, including private sector investors. This should include consideration of policy and regulatory frameworks that may be needed to make projects investible, especially for new forms of infrastructure. Visibility and good communication on infrastructure investment programmes and pipelines (including and especially prioritised projects and their expected timelines) is needed to send market signals and help build confidence amongst investors committing long-term capital – this is particularly important for overseas investors as they consider country allocations.

Governance of delivery is often an issue in terms of how to take projects forward – whether it be through governments themselves, development corporations, or public/private partnerships. Once projects are in the pipeline, it is critical for their governance to be rapidly determined. Investors cited InvestEU (formerly known as the European Fund for Strategic Investment) as an example of setting strategic investment goals through government, MDB, and private sector partnership.

Participants stressed the need for strong consistency across ministries and bodies in terms of their engagement with the private sector, and a common understanding of the partnership models and their expected benefits and risks, given the risks of different ministries adopting different and potentially contradictory positions. This could be accompanied by a “pipeline element” of standardisation, in which projects are developed in a comparable fashion across government and over time, building predictability and streamlining assessments. If delays are to be minimised in the project pipelines, ways to streamline or standardise processes and procedures in certain key areas, such as planning and permitting where delays often exist, would be beneficial, particularly given the higher environmental, social and governance standards demanded by investors.

Meanwhile, as part of their engagement with the private sector, governments could stand ready to respond to investor inquiries on Requests for Proposals, including training people and building up of skills and knowledge to respond to investors and understand their needs. Engagement with the private sector could, in advance of the project preparation phase (see also below), involve consultation and input on guidelines and policy tools, such as PPP frameworks, which have a broad impact on infrastructure development and financing.
Sustainability and resiliency considerations

2.2 Ensure the integration of sustainability considerations into government infrastructure decision-making frameworks, across the project life-cycle

Institutional investors and asset managers involved in infrastructure investment consider the long-term risk factors, including those related to sustainability, given the long infrastructure lifecycle and the need for stable returns over time and the preservation of value. Yet the sustainability features of this infrastructure, if publicly-owned, are ultimately determined by the government. Given the key role played by governments in the delivery of infrastructure, which may later be acquired or operated by the private sector, it is best for sustainability factors to be considered upfront, and thus integrated into the legal and regulatory frameworks governing infrastructure decision-making.

Such a structured and transparent approach will require that decisions on infrastructure implementation be made not only on a lowest-cost quantitative basis but also on a qualitative basis and across the project life-cycle, taking into account longer-term sustainability and resilience factors such as emissions and impacts over time arising from climate change. This argues for a revision of approaches and potential redrawing of tender evaluation for greenfield projects to incorporate wider benefits for populations rather than just lowest cost, as is the case in a number of jurisdictions at the moment.

Investors suggested that a sectoral approach in sustainable infrastructure, which brings various levels of government, experts, and relevant stakeholders together to design policies for specific areas, such as in renewable energy (e.g. solar, wind, low-carbon heat technologies), could be considered. In this way, reviewing project economics, technologies, market conditions, policy frameworks and targets, the judicious use of incentives, or investor appetite can foster the development of new models for infrastructure finance that are aligned with government strategy and policy for development. Sometimes reaching a “tipping point” in terms of demonstrated investment opportunities, commitment to long-term policies to support investment, and reaching milestones on cost reductions can accelerate investment, leading ideally to the reduced use or need for subsidies or incentives.

2.3 Consider the development of clear and shared principles for sustainable infrastructure across relevant government ministries and regulatory agencies

There are challenges regarding the integration of sustainability factors into infrastructure owned and developed by the private sector (e.g. utilities, infrastructure corporates), outside the realm of public procurement. Yet regulatory agencies (e.g. energy, water) established by government can play a role in promoting sustainable infrastructure. In this context, it may be beneficial for clear and shared principles for sustainable infrastructure to be developed across government, which could be applied across government ministries as well as regulatory authorities in the different sectors where infrastructure is present, to ensure a common understanding across government and the integration of sustainability considerations in value-for-money assessments. These principles could draw on internationally developed principles and guidance, for instance the G20 Principles for Quality Infrastructure Investment.
**Project structuring, frameworks, and collaborative models**

### 2.4 Ensure stable and high-quality legal and regulatory frameworks for PPPs, and pursue greater standardisation in PPP investment models where feasible

Although in some cases PPP models tend to be complex, PPPs offer a suitable investment format to attract financing from institutional investors. Successful models can also be replicated by authorities in other jurisdictions, providing the basis for a common framework for investors to evaluate projects. Participants pointed out that highly complex frameworks that are bespoke to a certain sector or project do not encourage investors to spend the time on due diligence to invest. Some amount of standardisation can be supportive of investment, especially related to processes, documentation, or counterparts. Investors also reported that it was sometimes challenging to work with different types of guarantees through different ministries or government agencies in the same market, and that some level of harmonisation with counterparties could improve procurement frameworks for investment.

In well-procured PPPs, the involvement of experienced private sector players leads to project efficiency gains, while risk is effectively shared between the public and private sector. Good practices related to existing PPP formats can be used to further harmonise and establish more widely accepted principles. However, a more balanced risk sharing between private sector, public sector, and end consumer is key to avoid the perception (and instances of backlash) that the model mostly favoured the private sector. In this regard, it is important that traditional value-for-money approaches used in PPP contracts also reflect quality of services delivered, focusing not just on the value of risks shifted to private investors but also on the outcomes that could be generated or anticipated with a PPP contract.

Investors suggested that appointing a “PPP specialised unit”, or agency, acting as a single point of reference (mixing administrative, legal, financial, technical, and sustainability competencies) within the public administration in charge of PPP projects can help to streamline processes. Such a unit would be responsible for the development and preparation of projects, tender launch and awarding, finalisation of contract agreements, and management of the relationship during the life of the contract. It was also suggested that national governments could play a role in incentivising standardised formats, so as to limit tendencies to diversity at the subnational or local level, which might deter investment.

Participants also stated that significant strides can be made to bolster legal and regulatory frameworks for PPPs by broadening political support for investment frameworks. Otherwise, in many countries, especially in those with a limited or no track-record with PPPs, institutional investors would be less confident of ruling out any future negative government interventions in PPP frameworks in the event of a change in government.

### 2.5 Develop common, consensual principles on key contractual building blocks

Contractual frameworks provide the basis for value in infrastructure investments – they constitute the asset. Yet heterogeneity in infrastructure projects and contractual provisions renders infrastructure investment complex, costly, and time-consuming for investors, discouraging the investment of resources in a relatively small sector.

This has led to efforts to promote contractual standardisation at the global level. There was some discussion of this objective: many investors considered it to be overly ambitious as there is a need to take into account local market conditions and project specificities. However, some considered that there are common threads serving to protect investors and that some level of standardisation could speed up project negotiations, facilitate the
dissemination of good practices, and enable countries to develop projects that are more robust, match the expectations of investors and gain capital market and institutional support, particularly in emerging markets and developing countries. Consistency and standardisation can create confidence and motivate stakeholders to invest time and effort in infrastructure transactions, while reducing the resources and time that institutional investors need to allocate to the assessment and negotiation of the finance terms of each transaction.

Recognising that full standardisation is unlikely to occur, a number of investors suggested that consensual principles or market practices could instead be developed across countries on key contractual building blocks. There may be value, in addition, in standardising a number of contractual clauses that materially affect investor risks, such as force majeure clauses, termination clauses, indemnity payments, or arbitration. Targeting such clauses for use as “model clauses” in contracts could become a reference for investors across multiple projects and across jurisdictions, while taking into account the idiosyncratic characteristics of infrastructure sectors and country legislative and legal frameworks. Standardisation of certain contractual clauses would enhance the stability and quality of PPP regimes, which are ultimately based on contractual arrangements.12

The covid-19 crisis has generated some uncertainty regarding force majeure clauses and what these clauses meant or how they are to be applied, particularly in countries with poor jurisprudence – compensation arrangements during construction can often be unclear. Investors considered that, with covid-19, force majeure clauses should be a key area of focus for standardisation, as with current contracts, some may be covered under force majeure clauses while others may not. There may also be a need to develop cost-effective commercial insurance products to cover risks related to pandemics, and to also rethink how such risks can be managed in the future. It may be that the risks of a pandemic are not that farfetched at all and if such systemic events prove to be more common in the future, effective means to manage them will need to be considered.

2.6 Consult with private sector investors and other stakeholders at the early stages of project development to identify a fair allocation of risks, and clearly define the role of private sector investors

Private sector investors emphasised that governments need to appreciate the constraints that institutional investors face, given their risk appetite and the regulatory framework. Governments may be inclined to extract as much value as possible from investors, with “pre-cooked” projects presented to investors; however, such an approach can lead to unpalatable contracts, thereby discouraging private investment.

Participants argued for the need for public sector communication and engagement with the private sector early in the process, including during the development of investment frameworks (e.g. guidelines, PPP frameworks). Participants expressed their willingness to engage during the project preparation process, assisting with project structuring and risk assessments, helping to define the roles of the public and private sectors, and designing optimal structures for public and private counterparts. This could take the form of a working group that would engage with the public sector. Public sector counterparts could define

12 Note for readers: The World Bank’s Guidance on PPP Contractual Provisions contains guidance and example drafting in relation to a number of core PPP contractual clauses and is intended to aid contracting authorities that have decided to use PPP as the procurement method for a project. Some work was also developed by other bodies in this field (such as the Private Sector Advisory Group (PSAG)).
their expectations of the benefits that the private sector can bring to infrastructure investment management, including potential long-term cost savings. As not all institutional investors would be capable of such early stage interaction, project by project, broader channels for input and advice could be developed, which could span infrastructure programmes and involve a range of selected institutions and stakeholders.

