

# **About this report**

PRI reporting is the largest global reporting project on responsible investment. It was developed with investors, for investors.

PRI signatories are required to report publicly on their responsible investment activities each year. In turn, they receive a number of outputs, including a public and private Transparency Report.

The public Transparency Reports, which are produced using signatories' reported information, provide accountability and support signatories to have internal discussions about their practices and to discuss these with their clients, beneficiaries, and other stakeholders.

This public Transparency Report is an export of the signatory's responses to the PRI Reporting Framework during the 2023 reporting period. It includes the signatory's responses to core indicators, as well as responses to plus indicators that the signatory has agreed to make public.

In response to signatory feedback, the PRI has not summarised signatories' responses – the information in this document is presented exactly as it was reported.

For each of the indicators in this document, all options selected by the signatory are presented, including links and qualitative responses. In some indicators, all applicable options are included for additional context.

## **Disclaimers**

## Responsible investment definitions

Within the PRI Reporting Framework Glossary, we provide definitions for key terms to guide reporting on responsible investment practices in the Reporting Framework. These definitions may differ from those used or proposed by other authorities and regulatory bodies due to evolving industry perspectives and changing legislative landscapes. Users of this report should be aware of these variations, as they may impact interpretations of the information provided.

## **Data accuracy**

This document presents information reported directly by signatories in the 2023 reporting cycle. This information has not been audited by the PRI or any other party acting on its behalf. While this information is believed to be reliable, no representations or warranties are made as to the accuracy of the information presented.

The PRI has taken reasonable action to ensure that data submitted by signatories in the reporting tool is reflected in their official PRI reports accurately. However, it is possible that small data inaccuracies and/or gaps remain, and the PRI shall not be responsible or liable for such inaccuracies and gaps.

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# SENIOR LEADERSHIP STATEMENT (SLS)

## SENIOR LEADERSHIP STATEMENT

### SENIOR LEADERSHIP STATEMENT

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
SLS 1	CORE	N/A	N/A	PUBLIC	Senior Leadership Statement	GENERAL

#### Section 1. Our commitment

- Why does your organisation engage in responsible investment?
- What is your organisation's overall approach to responsible investment, and what major responsible investment commitment(s) have you made?

TD Asset Management Inc. (TDAM) considers multiple factors that can impact the risk adjusted returns of portfolios we manage on behalf of ourthose clients. We strive for investment excellence and offer our clients a wide variety of investment capabilities.

With this purpose of investment excellence in mind, we believe sustainable investing philosophy provides a holistic way of achieving robust and resilient portfolios.

- We believe that it is a forward-looking approach that can help us in delivering long term sustainable financial returns in a fast-changing market environment and world.
- We believe that ESG factors can contribute to better understanding risks and opportunities associated with a company, security, or asset.
- We acknowledge that the financial materiality of ESG-related factors can vary by industry, country, and company/assets.
- We also acknowledge that there are multiple approaches and level of investment decision making to determine materiality where ESG factors may be relevant at security/individual asset level , portfolio level, or at asset allocation level.

We express this philosophy by integrating financially relevant ESG factors in the investment process as applicable and relevant in all major investment strategies we manage, from public to private market portfolios.

At TDAM, our philosophy also encompasses being active stewards of our clients' capital by engaging companies/assets and exercising our voting rights as shareholders, where applicable.

These elements of stewardship are a component of TDAM's general approach and serve as avenues to both develop a better understanding of a company and allow us to convey our views to the board and management. Research shows that stewardship and engagement activities can add value to portfolio holdings through multiple mechanisms – information flow, opportunities to identify areas of improvement, opportunities to identify areas of growth. Historically, shareholder engagement on corporate governance is a well-established practice among institutional investors. In recent times, given the transparency and urgency around environmental and social externalities, engagement is being established as the appropriate approach for expressing investor sentiments.

In addition, we keep ourselves and our clients informed through thought leadership on sustainable investing or ESG factors that may have the potential to impact our investment perspectives.



