May 16, 2024

The Honorable Gary Gensler
Chair, U.S. Securities and Exchange Commission
100 F Street NE
Washington, D.C. 20549-1090

Dear Chair Gensler,

The undersigned organizations write in support of urgent action by the U.S. Securities and Exchange Commission (“the Commission”) on mandated Human Capital Management (“HCM”) disclosures for U.S.-listed companies.

The signatories of this letter represent businesses, investors, philanthropies and nonprofits dedicated to advancing public and private sector solutions to help manifest an economy that works for all Americans. We support the Commission’s efforts to date to protect investors and improve transparency and accountability across the capital markets.

The undersigned organizations originally called on the Commission in 2022 to prioritize publishing a strong rulemaking on HCM disclosures as is outlined in the Commission’s regulatory agenda.¹ Nearly two years later, following a subsequent recommendation on HCM disclosures by the Commission’s Investor Advisory Committee, we once again call on the Commission for urgent action on the proposed rulemaking².

Information on HCM – such as a company’s workforce composition, compensation, health and safety, and diversity practices – is vital to investor decision making. Investments in human capital are associated with higher risk-adjusted returns, return on assets, return on capital, profitability³ and overall outperformance compared to benchmarks.⁴

Furthermore, investors are increasingly demanding clear, consistent and comparable data on this type of information. According to the SEC Investor Advisory Committee, “investors still need fundamental HCM metrics to anchor industry- and company-specific information to seize opportunities and mitigate risks.”⁵ Over 80% of Americans agree that companies should disclose more about their business practices and

¹ Letter to Chair Gensler on HCM, June 2022.
impact on society, and some of the largest asset managers have called on public companies to disclose board and workforce diversity information, in particular. Disclosures related to workforce diversity data are particularly important to investors. There is a growing body of evidence to suggest that diversity across corporate boards, senior management and overall workforce corresponds with better financial performance and resiliency, as well as a company’s ability to attract and retain talent. It is evident that HCM information, specifically diversity, is material and financially relevant to investors, with significant implications for business performance.

We encourage the Commission to pursue a comprehensive set of HCM disclosure requirements, including universal and quantitative metrics like the total number of employees (including full-time, part-time and contingent labor), the total cost of a company’s workforce, workforce turnover and employee diversity demographics by seniority level. These should be paired with qualitative disclosure requirements around factors such as workforce health and safety, human rights and supply chain due diligence, workforce culture and worker empowerment, among other material factors.

We are deeply appreciative of the Commission’s leadership in advancing its mission to protect investors by improving access to clear, consistent and comparable data on material factors. The undersigned organizations urge the Commission to work quickly on publishing a rule that will lend meaningful transparency to companies’ HCM practices. We look forward to continuing to engage with the Commission on these issues and providing comment upon publication of the proposed rule.

Sincerely,

17 Communications
1worker1vote
Align Impact
Amalgamated Bank
American Sustainable Business Network
Americans for Financial Reform Education Fund
Aspen Institute Economic Opportunities Program
B Lab US & Canada
B Local Wisconsin
BlueMark
The B Team
California Wellness Foundation

---

Change Finance
Chicory Wealth
Coalition for Inclusive Capitalism
Community Capital Advisors
Community Development Venture Capital Alliance (CDVCA)
Confluence Philanthropy
Disability:IN
Evolution Marketing
Florida For Good
For the Long Term
Global Steering Group for Impact Investment
HCM Impact
HCMoneyball
Human Capital Management Institute
Impact Capital Managers
Impact Investing Institute, UK
Inspiring Capital
Intentional Endowments Network
Interfaith Center on Corporate Responsibility
JUST Capital
Kresge Foundation
Legacy Vacation Resorts
McKnight Foundation
National Community Investment Fund
Nia Impact Capital
Oxfam America
Pacific Community Ventures
PolicyLink
Predistribution Initiative
Public Citizen
Rights CoLab
Salt Palm Development
Social Finance
Sorenson Impact Foundation
Soros Economic Development Fund
Surdna Foundation
Sustainable Development Investment Finance Partnership
Toniic Institute
U.S. Impact Investing Alliance
Westfuller
Whistle Stop Capital
WORC (Workforce & Organizational Research Center)
Workforce Disclosure Initiative, ShareAction