Citizens also increasingly want to be considered as part of the design of infrastructure, including how it will be funded and financed. The distinction between funding and financing\textsuperscript{13} should be better explained as part of the process of designing a project, as the concepts are often confused.

The consultation process with the public and stakeholders for public infrastructure projects is an essential exercise that must be done by the government at early stages and not be left to when the tendering or bidding process has commenced. This is a fundamental part of consultation and is essential for ensuring public buy-in, particularly for infrastructure projects where developers face a high level of exposure to the public at large.

Such early engagement with the private sector could help to build investment-ready projects, and help decide which projects are suitable to be brought to the market. If conducted transparently, it could also help support social acceptance of public-private investment models.

\textbf{2.7 Consider innovative collaborative models beyond PPPs that involve a long-term vision and a sharing of risks and rewards over time, especially at the local level where infrastructure needs are great}

In light of the reluctance of a number of countries to adopt PPP models, and given large infrastructure needs, a number of investors highlighted the need to consider various innovative partnership models with central governments and especially local authorities that would make them feel comfortable with private sector capital and support long-term collaboration. This form of collaboration goes beyond classic procurement methods or the need for standardised contracts or complicated capital structures in which there is a long-term vision and in which risks and rewards are shared over time.

This could involve, for instance, a common ownership approach in which public sector authorities or publicly owned utilities recycle part of their assets yet maintain co-ownership with a group of long-term investors (who may have formed a coalition structure to enable engagement), who are minority shareholders but who have enough influence on the governance to develop assets together with the authorities (effectively a partial privatisation). The degree of expected control in a shared ownership model might vary among investors, as some investors might seek greater control over the operating assets.

Another model could be a vehicle that resembles a social impact fund but in which exist risk-sharing metrics that would allow investors to benefit from the improvements flowing

\textsuperscript{13} In the context of a PPP, \textit{funding} of a PPP project refers to how investment and operational costs are repaid over time to compensate the private partner that provides the debt or equity for the project. Ultimately, public infrastructure can only be paid (1) by users of the infrastructure through direct user charges, such as tolls in the case of highways; or (2) by taxpayers through the government’s periodic payments to the private partner. \textit{Financing} of a PPP project refers to raising money upfront to pay for the design, construction, and early operational phases of an infrastructure asset, whether through debt or equity instruments of a public or private nature (source: IMF (2019), “PPP Fiscal Risk Assessment Model, PFRAM 2.0”)
from their investments. Models can be found in other sectors, such as in real estate, where there are profit-participating loans, with certain requirements on governance and profit-sharing that would be agreed. Many existing models could also provide a source of inspiration, for instance the third-party investment (TPI) model, where the private sector invests on behalf of the public owner or manager and is paid back at least partly on achieved savings, improved efficiencies, or progress on other key performance indicators (energy service companies are one type of sectoral application of this model).

Legislative and regulatory frameworks (including financial regulatory frameworks) may need to be adjusted to permit innovative models, for instance to enable a pension fund to have direct ownership stake in an unlisted infrastructure asset. A key condition for collaborative models would be some demonstration or level of confidence or trust that the investors would be there for the long-term and share the vision.

**Funding models, financial resilience, and debt sustainability**

2.8 Clearly define methods and models for funding infrastructure investment

Participants stated that governments could elaborate more on funding models in the G20 Roadmap, and also identify mechanisms for engaging with the private sector. More focus needs to be given to the vision and the nature of funding models that are being selected for infrastructure finance, including potential clarity on benefits and disadvantages. Some investors also reported difficulties in comparing investment models and aggregating projects in investment portfolios. For example, a windfarm in one jurisdiction (assuming a similar technology) compared to one located in another jurisdiction can have significantly different funding and contracting arrangements.

Private sector investors are keenly interested in understanding the long-term viability of funding models, as this is crucial to adequately assess risk/return profiles of investments, and to ensure long-term stability of revenue sources and visibility of any pricing or demand risk.

2.9 Promote financial resilience and debt sustainability, at the project level, through effective capital structure design and risk-sharing mechanisms, and consider possible governmental guidance and stress-testing

The specific economics of infrastructure projects drive capital structure and financing decisions; in some cases the nature of contracted cash flows, or predictable sources of revenue, can support higher levels of debt. Yet adequate levels of equity finance can form the basis of effective risk sharing mechanisms. Ensuring enough equity investment can also help to build more trust in investment models, promoting greater system-wide stability of infrastructure finance and public confidence. Adequate debt covenants can also help to support the overall financial viability of a project.

A key issue is whether governments should prescribe the required levels of debt and equity finance, and thus the degree of leverage. There has been a tradition of allowing transaction advisers to set the parameters for debt and equity levels ex ante; for some investors, the heterogeneity of infrastructure projects necessarily requires a flexible approach, while others believe that such an approach may not lead to the optimal financing mix, with some recommending limits on leverage, given the broader ramifications of infrastructure. Covid-19 has demonstrated the fragility of some financing structures, particularly where high leverage has meant that projects are not resilient to shocks. On the one hand, while
leverage could reduce the cost of a project, and lead to a low bid, it could on the other hand lead to more vulnerability to shocks; this trade-off could be managed through limitations on the leverage of assets. For instance, in Spain, the government limits leverage on new assets to 80% which provides a level playing field; otherwise, competitive processes may lead to higher leverage rates on the expectation of lower cost outcomes without taking into account longer term consequences. Investors pointed out that in the current context of the social and economic crisis resulting from covid-19, capital structure design needs to be robust enough to absorb severe downturns but at the same time ensure a fair return.

Instead of a fixed limit, it was suggested that the consultative process for projects could provide an avenue for securing input on the appropriate mix of debt and equity, with guidance later provided to bidders. Some participants highlighted the need for governments to stress test proposed capital structures and business cases, particularly for projects with availability-based payments, to ensure their robustness to various possible shocks. Another suggestion was that the bidding process could be enhanced with more financial due diligence on bidders and bid submissions for a project, with the disclosure of assumptions, in order to affirm that the winning bidder is in sound financial position. Specialised government bodies, ideally independent, that possess the necessary skillsets could be utilised in this context.

Guidance may also be provided by regulatory agencies for private infrastructure, for instance on the degree of leverage or on the capital structure. While such guidance may not be law, the government may impose strong disincentives on those who choose not to adhere. Investors generally supported capital structures that provide a fair return to all sources of capital, be it lenders or equity holders, with a fair allocation of risks and a level playing field to help foster a competitive process. While it may be complicated to provide such guidance given the diversity of projects, it was regarded as being feasible.

3. Capital markets and regulatory frameworks

Expanding the infrastructure asset class to a wider range of investors and, in particular, increasing the role of institutional investors, is key to mobilising larger amounts of private financing. However, in order to appeal to a broader set of investors, financing instruments covering a spectrum of risk-return and liquidity characteristics that match the diverse profiles and risk preferences of these investors need to be made available. Further, as a foundation, the development of domestic credit and equity markets is essential to enable efficient market-based financing for infrastructure projects and companies.

The OECD’s Infrastructure Financing Instruments and Incentives: a Taxonomy (2015)\(^{14}\) outlines a range of equity and debt financing and risk mitigation instruments, as well as incentives and support measures applied in OECD and G20 countries.\(^{15}\) While private investors indicated that existing capital market frameworks in OECD economies are for the most part adequate, with each country having its own system of instruments and market channels, they also proposed novel approaches to infrastructure finance (such as considering more collaborative models like partnerships and platforms – see Recommendation 3.2 below).


\(^{15}\) The Taxonomy is being updated in 2020 under the Saudi Arabian G20 Presidency and is expected to include a new section on regulatory approaches. Governments and investors have in recent years been developing innovative new financing approaches.
Investment and solvency regulation was a key focus of interest in terms of constraints. Balancing appropriate regulation of institutional investors (like pension fund and insurance company portfolios) while not hampering their ability to invest in long-term opportunities, and realising the benefits that the private sector could bring to the provision of infrastructure services, were some of the areas covered. Pension fund regulation, for instance, can vary significantly by jurisdiction, with different forms and methods in place by regulators. Quantitative limits on certain portfolio investments, such as in equity investment, or in private markets, could limit a pension fund’s ability to invest in certain infrastructure assets. For those funds that do invest in infrastructure, it is useful to point out that pension plan participants and beneficiaries themselves are stakeholders in infrastructure investment, as their pension benefits are partially funded through such investment. In addition to helping secure retirement income, such investments can deliver long-term economic, social, and environmental benefits, benefiting workers later in life and future generations.

A strong and consistent message received was that policy and regulatory frameworks and institutions governing both infrastructure and the broader investment environment are critical factors for investment decision-making. Generally, solid legal, policy, and regulatory frameworks and strong institutions serve to attract long-term investment and contribute to risk reduction, both real and perceived. With the private sector owning a significant amount of infrastructure in some countries, such as privately-owned utilities, sectoral policy and regulatory frameworks and institutions play a critical role in shaping incentives and outcomes. They also have an impact on project finance economics, suggesting the need to consider the role of sectoral policy and regulation upstream when developing investment plans and sectoral strategies, ideally in partnership with stakeholders including private investors and especially where new forms of infrastructure are being built, which may have different risk-return characteristics over the project life-cycle.