We acknowledge that our clients may take a different view and can have a differing sustainable investing approach more suitable for their organizations or constituents. We are dedicated to work with our clients to provide them with solutions that serve their sustainable investing objectives. Given the diversified strategies and scalability of our solutions, where feasible, we strive to work with our clients in case bespoke ESG customized strategies may be required.

TDAM's approach towards responsible investment is grounded in three pillars, ESG integration, stewardship and thought leadership.

We continue to be committed to implementing the six principles of the UNPRI, supporting TCFD framework, and the Responsible Investment Associations' (RIA) Diversity and Inclusion statement and commitment.

For more information on our affiliations and industry associations on ESG, and our Sustainable Investing Approach, please visit our website at https://www.td.com/ca/en/asset-management/resources/sustainable-investing/.

#### Section 2. Annual overview

- Discuss your organisation's progress during the reporting year on the responsible investment issue you consider most relevant or material to your organisation or its assets.
- Reflect on your performance with respect to your organisation's responsible investment objectives and targets during the reporting year. Details might include, for example, outlining your single most important achievement or describing your general progress on topics such as the following (where applicable):
- refinement of ESG analysis and incorporation
- stewardship activities with investees and/or with policymakers
- collaborative engagements
- attainment of responsible investment certifications and/or awards

In 2022, we implemented on our key strategic priorities on ESG:

- Introducing ESG scoring and metrics in internal quarterly performance reviews for active equity and alternative asset strategies covering \$116.3 billion, roughly 33% of our AUM
- Increasing transparency and reporting by tracking and disclosing GHG emissions associated with our investments, subject to data availability, following the TCFD guidance for asset managers
- Publishing TDAM's first TCFD report
- Contributing to industry dialogue through participation in policy engagements with regulators as they develop and refine climate change disclosure standards
- Expanding and refining our stewardship efforts to focus on climate change, human capital, and human rights through direct company engagements, proxy voting, and through industry initiatives such as PRI's Advance, Climate Engagement Canada (CEC) and Climate Action 100+
- Improving GRESB assessment scores across the board for TDAM's Canadian Real Estate, Global Real Estate and Infrastructure strategies
- Expanding TDAM's sustainable fund solutions
- Continuing ESG training and development of broader TDAM teams.

With all the above developments, we aspire to refine and progress our ESG analysis and subject matter expertise.

#### Section 3. Next steps



■ What specific steps has your organisation outlined to advance your commitment to responsible investment in the next two years?

We have outlined the following areas to advance our commitment to responsible investment:

- Increase the use of data and technology to develop progress trackers and dashboard, to assist with capturing sophisticated ESG signals.
- Providing mandatory PRI training for the investment team
- Update our Sustainable Investing approach and framework
- Addition of biodiversity and natural capital in our engagement focus areas.

#### Section 4. Endorsement

'The Senior Leadership Statement has been prepared and/or reviewed by the undersigned and reflects our organisation-wide commitment and approach to responsible investment'.

Name

Bruce Cooper

Position

Chief Executive Officer

Organisation's Name

TD Asset Management (TDAM)

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'This endorsement applies only to the Senior Leadership Statement and should not be considered an endorsement of the information reported by the above-mentioned organisation in the various modules of the Reporting Framework. The Senior Leadership Statement serves as a general overview of the above-mentioned organisation's responsible investment approach. The Senior Leadership Statement does not constitute advice and should not be relied upon as such. Further, it is not a substitute for the skill, judgement and experience of any third parties, their management, employees, advisors and/or clients when making investment and other business decisions'.

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# **ORGANISATIONAL OVERVIEW (00)**

## **ORGANISATIONAL INFORMATION**

## **REPORTING YEAR**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
001	CORE	N/A	N/A	PUBLIC	Reporting year	GENERAL

What is the year-end date of the 12-month period you have chosen to report for PRI reporting purposes?

	Date	Month	Year
Year-end date of the 12-month period for PRI reporting purposes:	31	12	2022

## **SUBSIDIARY INFORMATION**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 2	CORE	N/A	OO 2.1	PUBLIC	Subsidiary information	GENERAL

Does your organisation have subsidiaries?

o (A) Yes

**⊚** (B) No



## **ASSETS UNDER MANAGEMENT**

## **ALL ASSET CLASSES**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 4	CORE	00 3	N/A	PUBLIC	All asset classes	GENERAL

What are your total assets under management (AUM) at the end of the reporting year, as indicated in [OO 1]?