Financial markets, instruments and channels for infrastructure investment

3.1 As relevant given country circumstances, deepen market-based financing to support long-term infrastructure investment, with appropriate reporting frameworks

Capital resources and market channels for investment within the local market context can vary significantly by jurisdiction. For example, countries or jurisdictions may have well developed banking sectors, which can be a source for infrastructure finance, but may lack market-based financing instruments and channels that could tap the resources of a broader set of investors that are well placed to invest over a longer-term horizon, provided that infrastructures risks can be properly allocated in the form of a viable project.

Local sources of capital, particularly in developing countries, are best placed to invest in local infrastructure projects as currency mismatches between project cash flows and financing can be minimised. Furthermore, policymakers may be concerned as to where capital for infrastructure may be coming from, highlighting the need for a domestic investor base that is capable of undertaking infrastructure investment. Foreign institutional investors may be highly constrained in terms of their ability to invest in emerging markets and developing economies, or may seek higher returns to reflect high perceived risks. Thus, for a variety of reasons, developing deeper domestic credit and equity markets would be beneficial for infrastructure finance. In emerging markets, diversifying finance for infrastructure should be co-developed with longer-term policies aimed at deepening the
pool of institutional capital and local investment channels, such as establishing or expanding mandatory or funded pension systems.

In countries with younger populations and growing pension savings, a focus on developing infrastructure financing in tandem with the growth of pension savings could be considered. If citizens are saving enough through long-term savings products, this provides multiple benefits: citizens will benefit from adequate retirement income and economic growth can be facilitated by long-term investments in the real economy. This is even more crucial given the fact that people are living longer, which is putting increasing pressure on pension systems at a time when public finances are already under strain.

As governments undertake policy measures related to covid-19 to maintain economic stability and to create economic stimulus in the post crisis recovery, investors stressed that policy makers need to consider potential implications of any changes to funded pension systems on retirement security for aging populations, and that retroactively changing funded pension system guarantees would be detrimental.

As part of capital market development, appropriate financial and non-financial reporting frameworks should be put in place, reflective of the nature of the investment and investor type, which would enable an evaluation of investments and, for fund structures, a “look-through” so that investors can understand the nature of the underlying investments (see also below). Participants highlighted the need for standardised reporting frameworks.

3.2 For greenfield and brownfield infrastructure, consider innovative approaches and partnership models

New approaches may be needed for financing greenfield projects, as investor demand or willingness to invest in construction stage infrastructure remains muted. Bank lending remains a significant component of construction stage private sector financing. That said, there is scope to tap interest from a growing class of institutional investors seeking to provide financing for the entire life-cycle, both greenfield and brownfield. Also, due to increased investor demand for brownfield assets, some very large institutional investors are focussed on greenfield assets. A number of investors indicated that the distinction between greenfield and brownfield should not be so binary; if, for risk appetite reasons, investors would not invest in greenfield, governments could consider innovative structuring approaches to enable early stage investment, possibly with some form of MDB guarantee in developing economies, to attract partners who may be able to bring benefits to government investments.

Collaboration models have been developed for greenfield investment where an institutional investor, such as a pension fund, plays a significant role in project development and management, in effect, throughout planning, construction, financing, and operating stages. Light rail projects in Montreal have been financed and executed in this manner. In such instances, investors have expressed a strong desire for long-dated investment and are willing to manage construction and development risks in partnership with public sector counterparts, while earning a commensurate return for taking on risks. Some PPP contracts, notably in the UK and Netherlands, have been designed to use a similar approach (so-called DBFMO models, or design, build, finance, maintain, and operate).

For both greenfield and brownfield projects, investors noted that other forms of effective partnership models can consist of financial sponsors (such as institutional investors, asset managers, and commercial banks), public sector counterparts, and industrial partners such as construction companies or specialised operators. With regards to the latter, choosing the
right industrial partners with expertise in local market conditions, operations management, and process efficiency can be instrumental in adding value and ensuring resilience.

Private sector investors also pointed out that refinancing risk can be a significant challenge for early stage investors. Some investors argued that if governments were inclined to take a portfolio approach to their infrastructure investment (i.e. managing risks across different projects, sectors or regions, staggering debt maturities and refinancings), providing bridge financing facilities, or the willingness to share refinancing risk, this could help with transitioning from construction stage to operations when projects often seek to secure long-term financing, also providing an exit for early stage investors in private equity-style funds. On the other hand, other investors cautioned on the use of such public support, arguing that it might skew the market toward short-term engagement; it was suggested that it would be preferable to allocate public resources towards the provision of guarantees for specific risks.

For new types of infrastructure, or investment that is difficult to finance, such as the case with energy efficiency, energy storage, biogas, renewable heat, or afforestation, new models for financing, specialised investment expertise on the part of asset managers, or innovative financing instruments and approaches may be needed in order to scale investment in new sectors of the infrastructure market.

3.3 Consider listed fund structures, such as infrastructure investment trusts (IITs), listed corporate entities, and closed- or open-ended funds, to channel investment to infrastructure through public equity markets

Given the cost, complexity, and risks of infrastructure investment, requiring investment in specialised staff, not all investors are able to invest directly in infrastructure projects. A number of institutional and retail investors seeking to gain exposure to infrastructure assets prefer instead to invest through publicly listed securities, fund structures, and pooled vehicles. Pension fund allocations to listed shares in global equity markets already occupy a significant portion of investment portfolios16, while foreign investment in listed equity in emerging markets is now common amongst investors.

Attracting investment through public equity markets may also be an attractive method for countries that lack significant scale or capacity in private markets investment, or that have growing retail investor bases, pension savings, or foreign investment in listed shares.

A number of countries have already established real estate investment trust (REIT) legislation that can act as a blueprint for a clearly defined purpose built infrastructure investment trust (IIT). As REITs are defined by clear rules in qualifying assets, income, taxation, and distribution, a similar approach to infrastructure using a listed fund structure could be considered.

In reality a number of corporate and fund structures exist around the world – each tailored to specific regulatory or market circumstances. By listing shares of infrastructure companies, including partial listings, the general public becomes stakeholders – particularly through pension savings – which could help build greater social acceptance and trust, providing that sound governance structures and transparency are in place. Adapting fund structures to investor preferences and also to investment and policy objectives can help to align the supply of capital with demand for investment in local projects. With regards to

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16 A sample of large pension funds from around the world allocated on average 32.9% of total assets to listed shares, OECD Annual Survey of Large Pension Funds and Public Pension Reserve Funds (2019).
fund structures, be it in listed or unlisted markets, some investors cautioned on fees and costs and stressed that fee structures should be aligned with investor interests while incentivising managers of assets.

3.4 Consider forms of securitisation for well-defined brownfield assets, focusing on scalability and replicability but also on transparency and financial stability

Based on past examples (such as in Residential Mortgage-Based Securities (RMBS) or Commercial Mortgage-Backed Securities (CMBS)), securitisation models may not always be a viable option for infrastructure; the heterogeneous nature of infrastructure assets, lack of standardisation, lack of viable collateral, high risk charges for securitisation products, and diversity of governing sectoral regulation pose significant challenges. Large project size also makes diversification difficult. Further, given previous experiences from the financial crisis, securitisation may raise financial stability and consumer protection concerns, for instance if the underlying assets are highly leveraged or if structures are highly complex, with embedded leverage.

However, borrowing concepts from securitisation as an effective method for financial intermediation could be a model to explore further. For example, credit support or enhancement instruments (like first loss positions), bundling projects, maturity and credit tranching, and breaking up cash flows are some of the instruments that can help to reach different pockets of investors with different preferences. Such approaches, if executed in a prudent and risk-controlled fashion, could help to mobilise investment by pooling risks and diversifying across various countries and projects. Securitisation could be a way to tap capital markets liquidity when projects need to refinance and provides capital relief for banks, allowing them to recycle lending capacity into new projects. A key advantage of securitisation, where it is based on the pooling of similar operational assets, would be the creation of a more liquid secondary market, with a much reduced need for a detailed review of assets and greater ability to benchmark different assets. Currently, secondary market transactions of project finance deals require an in-depth review given their specificities.

Investors pointed out some examples of collateralised loan obligations (CLOs) which have been launched to pool infrastructure project loans in Asia, and below investment grade loans in the United States, for resale to sophisticated investors through the capital markets. It was suggested that renewables markets with long-term contracted power purchase agreements, and also availability-based projects, could be candidates to explore given their relatively straightforward structure and the ability to assess counterparties or final payers. Investors stressed that only well-defined and proven high quality brownfield assets are viable as a basis for securitisation models, which may mean that such models may be more suitable for developed markets where much infrastructure has already been built (and where capital markets are deeper and more diverse).