USD

(A) AUM of your organisation, including subsidiaries, and excluding the AUM subject to execution, advisory, custody, or research advisory only

US\$ 280,276,335,783.00

(B) AUM of subsidiaries that are PRI signatories in their own right and excluded from this submission, as indicated in [OO 2.2]

US\$ 0.00

(C) AUM subject to execution, advisory, custody, or research advisory only

US\$ 0.00

## **ASSET BREAKDOWN**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 5	CORE	OO 3	Multiple indicators	PUBLIC	Asset breakdown	GENERAL

Provide a percentage breakdown of your total AUM at the end of the reporting year as indicated in [OO 1].



	(1) Percentage of Internally managed AUM	(2) Percentage of Externally managed AUM
(A) Listed equity	36.35%	3.91%
(B) Fixed income	36.14%	0%
(C) Private equity	0%	0%
(D) Real estate	7.7%	0%
(E) Infrastructure	0.5%	0%
(F) Hedge funds	0%	0%
(G) Forestry	0%	0%
(H) Farmland	0%	0%
(I) Other	15.4%	0%
(J) Off-balance sheet	0%	0%

(I) Other - (1) Percentage of Internally managed AUM - Specify:

Overlay mandates

## **ASSET BREAKDOWN: EXTERNALLY MANAGED ASSETS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 5.1	CORE	OO 5	Multiple	PUBLIC	Asset breakdown: Externally managed assets	GENERAL

Provide a further breakdown of your organisation's externally managed listed equity and/or fixed income AUM.



## (1) Listed equity

(A) Active	100%
(B) Passive	0%

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 5.2	CORE	00 5, 00 5.1	SAM 3, SAM 8	PUBLIC	Asset breakdown: Externally managed assets	GENERAL

Provide a breakdown of your organisation's externally managed AUM between segregated mandates and pooled funds or investments.

	(1) Segregated mandate(s)	(2) Pooled fund(s) or pooled investment(s)
(A) Listed equity - active	0%	100%

## ASSET BREAKDOWN: INTERNALLY MANAGED LISTED EQUITY

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 5.3 LE	CORE	OO 5	Multiple	PUBLIC	Asset breakdown: Internally managed listed equity	GENERAL

## Provide a further breakdown of your internally managed listed equity AUM.

(B) Active – quantitative 9.59%  (C) Active – fundamental 68.88%  (D) Other strategies 0%	(A) Passive equity	21.53%
	(B) Active – quantitative	9.59%
(D) Other strategies 0%	(C) Active – fundamental	68.88%
	(D) Other strategies	0%



## ASSET BREAKDOWN: INTERNALLY MANAGED FIXED INCOME

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 5.3 FI	CORE	OO 5	Multiple	PUBLIC	Asset breakdown: Internally managed fixed income	GENERAL

## Provide a further breakdown of your internally managed fixed income AUM.

(A) Passive – SSA	28.1%
(B) Passive – corporate	5%
(C) Active – SSA	33.2%
(D) Active – corporate	31%
(E) Securitised	0.7%
(F) Private debt	2%

## **ASSET BREAKDOWN: INTERNALLY MANAGED REAL ESTATE**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 5.3 RE	CORE	OO 5	N/A	PUBLIC	Asset breakdown: Internally managed real estate	GENERAL
Provide a furth	er breakdown of your	internally manage	d real estate Al	JM.		
(A) D. (a)		4.007				

(A) Retail	16%	
(B) Office	27%	
(C) Industrial	29%	
(D) Residential	27%	



(E) Hotel	0%
(F) Lodging, leisure and recreation	0%
(G) Education	0%
(H) Technology or science	0%
(I) Healthcare	0%
(J) Mixed use	1%
(K) Other	0%

## ASSET BREAKDOWN: INTERNALLY MANAGED INFRASTRUCTURE

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 5.3 INF	CORE	OO 5	N/A	PUBLIC	Asset breakdown: Internally managed infrastructure	GENERAL