It was recommended that MDBs and Export Credit Agencies (ECAs) could recycle infrastructure loans from their balance sheets into capital markets, insofar as the assets have been de-risked and have reached operational status and proved a good operational track-record. Some of these loans may be on terms that are overall in line with the current market, and thus could attract interest from investors, freeing up capacity for new projects. Investors also pointed out that ECAs are not well equipped to work with securitisation models as their lending and guarantee platforms are designed principally for banking. Transfer of ECA guarantees would need to be secured for the securitisation vehicle, which may take some amount of education and capacity to build comfort with securitisations on the part of ECAs.
Financial regulatory frameworks

3.5 Review financial sector policy and regulations to determine whether unnecessary barriers to infrastructure investment exist, keeping in mind protections for beneficiaries and prudential and market integrity objectives

Private sector investors note varying regulatory treatment across jurisdictions of portfolio-level unlisted infrastructure debt and equity investments amongst pension funds and insurance companies. While investment regulation has important prudential considerations, effective regulation balances the need to protect beneficiaries, while supporting risk management practices and the ability to provide adequate return on investment to fund pension and insurance liabilities. Unintended barriers to investment in infrastructure could be the result of some regulatory regimes. Regulatory restrictions (e.g. quantitative limits) can be particularly acute in relation to emerging markets, with clear distinctions being made between OECD and non-OECD economies. Investors noted that such treatment may not accurately reflect the actual risk within a region or economy.

Participants also noted that prudential regulations set constraints on investors’ activities and may discourage long-term investment since incentives are often set towards short-term liquidity and illiquid assets are penalised. Regulations that impose a systematic use of mark-to-market valuation, or the use of short-term risk free discount rates to value liabilities, may limit the ability of pension funds to invest with a long-term horizon.

Legislative and regulatory frameworks may need to be sufficiently flexible or evolve to allow for, or encourage, innovative models and partnerships, enabling new sources of capital for infrastructure to be tapped and a better deployment of capital. For instance, efforts among like-minded pension funds to pool assets dedicated to infrastructure and build economies of scale (“coalition model”) for investments in real assets, have been witnessed in several countries, sometimes at the encouragement of government, as a way to build up expertise in private investment, including for infrastructure, ensuring a long-term vision in asset management, and enabling partnerships with authorities (see Recommendation 2.7).

As noted earlier, there may be constraints (as well as tax implications) on institutional investors taking direct ownership stakes in real infrastructure assets.

Recognising that institutional investors, such as pension funds and insurance companies, are increasingly becoming active in direct lending to infrastructure projects, promoting competition for lending arrangements can help to drive costs down. However, there may be regulatory barriers to institutional investors making debt investments in projects. In some countries, institutional investors cannot always invest in all forms of infrastructure debt without having a banking license; furthermore, in some countries, investment in a loan by an institutional investor can only happen if it is sold by a bank. While keeping in mind the key role that banks play in structuring and mitigating risks, and bringing opportunities to investors, lifting regulatory restrictions on the form of infrastructure debt in which institutional investors such as insurers can invest would increase the amount of funds available to invest in infrastructure in some countries.

Participants proposed that the G20 and the OECD initiate a review of treatment for infrastructure investment in investment regulatory frameworks for pension funds, such as reviewing ceilings and floors on investment asset classes, vehicles, or other categories (including direct ownership of unlisted assets), identifying where infrastructure investments fall in regulatory regimes. Infrastructure investment can also occur in many forms, for example, the use of special purpose vehicles (SPVs) in project finance is widespread,
various fund structures (such as general partnerships) are common, along with corporate investment, which would necessitate a structured process for reviewing the treatment of regulations across multiple channels of investment.

Beginning in 2015, the treatment of certain qualifying infrastructure assets under the Solvency II Directive for EU insurers was subject to revisions. Risk calibrations for insurance company investments were eventually adopted for qualifying assets, which were designed to more closely resemble the risk/return characteristics of infrastructure debt and equity investments. These changes allowed for less penalising risk charges. Other countries seeking to review insurance company investment regulation could study the process undertaken in these revisions in order to improve the prudential framework’s risk recognition mechanism through the lens of infrastructure. Investors highlighted a positive impact of these changes in the EU solvency regime on the landscape for investment in infrastructure, potentially leading to an increased allocation of capital (including from smaller insurers). Although no study has been conducted to assess the outcomes of these changes. In case such an assessment is conducted, it should not simply examine whether such changes have facilitated infrastructure investment, but also examine the level of alignment of the prudential regime with the actual risk/return characteristics of these investments, as well as analysing the impact on capital allocation of insurers.

A number of investors made a link between ESG factors in infrastructure and solvency and investment regulation. While recognising the improvements have been made in the EU to develop differentiated risk charges for infrastructure, as noted above, it was suggested for instance that, through some form of high-quality certification for sustainable infrastructure projects, an avenue could be created to provide more favourable but still market consistent regulatory capital charges. To this objective, it is key that where capital frameworks are risk-based and reflect actual risk/return characteristics of a given investment, they are not artificially adjusted for incentivising or disincentivising particular types of investments. Instead, what should be done is to investigate whether the actual risks of infrastructure investments are adequately captured. Where there is proof that capital requirements over-state or under-state actual risks, these should be reviewed to align them to the risks, which highlights the need to better understand how ESG risks are linked to financial performance of assets. As better data and more sophisticated tools become available to evaluate ESG factors in investments, regulatory frameworks may need to evolve to better capture risk/return profiles of infrastructure.

Insurance industry associations could also become partners in infrastructure finance and investment. In Italy, the Italian insurance association ANIA has worked with a local asset manager to set up an investment fund for infrastructure that is regulation ready – investments in the fund are selected by the asset manager and automatically comply with Solvency II requirements, given the use of specific criteria for selecting the investment. Such an approach benefits smaller insurers that have fewer resources to allocate to compliance matters; applying Solvency II processes to infrastructure can be burdensome for some, to the point where it is not beneficial to undertake infrastructure investment.
Broader and more stable policies and regulatory frameworks for sustainable infrastructure and independence in regulatory decision-making

3.6 Ensure stable and appropriate policy frameworks, supportive institutions, and investment environments that can attract and drive sustainable infrastructure investment

Given the long-term nature of infrastructure, and often long-term investment horizons of infrastructure investors (10-30+ years), infrastructure investments require legal certainty and government support in the form of clear, consistent and stable policies and regulation. One of the biggest – and difficult to manage – risks linked to infrastructure investment relates to the policy, regulatory and legal framework. Reducing policy, regulatory, and legal risks can help to push down risk premia on discount rates and attract investment. If there is a perception that rules might change, investment may not be forthcoming or higher rates of return may be demanded. Investors uniformly emphasised the importance of solid legal, policy, and regulatory frameworks and strong institutions, including an independent judiciary, which provide a setting conducive to long-term investment and reduce the need for risk mitigation instruments. Established and enforced rule of law, including examples of legal precedence, are supportive for the investment environment.

Furthermore, investors emphasised the role of government frameworks in setting regulatory standards or providing incentives, such as subsidies or prices, that reflect externalities while limiting market distortions, providing the right signals for driving investment into sustainable infrastructure.

Policy and regulatory frameworks also help to shape – and can be determining for – the economics of infrastructure investment, particularly for new infrastructure technologies that have different risk-return characteristics over the project life-cycle. Engagement with stakeholders including expected investors on these frameworks as investment plans and sectoral strategies are elaborated could support investment-readiness of projects and ensure eventual market traction.

In this context, it is also important for public authorities to set out how public contributions into public infrastructure are deployed. For example, the use of subsidies that are targeted and output-based could be an important tool to deal with demand risk, and, at the same time, ensure that the private sector delivers against the prescribed service. Such schemes should be managed in a way such that subsidy payments cannot be arbitrarily withheld.

3.7 Ensure independent, well-resourced, and expert infrastructure regulators, and provide adequate consultation mechanisms

Private infrastructure is often subject to some form of regulation or regulatory oversight. Given the importance of well-developed and stable regulatory frameworks, and the risk of undue political interference in regulatory decision-making, it is critical to ensure that governing regulatory agencies are independent and well-resourced, with expert staff. Arguably, the robustness and strength of regulatory institutions may be more important than the stability of the regulatory framework per se, as these frameworks will inevitably evolve. Independence can be established through legislation, for instance by defining the authority and powers of the regulator, and by ensuring stable, adequate funding, but also by defining an appointment process and term lengths that help to insulate the heads of agencies. Where there is fragmentation of regulatory agencies in a sector, some level of harmonisation or consolidation may be beneficial.
As policy and regulatory decision-making can have significant impacts on infrastructure companies, investors, consumers, and other stakeholders, consultation mechanisms should be established. Such mechanisms will help to ensure a fair and transparent decision-making process and provide an opportunity for stakeholders to provide input and advice.

3.8 Avoid sudden changes in policy and regulatory frameworks and provide forward guidance and transparency on transitions, with investor safeguard mechanisms

Private investors repeatedly cited the damaging effects of sudden, unexpected policy or regulatory reversals and breaking of contracts, which undermine investor confidence and increase the perceived risks of the regulatory framework, potentially contributing to lower investment levels and/or higher required returns on investment. In lieu of abrupt unforeseen adjustments or decision-making, forward guidance and transparency on transitions in policy and regulation are needed, with potential grandfathering of established projects. It was suggested that the use of mechanisms to reinforce public sector behavioural certainty would boost confidence; for instance, it was suggested assurance could be provided ex ante on the grandfathering of certain rights despite any transitions in policy frameworks.

3.9 Ensure continued relevant and up-to-date regulatory frameworks in light of broader developments and megatrends

Investors highlighted the need for regulatory frameworks to evolve in line with broader developments and megatrends, such as innovation and technology as well as climate change and consumer preferences. This allows for assets to take on value as regulatory frameworks evolve and become supportive of investments and new business models. Participants stated that rigid or inflexible regulatory regimes were not desirable; given that investment often occurs over long asset lifespans, frameworks that are able to adapt to changing circumstances in a fair, transparent, and mutually beneficial way can be supportive of investment. At the same time, frameworks need to support efficiency and affordability of infrastructure delivery, while also guarding against corruption. Indeed, some investors believed that slow-moving regulatory frameworks or large regulatory gaps presented an important investment risk, given the potential for sudden policy changes and consequent asset stranding; these could deter or block investment. Quite a few investors pointed to the need to ensure reforms in the energy sector, given how renewables have scaled up so quickly and are altering the landscape for energy supply.

4. Risk mitigation

The issue of risk in infrastructure was a major item identified by the private sector as a key challenge to overcome. Appropriate risk mitigation, allocation, and management arrangements are crucial to facilitate investment. Challenges remain related to the perception of risks in infrastructure projects, along with ways to mitigate risks in a scalable or replicable way.

While for OECD countries institutional investors will often take a view on certain risks, outside of the OECD they either cannot invest or may have limited tolerance for exposure to these risks. Certain key risks were highlighted for emerging markets, namely political risks and currency risks. For these markets, the perceived risks may exceed the risk appetites of institutional investors; at the same time, however, perceived investment risks may be unwarrantedly high, exceeding actual risks, with consequent demands for high rates
of return. Issues of risk perception highlight the need to enhance infrastructure projects in non-OECD countries so that they can satisfy global investor requirements.

Risks in infrastructure are dynamic and can change over time, this is especially important as infrastructure is characterised by long asset life spans. Long investment horizons therefore require continuous monitoring and assessment of risk, as well as refinement of assumptions, particularly in the context where the margins for infrastructure lending can be thin. Additionally, investors need to understand the risk impact (using risk quantification frameworks) and how different risks may affect each other. Modifying one risk could have knock-on effects on other risks, thus it is crucial to understand how risks are related.

**Risk mitigation strategies and dispute resolution**

4.1 Differentiate and promote risk mitigation strategies and methods for infrastructure at the project level, as well as for infrastructure at the system-wide or programme level

A distinction can be drawn between micro- and macro-level risks, along with how risks affect infrastructure assets at the project level, and at the system-wide level. Participants stated that it can be helpful to step back and look more holistically into investment plans and pipelines, rather than just individual projects, to get a broader sense of the investment landscape, seeking to identify where risks exist and whether they represent barriers to investment. It also could be more efficient or cost effective to manage and mitigate certain risks at the macro level as opposed to the individual project level. For instance, lengthy or convoluted permitting processes can cause delays and increase risks system-wide; ineffective mechanisms for dispute resolution, or frequent changes in tariff regulation, can increase the cost of finance for all projects. Micro-economic risks are important as well, as failure of one project can undermine the programme as a whole, and will consequently raise the cost of capital for all other projects.

4.2 Ensure efficient, independent dispute resolution mechanisms, preferably at the international level

Effective, fair, and expeditious dispute resolution procedures can be supportive of investment. Although used only as a very last resort, from a private sector perspective, expedited dispute resolution procedures can play an important role in reducing entry risk perception. Such expedited dispute resolution procedures managed by a third party can include the use of external or neutral parties that are not nationals of the country where the project is taking place and where the enforceability of their determinations cannot be interfered with by the granting authority. From a private sector perspective, the dispute resolution procedures *per se* do not reduce the overall risk. In other words, it is desirable to avoid such procedures as they are time consuming and costly. However, if a dispute is pursued, it cannot be protracted and there needs to be a mechanism by which early resolution can be achieved. If no resolution can be found by the parties, then early termination provisions need to step in.

Investors also called on the need for the sharing and communication of common or good practices related to dispute resolution, and also legal frameworks for the treatment of assets in distress.
4.3 Promote diversified risk mitigation instruments, particularly for emerging markets, with the goal of promoting scalability and replicability where possible, and adaptation to institutional investors

Private sector investors noted that political risk is increasing in all regions, but that political and currency risks were often a concern for investments in emerging markets. Investors also noted that perception of political risk is a significant factor affecting private sector investment appetite in emerging markets, which could be the result of a lack of experience of investing in emerging markets, difficulties or costs associated with due diligence on investments, or higher levels of political and macroeconomic instability. Greater currency risks in emerging markets arise from volatility in exchange rates and a lack of currency hedging instruments for thinly traded currencies (the case for emerging markets and developing countries). There may also be potential barriers on currency convertibility due to exchange controls. Investors also cited the need to develop other hedging tools such as interest rate derivatives to help manage risks in emerging markets.

The private sector highlighted the need for expanding MDB and export credit agency capacities for risk mitigation (more MIGA-like operations) in order to mobilise investment in developing countries, with some calling on the MDBs to take on more risks. Private investors considered that there could be greater cooperation among the MDBs regarding their de-risking products, as they are perceived as offering their proprietary approach.

It was regarded that, in many instances, there are competing products offered by MDBs. For example, MIGA’s cover for the non-honouring of government obligations is viewed as very similar to the World Bank’s partial risk guarantee instrument (now called, simply, risk guarantee). While in practice there are some differences in their applicability, for example MIGA will cover only projects that are bringing in foreign capital, and MIGA’s cover tends to be priced commercially, having such similarity in products can confuse private players.

Guarantees for specific bond issuances, provided by national governments, development financing institutions (e.g. Guaranco), or MDBs, were advanced as a way to stimulate the use of debt instruments. While there is support for seeking scalability and replicability in risk mitigation instruments, it was also recognised that risk mitigation instruments may need to be tailored to each transaction, based on the type of asset and jurisdiction.

Investors pointed out that the strategic use of de-risking tools should be explored. As an example, foreign equity investors in emerging markets may be more willing to accept some amount of currency risk as opposed to debt investors. Thus securing foreign equity investment, paired with local sources of debt, could be an option to optimise capital structure and scarce de-risking resources. Due to limited capacities, investors also suggested to use de-risking tools on critical projects, or particularly difficult projects to finance. There may be a tendency for MDBs, when equipped with de-risking tools, to deploy them for easier projects, when the purpose of such instruments is to tackle difficult projects.

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Note to readers: See Introductory Guide to Infrastructure Guarantee Products from Multilateral Development Banks, a technical document aimed at promoting a better understanding of infrastructure risks and how guarantee products provided by MDBs are designed and used to mitigate these risks. It illustrates some of the key issues discussed in the framework of the dialogue undertaken in 2018 by the Standard Infrastructure MDB Guarantee Approach (SIGMA), under the coordination of the Inter-American Development Bank (IDB).
Participants also noted that risk mitigation instruments are not always adequately adapted to the needs of institutional investors and may not be available in many countries. Instruments for mitigating risks (e.g. political risk insurance) were developed initially for the banking sector. They are only slowly being adapted to the needs of institutional investors. Existing cover to mitigate political risk still requires full arbitration awards which is not practical given the length of time that it can take to get an award which sometimes can take many years. Moreover, such cover does not really provide the necessary protections to institutional investors which would like to understand how and when they can access funds payable under such political risk event.

Participants suggested to expand the use of private insurance company products for political risk, though some participants pointed out that such products are not always cost effective, nor are they always available.

**Pooling and partnerships**

4.4 Promote partnership and collaboration models as a way to effectively allocate and manage risks in infrastructure, including leveraging the capabilities of MDBs, DFIs, and ECAs

Partnership models such as between banks and insurers, MDBs, or amongst lending institutions, for instance, an international lender partnering with a credible and expert local bank, or the pooling of private and MDB investments in dedicated vehicles, could be an effective way to leverage private capital, draw on competencies, and manage risks. Such partnership models could also include national governments or development finance institutions (DFIs). De-risking solutions that originate in the target market, such as through partnership with a local markets partner, or perhaps another local investor that provides credit support, could be a solution to help build confidence. Such an approach may be an attractive risk mitigation strategy for foreign institutional investors, as governments may be less inclined to make decisions adverse to local infrastructure investors.

The National Infrastructure Investment Fund, in India, was launched to create fund vehicles to invest in local infrastructure projects, emphasising strong governance frameworks for investment, with the objective to crowd in private sector capital with a strong – and independent – local partner.

Some countries have promoted partnership models for equity investors, bringing together pension funds, corporate investors, insurance companies, or other sources of finance. Some participants viewed such models as an alternative to a traditional PPP arrangement and as a way to stimulate collaboration in a long-term sustainable manner. Refer also to Recommendation 2.7.

Blended finance (MDBs, DFIs, or export credit agencies, investing alongside the private sector) to crowd-in investment could also be considered, particularly at the early stages of an infrastructure project. Another way to leverage MDB expertise and capacity is for MDBs to finance feasibility studies and preparation of projects, including elements of commercial viability, in preparation for private sector investment at later stages. While project preparation support would be beneficial, a champion (public sector or a public-private partnership) is need to bring the project forward.
Education, capacity building, and incentives

4.5 Invest in education and capacity building across institutions and markets, including promoting government readiness for project preparation, planning, and risk mitigation and management

Public training programmes for professionals in infrastructure services could be a way to overcome capacity bottlenecks. This is particularly relevant for PPPs. The importance of education and capacity building may be relevant for other areas, for instance for sustainability as well as technology and innovation in infrastructure (see below). Strengthening the expertise of local market players could also be considered, with the possible support of international partners, if they believe that the infrastructure market will grow and provide some eventual deal flow.