## Provide a further breakdown of your internally managed infrastructure AUM.

(A) Data infrastructure	0%
(B) Diversified	0%
(C) Energy and water resources	0%
(D) Environmental services	0%
(E) Network utilities	0%
(F) Power generation (excl. renewables)	19%
(G) Renewable power	66%



(H) Social infrastructure	0%
(I) Transport	15%
(J) Other	0%

## **MANAGEMENT BY PRI SIGNATORIES**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 6	CORE	OO 5	N/A	PUBLIC	Management by PRI signatories	GENERAL

What percentage of your organisation's externally managed assets are managed by PRI signatories?

100%

## **GEOGRAPHICAL BREAKDOWN**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
007	CORE	Multiple, see guidance	N/A	PUBLIC	Geographical breakdown	GENERAL

How much of your AUM in each asset class is invested in emerging markets and developing economies?

## **AUM in Emerging Markets and Developing Economies**

(A) Listed equity	(2) >0 to 10%
(B) Fixed income – SSA	(2) >0 to 10%
(C) Fixed income – corporate	(2) >0 to 10%
(D) Fixed income – securitised	(1) 0%
(E) Fixed income – private debt	(1) 0%



(G) Real estate	(1) 0%
(H) Infrastructure	(1) 0%

## **STEWARDSHIP**

## **STEWARDSHIP**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 8	CORE	Multiple, see guidance	Multiple indicators	PUBLIC	Stewardship	GENERAL

Does your organisation conduct stewardship activities, excluding (proxy) voting, for any of your assets?

	(1) Listed equity - active	(2) Listed equity - passive	(3) Fixed income - active	(4) Fixed income - passive
(A) Yes, through internal staff	Ø	Ø	Ø	Ø
(B) Yes, through service providers				
(C) Yes, through external managers	Ø			
(D) We do not conduct stewardship	0	0	0	0



	(6) Real estate	(7) Infrastructure	(11) Other
(A) Yes, through internal staff	<b></b>	☑	
(B) Yes, through service providers			
(C) Yes, through external managers			
(D) We do not conduct stewardship	0	0	•

## STEWARDSHIP: (PROXY) VOTING

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 9	CORE	Multiple, see guidance	Multiple indicators	PUBLIC	Stewardship: (Proxy) voting	GENERAL

## Does your organisation conduct (proxy) voting activities for any of your listed equity holdings?

	(1) Listed equity - active	(2) Listed equity - passive
(A) Yes, through internal staff	V	<b>☑</b>
(B) Yes, through service providers		
(C) Yes, through external managers		
(D) We do not conduct (proxy) voting	0	0



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 9.1	CORE	OO 9	PGS 10.1, PGS 31	PUBLIC	Stewardship: (Proxy) voting	GENERAL

For each asset class, on what percentage of your listed equity holdings do you have the discretion to vote?

## Percentage of your listed equity holdings over which you have the discretion to vote

(A) Listed equity – active	(12) 100%
(B) Listed equity - passive	(12) 100%

## STEWARDSHIP NOT CONDUCTED

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 10	CORE	OO 8, OO 9	N/A	PUBLIC	Stewardship not conducted	2

Describe why your organisation does not currently conduct stewardship and/or (proxy) voting.

Stewardship, excluding (proxy) voting (K) Other

The overlay solutions employ derivative positions that allow investors to gain exposure on the underlying equity and bond indices as well as Foreign Exchange rates (the underlying assets). Given that a derivative position does not have an intrinsic value of its own but derives its price due to the price movement of other assets that are mostly broad indices and Foreign Exchange rates, we do not incorporate ESG into our overlay/derivatives framework.



## **ESG INCORPORATION**

## **INTERNALLY MANAGED ASSETS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 11	CORE	Multiple, see guidance	Multiple indicators	PUBLIC	Internally managed assets	1

For each internally managed asset class, does your organisation incorporate ESG factors into your investment decisions?