It was suggested that the project finance expertise at MDBs could be strengthened, as a way to improve risk mitigation strategies and the mobilisation of institutional investment. Further, there are no real incentives for staff to mobilise funds into PPPs except as direct loans that can help buy down the cost of capital for a particular infrastructure project. Generally, staff are evaluated on their ability to deploy funds.

5. Data

The provision of adequate data is necessary for infrastructure decision-making, both for governments as well as for the private sector, including private investors. For investors, the formation of benchmarks for financial and ESG performance analysis are needed to perform due diligence on the asset class, model investment for asset allocation purposes, and correctly monitor and evaluate investment managers. While supportive of benchmarks, some investors noted the difficulty in creating proper infrastructure benchmarks that are representative of the opportunity set, and suggested that the investment process was more complex.

Investors noted that the sharing of data on pricing and performance of infrastructure debt and equity is critical to efficiently allocate capital. Yet compared with other asset classes, such as fixed income, equities, or real estate, infrastructure suffers from a dearth of benchmarks or composites that describe market characteristics and historical performance, while gaps may exist amongst existing initiatives to provide a full picture of infrastructure performance across financial dimensions, geographies, sectors, or ESG elements.

The ambition to close the infrastructure data gap is a key element of the G20 Roadmap to Infrastructure as an Asset Class. An Infrastructure Data Initiative (IDI), which consists of a federation of initiatives led by multi-lateral development banks and international organisations, has been reporting to the G20 IWG on efforts thus far in meeting data needs in the infrastructure sectors.

One long-standing public sector initiative has been the Global Emerging Markets (GEMs) Risk Database, which pools credit performance data on international financial institution project lending, enabling improved credit risk analysis through benchmarking and greater data coverage. GEMs bring together data on credit default rates on loans, as well recovery rates on defaulted projects and rating migrations.

A more recent initiative, the multilateral platform SOURCE for infrastructure project preparation provides the public sector with a standardised tool for each of project preparation, selection, coordination, funding, financing, promotion, and monitoring. Using
analytical tools, data can be generated from these tools to identify and assess trends in the infrastructure sector and shed light on project pipelines and market achievements.

The EDHECinfra database provides cash flow, investment and balance sheet data collected from infrastructure investors and creditors. It enables the construction of various indices that provide investment metrics for investors. To date, the database covers more than 500 individual infrastructure assets over 10 different countries over a period of 15-20 years.

The OECD conducts an annual survey of large pension funds, with portfolio-level information on infrastructure investments, both debt and equity, and at the corporate and project levels. The OECD is currently seeking to assess the need and scope for delivering improved, publicly available data on infrastructure investment performance. As a first step, qualitative data collection and methodology on ESG indicators could be collected.

The confidentiality of data on infrastructure assets represents a significant challenge. For instance, banks have data on transactions (and thus on asset prices) but they cannot disclose this data due to confidentiality clauses, with the exception to regulators. There may also be restrictions preventing governments from sharing data on public infrastructure projects with investors and other stakeholders. Given the constraints and administrative burden, a clear articulation of objectives is needed for data collection initiatives involving the private sector. Furthermore, data can exist in many forms, across a number of sources, making harmonisation difficult.

5.1 Collect data on public infrastructure projects relevant for public sector decision-making and in support of the private sector

Data is critical for the public sector in terms of deciding their procurement methodology, be it public, private or PPP, providing evidence to enable decisions on the most beneficial approach. Data also helps to justify decision-making to the public. Yet the lack of reliable comparative data on outcomes following different procurement models in the past often delays decision-making on project implementation. Data collection would help to sell infrastructure investment to the public, such as operational performance and impact performance (e.g. employment creation and sustainability, including green impacts). Without proper data, policymakers are not necessarily able to explain why they made certain decisions (like using a PPP contract or not), which can affect the level of public acceptance and trust. The infrastructure sector and private investors suffer when evidence-based decision-making is lacking. Additionally, if the government is seeking a partnership or PPP, then it will have the data ready for private sector due diligence and decision-making.

5.2 Promote standards for data collection in infrastructure, including a common template, in order to facilitate the comparison of investments

Participants in the collaboration discussed the value that data, at the project level, could bring to mobilising investment for infrastructure, and to describing infrastructure as an asset class. In order to achieve that, it is necessary to create standards in data so that different projects across regions, sectors, and countries are comparable. This could include financial and non-financial (ESG) aspects.

Some participants mentioned that they do not have a basis for comparing infrastructure to other asset classes. Without adequate information on expected returns and volatility, it becomes difficult to justify allocating assets to infrastructure. The difficulty in measuring volatility in illiquid assets such as unlisted infrastructure equity represents a particular challenge. Unlisted infrastructure debt is also challenging to price.
It was suggested that certain macro-level data would be valuable for reviewing the general investment conditions in various markets, particularly emerging markets. Common reporting frameworks or databases on the cost of equity, cost of debt, or discount rates, as well as sources of data to help investors build and refine their own models to compute such inputs, would be beneficial to investors. Combining such data with indicators for the quality of infrastructure regulation would be helpful for decision-making.

5.3 Consider developing data disclosure frameworks (voluntary or required) for certain infrastructure projects, in coordination with regulators and key stakeholders

The push for greater disclosure could involve using a standardised approach, including through specifying the appropriate format for data or the use of templates. MDBs could insist that certain contractual details or financial performance data are made public. Public utilities could also publish data for use in the infrastructure asset class (e.g. at a project level). Ultimately, better financial information would help governments compare costs of capital and help capital flow to where it is needed. Such solutions would require a closer cooperation of private and public sectors, while respecting confidentiality.

Some further policy options to consider for facilitating the availability of data could be to develop disclosure requirements for PPPs/concessions; making disclosure a requirement at project tender; or promoting voluntary disclosure of asset performance. Governments or procuring authorities are already responsible for collecting data on how PPP contracts are performing; disclosure of this information could be helpful for market participants (for instance information on the achievement of milestones). Furthermore, regulatory authorities could use a systematic approach to collect data on PPPs, or make it a requirement to report certain information to them, developing methods to comply with confidentiality clauses and what type of information, and in what form, can be disclosed.

5.4 Recognising the challenges that investors face regarding data on emerging markets infrastructure, MDBs could share data and intelligence on these markets with the private sector

MDBs have lengthy track records and experience in investing in emerging markets. Greater disclosure of investment performance, including at the project level, would be beneficial for investors. In this light, the potential for sharing and publishing data and information from the GEMs consortium is broadly encouraged by the private sector. The sharing of expertise, intelligence, data, and information on emerging markets infrastructure investment could also include guidance on how this information could be tailored for commercial investors, as MDB track records of investment may not necessarily be representative of commercial investment opportunities intended for the private sector.

6. Sustainable and ESG investment in infrastructure

A main theme of the dialogue discussions was the extent to which investors increasingly take sustainability considerations and environmental, social, governance (ESG) criteria into account when making their infrastructure investment decisions. Participants reported increased demand for ESG-compliant investments, and some investors have aligned investment practices more broadly with the UN Sustainable Development Goals (SDGs). The consideration of ESG factors has moved from being “nice to have” to being “must have” given strong asset owner demand. The recent G20 Principles for Quality
**Infrastructure Principles** highlighted sustainability considerations, with dedicated principles on environment, social, governance, and resilience considerations in infrastructure.

Investors also argued that the long-term nature of infrastructure investment makes it critical that sustainability considerations be taken into account in order to preserve and enhance the value of the asset over time. Thus, as a risk management framework, the evaluation of ESG criteria is gaining traction amongst investors in all regions. Most investors highlighted the importance of infrastructure as a tool for decarbonisation of the economy; for every infrastructure asset, there is strong investor demand for decarbonisation.

With the emergence of the pandemic and its wide reaching human impact, as well as its impact in infrastructure services, financial markets, and industries, such risks can indeed be systemic in nature, underscoring the importance of ESG criteria (in this case the social elements).

For governments seeking to attract investment, this is an opportunity to more strongly align their own sustainability goals, procurement processes, and recovery efforts, matching the need for investment in sustainable infrastructure with investors who themselves are strongly aligned, with for example the SDGs included in their investment process.¹⁸

**6.1 Encourage a common understanding of ESG criteria and infrastructure**

There are a variety of market-driven strategies and approaches for including sustainability considerations in investment decision-making processes, including numerous private sector initiatives and platforms. Individual investors may also have their own internal processes, policies, definitions, or standards in regards to sustainability and ESG. Consideration of ESG criteria was not uniform across all investors; while most investors stated that ESG considerations were highly important in making investment decisions, a few stated that it was less important. With many different sustainability reporting standards, sustainable finance instruments, and products (which may extend beyond infrastructure investment to cover listed equity or other asset classes), each with their own objectives and set of stakeholders, asset managers and asset owners face a fragmented system that is increasingly burdensome. Investors noted initiatives such as through GRESB and Global Infrastructure Basel, amongst others, in creating standards for evaluating ESG performance of infrastructure investments.