	(1) Yes, we incorporate ESG factors into our investment decisions	(2) No, we do not incorporate ESG factors into our investment decisions
(A) Listed equity - passive	•	0
(B) Listed equity - active - quantitative	•	0
(C) Listed equity - active - fundamental	•	0
(E) Fixed income - SSA	•	0
(F) Fixed income - corporate	•	0
(G) Fixed income - securitised	•	0
(H) Fixed income - private debt	•	0
(J) Real estate	•	0
(K) Infrastructure	•	0
(V) Other: Overlay mandates	O	•



## **EXTERNAL MANAGER SELECTION**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 12	CORE	OO 5, OO 5.1	Multiple indicators	PUBLIC	External manager selection	1

For each externally managed asset class, does your organisation incorporate ESG factors when selecting external investment managers?

	(1) Yes, we incorporate ESG factors when selecting external investment managers	(2) No, we do not incorporate ESG factors when selecting external investment managers		
(A) Listed equity - active	•	0		

## **EXTERNAL MANAGER APPOINTMENT**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 13	CORE	OO 5, OO 5.1	Multiple indicators	PUBLIC	External manager appointment	1

For each externally managed asset class, does your organisation incorporate ESG factors when appointing external investment managers?

	(1) Yes, we incorporate ESG factors when appointing external investment managers	(2) No, we do not incorporate ESG factors when appointing external investment managers	
(A) Listed equity - active	•	0	



### **EXTERNAL MANAGER MONITORING**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 14	CORE	OO 5, OO 5.1	Multiple indicators	PUBLIC	External manager monitoring	1

For each externally managed asset class, does your organisation incorporate ESG factors when monitoring external investment managers?

	(1) Yes, we incorporate ESG factors when monitoring external investment managers	(2) No, we do not incorporate ESG factors when monitoring external investment managers
(A) Listed equity - active	•	0

## **ESG NOT INCORPORATED**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 16	CORE	OO 11, OO 12- 14	N/A	PUBLIC	ESG not incorporated	1

Describe why your organisation does not currently incorporate ESG factors into your investment decisions.

Internally managed (O) Other

The overlay solutions employ derivative positions that allow investors to gain exposure on the underlying equity and bond indices as well as Foreign Exchange rates (the underlying assets). Given that a derivative position does not have an intrinsic value of its own but derives its price due to the price movement of other assets that are mostly broad indices and Foreign Exchange rates, we do not incorporate ESG into our overlay/derivatives framework.



## **ESG STRATEGIES**

## **LISTED EQUITY**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 17 LE	CORE	OO 11	OO 17.1 LE, LE 12	PUBLIC	Listed equity	1

Which ESG incorporation approach and/or combination of approaches does your organisation apply to your internally managed active listed equity?

## Percentage out of total internally managed active listed equity

(A) Screening alone	0.05%
(B) Thematic alone	0%
(C) Integration alone	99.8%
(D) Screening and integration	0%
(E) Thematic and integration	0%
(F) Screening and thematic	0%
(G) All three approaches combined	0.15%
(H) None	0%

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 17.1 LE	CORE	00 17 LE	LE 9	PUBLIC	Listed equity	1

What type of screening does your organisation use for your internally managed active listed equity assets where a screening approach is applied?



# Percentage coverage out of your total listed equity assets where a screening approach is applied

(A) Positive/best-in-class screening only	74%
(B) Negative screening only	26%
(C) A combination of screening approaches	0%

## **FIXED INCOME**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 17 FI	CORE	OO 5.3 FI, OO 11	Multiple, see guidance	PUBLIC	Fixed income	1

Which ESG incorporation approach and/or combination of approaches does your organisation apply to your internally managed active fixed income?

	(1) Fixed income - SSA	(2) Fixed income - corporate	(3) Fixed income - securitised
(A) Screening alone	0%	0%	0%
(B) Thematic alone	0%	0%	0%
(C) Integration alone	100%	99.98%	100%
(D) Screening and integration	0%	0%	0%
(E) Thematic and integration	0%	0%	0%
(F) Screening and thematic	0%	0%	0%
(G) All three approaches combined	0%	0.02%	0%
(H) None	0%	0%	0%
(H) None	0%	0%	0%



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 17.1 FI	CORE	00 17 FI	N/A	PUBLIC	Fixed income	1

What type of screening does your organisation use for your internally managed active fixed income where a screening approach is applied?