Many private sector representatives stated that it would be useful for governments to develop guidance on which elements are most important, and whether there are common or shared elements of ESG criteria in infrastructure. Reference was made to the new EU Taxonomy that would provide, for the purposes of ESG labelled financial products, some clarity on environmental sustainability (especially climate), while also considering social and governance aspects in terms of them providing safeguards. The Taxonomy will effectively cover a wide range of infrastructure assets (e.g. transport, electricity, sewage treatment). The sharing of public sector sustainability assessments of infrastructure, including environmental reviews and impact studies, would be beneficial for investors as

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¹⁸ At an operational level, the multilateral platform SOURCE, designed jointly by the MDBs, can help countries in implementing quality infrastructure investment and the sustainable and ESG aspects of infrastructure in a systemic way and on a world scale, through its suite of standardised project tools.
they undertake their own assessments and perform due diligence on prospective investment opportunities.

6.2 Promote the ability of investors to measure and compare sustainability and ESG performance in infrastructure investment, through better infrastructure project data disclosure

Currently, there is a need to augment standardisation in data and information that describes or measures sustainability or ESG criteria in infrastructure, covering more projects across sectors and geographies, although as noted there is significant progress in this direction. Private sector investors reported difficulties in measuring ESG performance of infrastructure investments, including due to the lack of information and the heterogeneity of private infrastructure, and argued that better data disclosure from asset operators was needed. They also acknowledged that some progress has been made in this space, particularly related to environmental sustainability. Yet social and governance factors are also often overlooked, and frameworks for measuring them are somewhat lacking. Private sector investors suggested that voluntary criteria could be based on an open and flexible checklist that describes the elements which might be taken into consideration to decide if an asset or investment may be considered as sustainable, or unsustainable, depending on specific circumstances. Examples and showcases of sustainable infrastructure investment might also be considered.

Participants also encouraged public sector projects to report on sustainability elements and to disclose ESG-related data where possible, so as to facilitate a broader and more diverse representation of ESG data and to facilitate comparisons.

7. Technology and innovation

The role of technology and innovation in achieving policy objectives in infrastructure is increasingly becoming an important topic for policy makers as well as private sector investors. Participants reported that opportunities related to innovation, as well as technological disruption are seen to have a substantial impact on infrastructure investment. Understanding the opportunities that new technologies present, while also addressing risks, are paramount in order to realise benefits. In fact, technology is already affecting how infrastructure priorities are set, investments are made, and services are delivered.

Governments, in cooperation with IOs and diverse stakeholders, could benefit from sharing good practices related to technology and innovation in infrastructure, while also setting supportive policy frameworks in order to harness the benefits while mitigating risks. This could also include regulatory measures and standards put in place to meet sustainability or ESG-related objectives. For example, investors note that regulations put into place to enforce certain standards, like on safety, could in some cases be met by bringing innovative solutions and new technologies – thus well-crafted policies can help to spur innovation by creating the need for it.

Private sector investors, entrepreneurs, and innovative firms can also bring significant benefits to infrastructure through new business models and technology applications. While infrastructure assets often operate in monopoly or quasi-monopoly markets, which may not necessarily incentivise the adoption of technologies, investors note that this is starting to change, particularly as infrastructure asset prices increase, managers are seeking ways to enhance returns. Effective partnerships between public and private stakeholders could help to realise the benefits of technology more broadly in infrastructure systems.
Harnessing the benefits of technology

7.1 Respond in a proactive way to the shifting technological landscape, providing a vision for technology opportunities in infrastructure and developing long-term strategies to support the scaling up of opportunities and diffusion of knowledge

The pace of technological change is prompting significant structural changes in the global economy and in business models, and some new technologies may well become utilities and infrastructures of the future (e.g. fibre networks, data storage, energy storage, hydrogen gas, electrified transportation). This is changing how investors are looking at the infrastructure asset class, and its assumed predictability over the long term.

Technology has the potential to disrupt traditional infrastructure investment models and value chains. For instance, value may migrate from asset owners to those who control the data, and also to consumers using apps that enable choice. Investors are keenly attuned to understanding the impact of technology on their investments; they are concerned about ways to enhance -- and protect -- value and are also keen to invest in new innovations. They see a large opportunity to leverage technology to improve and even transform the delivery of infrastructure systems and bring greater value to infrastructure assets. Examples of advanced technologies that could be employed include ‘smart green’ infrastructure systems and new opportunities for data collection and predictive risk analysis on the back of digitisation, cloud platforms, sensors and AI.

Responding to technological change requires a continuous process, although potential impacts can sometimes be difficult to predict or foresee. For instance, on how new technologies could enable the de-risking of infrastructure projects, or how technologies could affect the prospects for financing construction stage investment. Participants expressed a preference for assets that were adaptable to technological change, where software or digital applications and use cases could be value enhancing.

A government strategic response to the shifting technology landscape that supports transitions and transformations would be beneficial to long-term investors in infrastructure. This could include government planning and readiness that comprises a vision for the application of technology, including digital aspects, in the strategy, design and conceptualisation of infrastructure assets and services, as well as potential guidance on future impact. Nature-based solutions to infrastructure, which involve reinforcing infrastructure systems through natural infrastructure, like forest and wetlands, could also be considered as innovative approaches. Governments can support the emergence of innovative, transformational infrastructure by providing early stage funding, which enables profitability and the scaling-up of businesses and serves to attract institutional investor capital, which is equipped to support a long-term vision for the companies concerned. Knowledge diffusion should be promoted to build up industries and start-up ecosystems.

Strategic vision and long-term planning can also be applied to repurposing existing infrastructures, such as is the case with reusing natural gas infrastructures for hydrogen gas. Such planning can help to foster new industries that may eventually rely on such infrastructures.

7.2 Enable a more extensive roll-out of broadband in a secure and open manner, and ensure open data standards

Digital infrastructure is becoming the backbone of the economy, particularly in light of the current covid-19 crisis and strong need for teleworking and remote collaboration and
videoconferencing. Further, its role in infrastructure is expected to increase, for instance in monitoring usage and maintenance in road infrastructure. Accordingly, investments need to be made in fibre, 5G and broadband – as well as data centres (e.g. for cloud-based services) – to ensure that a high capacity, interoperable digital infrastructure is built, with open data standards. Ensuring enhanced access to digital infrastructure (e.g. for rural or low income households) will likely require some form of public-private partnership or other mechanism which would provide the necessary incentives to enhance accessibility. It was noted that investment in new fibre and broadband technologies, in urban centres, was not without risks. Given the critical nature of digital infrastructure, strong cybersecurity measures are essential.

7.3 Assess the role of regulation and market design in incentivising innovation, including the creation of regulatory “test beds” for new infrastructure and business models

Private sector investors noted that there can be a disconnect between the pace of technological change and the evolution of regulatory frameworks. For example, distributed solar is impacting energy markets and energy grids which were designed for centralised power distribution. Investors suggested that setting up “regulatory test beds” in areas such as distributed solar and power distribution would be a way to test various business models and regulatory models in electricity markets, with an aim for better integration of distributed electricity generation, energy storage, and transmission. Investors noted that sometimes the technology itself is not a significant source of risk, but that commercialisation and adoption of technologies in infrastructure can be a risk as market opportunities are not easy to define or quantify, especially if regulations present a barrier to innovation.

Investors also noted that in some countries, regulation is increasingly taking into account short-term considerations, driven by reducing short-term costs and consideration of affordability for consumers, which can dis-incentivise innovation (unless technology is included in the regulated asset base). It was thus suggested that regulation and market design may need to be adjusted to incentivise technology deployment and innovation, and to close the “regulatory lag”. Close public-private sector collaboration, adequate – and more long-term – pricing models of regulators, and improved information provision, are key potential levers to use to improve favourable technology deployment and innovation.

7.4 Promote more broadly innovative firms and innovation ecosystems, cultivating creativity and knowledge to solve challenges in infrastructure systems

Technology often benefits from network effects – innovations that occur in one industry may have applications in others. This is true of infrastructure, which could benefit more broadly from the translation of innovations from other sectors of the economy (e.g. materials technology, machine learning). The accumulation of knowledge and human capital in innovative economies, industries, and creative communities could also be applied to infrastructure. Investment ecosystems that support start-up companies, venture capital, and technology commercialisation are well positioned to also realise spill-over effects in infrastructure.

Investors suggested that asset owners and operators could work more closely with infrastructure technology developers, helping to develop use case incubation and commercialisation potential for technologies under development.
Managing potential risks and negative impacts

7.5 Proactively address the adverse effects of technology, including potential risks

Investors report that due diligence on prospective infrastructure investment is increasingly including a review of the digital environment, IT infrastructure, software, and data related to infrastructure assets (and who possesses the rights to data). Adequate security measures related to the technological environment are highly important, especially concerning critical infrastructure, such as measures promoting cybersecurity or work on standards in terms of responsibilities, e.g. who provides and controls technology. The use of “edge devices” such as sensors will significantly expand the use of digital infrastructure, making a proactive response even more needed to anticipate potential weaknesses in data and digital architectures.

Potential adverse (or beneficial) effects of new technologies on ESG factors should also be adequately assessed and understood. Participants stated that the emissions footprint of new, and especially digital, technologies (e.g. open blockchains) should not be neglected and should be measured and compared. Emissions reductions from technologies that are integrated into infrastructure could also be measured (e.g. smart traffic, pollution sensors).

Promoting information sharing and dissemination

7.6 Promote the sharing of information across ministries and any relevant regional national and subnational authorities and with stakeholders, including at the early stages of project development

Private sector investors highlighted the risk of information on solutions and risks being siloed within the government, and not being properly shared. They proposed promoting the systematic sharing of information on new technologies and innovations in infrastructure across ministries as well as promoting interaction with stakeholders, including ensuring that solutions and the right stakeholders are involved in the early stages of the procurement process.
Next steps and the way forward

The outcomes of the collaboration between private sector investors in infrastructure and the G20 represent a key deliverable for the Saudi Arabia G20 Presidency. Following transmittal to G20 Finance Ministers and Central Bank Governors, in July 2020, and possible direction from Ministers, the policy proposals will be actively considered by policymakers, particularly the members of the G20 Infrastructure Working Group, and other relevant international and regional organisations and institutions including the OECD.

The outcomes of this report will also provide valuable insights on potential ways forward on the global infrastructure investment agenda, with immediate suggestions on how to frame governmental responses to the pandemic from an infrastructure perspective. They may also help contribute, by providing the perspectives of investors, to the current G20 Infratech Agenda, as many investors made reference to technology and innovation in infrastructure.

Some of the proposals can be applied in the short term, while others will require efforts to be made over the long term, for instance to promote a stable, enabling environment and the development of local capital markets. Domestic circumstances may influence the relevance of the proposals, given differences across countries in terms of the infrastructure build, the heterogeneous nature of infrastructure markets and policies, and differences in domestic markets and institutions as well as capacities and expertise.

It is important to note that while including dialogue with numerous investors and covering an extensive spectrum of major issues, this report is not exhaustive and does not express the views of all the international asset manager and owner communities. In this regard, it is clearly calling for further dialogue and consideration of several issues in future work and cooperation between the private sector and governments.

Going forward, participants supported a continued structured collaboration and dialogue with private investors in order to advance the consideration of the proposals and their possible implementation. They welcomed the way this cooperation has been organised in the past months. This structured collaboration could build on the G20/OECD Task Force on Long-term Investment and its existing Investors Network and related activities and events, for instance through a G20/OECD Institutional Investors and Asset Managers collaboration forum, working together with partners, IOs, MDBs, GIH, SOURCE, and other relevant bodies. Participants and IWG members have already pointed to a number of selected areas where further targeted dialogue would be beneficial, such as standardisation, risk mitigation methods, regulatory frameworks, securitisation, data and confidentiality, asset recycling, and social infrastructure investment. These collaborative efforts will help to advance the G20 Roadmap to Infrastructure as an Asset Class, and support implementation of the G20 Principles for Quality Infrastructure Investment, which are ongoing priorities for the G20.

Further work following this report could focus on strengthening the basis and process for such dialogue, addressing other priority issues not covered, and building further the evidence base, through data collection, good practices, and case studies for the proposals, with inputs from asset owners and managers on innovative financing models and techniques. It may also require analytical work given the issues raised by private investors.
and IWG members. Guidance or principles to promote best practices across countries could potentially emerge from this follow up work.

The significant input and feedback provided by investors have been enormously helpful in the elaboration and finalisation of the report and the proposals, while contributions from G20 IWG members and the G20/OECD Task Force on Long-term Investment have been extremely valuable, in terms of helping to extend the geographical coverage of investors or providing comments on the report. These contributions are greatly appreciated, particularly given the challenges posed by covid-19 related developments. A (draft) list of firms that participated and contributed can be found at the end of this document.
Annex: Method and process for engagement with investors

Toward closer collaboration with institutional investors and asset managers

This report reflects an effort under the Saudi Arabian G20 Presidency to establish a collaboration with infrastructure investors in cooperation with the OECD. The collaboration has been designed to be informal, voluntary, and broadly inclusive with an aim to capture diverse inputs from different types of asset managers and institutional investors active in markets around the world.

G20 member countries and IOs were invited to contribute to this collaboration by identifying investors and organisations to participate, which enabled broad support and coverage across markets and regions. To date, investors based in North America, South America, Europe, Africa, Asia, and Australia have contributed, representing a sample of investors from an otherwise heterogeneous group. The institutional investor market is highly fragmented – investors that participated in the collaboration constitute a small sample and views may not necessarily represent all investors. Support for facilitating this dialogue, which includes report preparation and consolidation as well as the organisation of numerous conference calls and interviews has been provided by the OECD together with the Saudi G20 Finance Track Programme. The OECD also provided support through leveraging its network of institutional investors and asset managers.

The significance of institutional investors and asset managers in infrastructure finance

Past work of the G20 has highlighted the importance of institutional investors and asset managers in promoting private sector investment in infrastructure. Institutional investors are key players in global markets – total assets under management in pension funds, insurance companies, and public pension reserve funds amounted to USD 63.7 trillion at the end of 2017; growth has been particularly strong in the pensions segment, where assets increased USD 10.7 trillion over the past ten years.

At the inception of the collaboration, it was decided to focus on institutional investors (i.e. pension funds, insurance companies, sovereign wealth funds) and asset managers as these institutions represent key decision makers in long-term investment in infrastructure. Some of these investors have already built up significant experience in infrastructure investment, across jurisdictions and forms of infrastructure. Institutional investors and asset managers are able to invest over the long lifespan of infrastructure assets, often in portfolios across sectors and regions to diversify risk, through both equity and debt instruments, with the result that much focus has been placed in sourcing such investment to meet long-term investment needs. The G20 and OECD have also built a track-record of engagement with institutional investors, through the G20/OECD Task Force on Long-term Investment and the G20 IWG.

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19 Investors based in the following countries have participated in the collaboration contributing to this report: Australia, Bahrain, Canada, China, Egypt, France, Germany, Ireland, India, Italy, Japan, Kuwait, Luxembourg, Mexico, New Zealand, Russian Federation, Saudi Arabia, Singapore, South Africa, South Korea, Spain, Sweden, Switzerland, Turkey, United Arab Emirates, United Kingdom, United States.

20 Ibid 3.
Institutional investors generally possess the following characteristics:

- Potential sources for long-term capital, which matches the long-term investment profile of many infrastructure assets. Furthermore, such investors, due to longer-term liability profiles, are able to maintain investment views spanning economic or political cycles, providing a stable source of capital. Large investment pools also facilitate diversification across portfolios of investment, providing the scale needed to finance capital intensive infrastructure projects.

- Potential sources of low-cost financing, often investing in both debt and equity, across multiple financial instruments and markets providing a potentially diverse source of financing options. Given the longer-term nature of their liabilities, institutional investors can provide long-term fixed-rate debt which reduces refinancing risk for project sponsors. Most large institutional investors also invest significant amounts in foreign markets.

- Ability to work with commercial banks, either through partnerships or by structuring investments, to secure long-term equity or debt investment in support of market-based bank lending.

- Ability to understand the economic importance of infrastructure and the role that it plays in society; a growing willingness to align environmental, social and governance (ESG) investment criteria with public sustainability objectives.

- Motivation to optimise investments through process improvement, cost savings, and maintenance. Investors also consider new technologies and approaches to deliver infrastructure services.

- Transacting in infrastructure markets, providing valuable insights into market dynamics, pricing, risk perception, challenges, and potential solutions to overcome barriers to investment.

While similar in many respects, institutional investors are not a uniform class of investor, given differences in the nature and time horizon of their liabilities, and differences in risk appetite and investment strategies, which are further evolving in light of ESG considerations. These differences should be understood when designing policies, institutions, and measures designed to attract institutional investment.

The asset management industry plays a key role in helping to support investment in sustainable infrastructure, as not all investors are able to make direct investments in, or perform due diligence on, infrastructure assets. By developing funds or offering managed accounts for institutional investor clients (“asset owners”) that would like to gain an indirect exposure to infrastructure assets, and by gathering relevant specialised expertise, asset managers can serve as intermediaries between asset owners and infrastructure investments. Asset managers active in infrastructure must work with project developers and identify suitable investment opportunities, while developing relevant strategies, investment portfolios, innovative instruments, platforms, and market vehicles catering to the different objectives, needs, and constraints of institutional and private investors.

Furthermore, investment funds offered by asset managers help to pool and diversify risks across projects and investments, attract a broader and more diverse range of capital, and scale up overall levels of financing. Certain asset managers have developed expertise in leading edge, innovative sustainable infrastructure projects. More recently, asset managers are investing in new projects during the construction phase, as are some major asset owners (notably a number of large pension funds), and are partnering with other investors such as
banks or corporations (e.g. utilities). Certain asset management strategies also involve investment in both developed and developing countries. Given these actual or potential roles, asset managers are well-placed to provide insights on sustainable infrastructure investment, including at the policy and regulatory levels, and across economies, as are some asset owners directly investing in infrastructure.

While financial returns are a primary motive for asset owners and managers to invest in infrastructure, an increasing number of investors are evaluating investment opportunities using environmental, social, and governance criteria. These trends are impacting the investment landscape in infrastructure as investors are demanding greater transparency and information regarding investment impact. Furthermore, given the crucial role that infrastructure plays in achieving the SDGs, governments in both developed and developing countries are facing an opportunity to work more closely with long-term investors in infrastructure on sustainability goals.

These characteristics make asset managers and institutional investors as asset owners particularly well-suited for long-term investment in infrastructure, acting as both lenders and equity investors in infrastructure.
Acknowledgements

The Saudi Arabia Presidency of the G20 – finance track team, the Infrastructure Working Group of the G20, and the OECD Secretariat wish to thank participants for making this report possible. Without the valuable insights, comments, and discussions throughout events and conference calls this report would not have been possible. We wish to acknowledge those that participated and contributed with this (draft) list.

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