(A) Positive/best-in-class screening only	100%
(B) Negative screening only	0%
(C) A combination of screening approaches	0%

## **ESG/SUSTAINABILITY FUNDS AND PRODUCTS**

## LABELLING AND MARKETING

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 18	CORE	OO 11–14	OO 18.1	PUBLIC	Labelling and marketing	1

## Do you explicitly market any of your products and/or funds as ESG and/or sustainable?

(A) Yes, we market products and/or funds as ESG and/or sustainable

Provide the percentage of AUM that your ESG and/or sustainability-marketed products or funds represent:

0.08%

- o (B) No, we do not offer products or funds explicitly marketed as ESG and/or sustainable
- o (C) Not applicable; we do not offer products or funds



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 18.1	CORE	OO 18	OO 18.2	PUBLIC	Labelling and marketing	1

Do any of your ESG and/or sustainability-marketed products and/or funds hold formal ESG and/or RI certification(s) or label(s) awarded by a third party?

- o (A) Yes, our ESG and/or sustainability-marketed products and/or funds hold formal labels or certifications
- (B) No, our ESG and/or sustainability-marketed products and/or funds do not hold formal labels or certifications

## **PASSIVE INVESTMENTS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 19	CORE	OO 5.3 FI, OO 11	LE 8, FI 10	PUBLIC	Passive investments	1

What percentage of your total internally managed passive listed equity and/or fixed income passive AUM utilise an ESG index or benchmark?

Percentage of AUM that utilise	an ESG index or benchmark
--------------------------------	---------------------------

(A) Listed equity - passive	1.33%
(B) Fixed income - passive	0%

### **THEMATIC BONDS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 20	CORE	00 17 FI	FI 15, FI 17	PUBLIC	Thematic bonds	1

What percentage of your total environmental and/or social thematic bonds are labelled by the issuers in accordance with industry-recognised standards?



Percentage of your total environmental and/or social thematic bonds labelled by the issuers

(A) Green or climate bonds	61.27%
(B) Social bonds	3.33%
(C) Sustainability bonds	16.86%
(D) Sustainability-linked bonds	18.54%
(E) SDG or SDG-linked bonds	0%
(F) Other	0%
(G) Bonds not labelled by the issuer	0%

## **SUMMARY OF REPORTING REQUIREMENTS**

## **SUMMARY OF REPORTING REQUIREMENTS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 21	CORE	Multiple indicators	Multiple indicators	PUBLIC	Summary of reporting requirements	GENERAL

The following table shows which modules are mandatory or voluntary to report on in the separate PRI asset class modules. Where a module is voluntary, indicate if you wish to report on it.

Applicable modules	<ol><li>(1) Mandatory to report (pre-filled based on previous responses)</li></ol>	(2.1) Voluntary to report. Yes, I want to opt-in to reporting on the module	(2.2) Voluntary to report. No, I want to opt-out of reporting on the module
Policy, Governance and Strategy	•	0	0
Confidence Building Measures	•	0	0
(A) Listed equity – passive	•	0	O



(B) Listed equity – active – quantitative	•	0	0
(C) Listed equity – active – fundamental	•	0	0
(E) Fixed income – SSA		0	0
(F) Fixed income – corporate	•	0	0
(G) Fixed income – securitised	•	0	0
(H) Fixed income – private debt	•	0	0
(J) Real estate	•	0	0
(K) Infrastructure	0	•	0
<ul><li>(T) External manager selection,</li><li>appointment and monitoring (SAM)</li><li>– listed equity - active</li></ul>	•	0	0

## **OTHER ASSET BREAKDOWNS**

## **REAL ESTATE: BUILDING TYPE**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 24	CORE	OO 21	RE 1, RE 9 - 10	PUBLIC	Real estate: Building type	GENERAL

What is the building type of your physical real estate assets?

☑ (A) Standing investments

☑ (B) New construction

☑ (C) Major renovation



## **REAL ESTATE: OWNERSHIP LEVEL**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 25	CORE	00 21	N/A	PUBLIC	Real estate: Ownership level	GENERAL

## What is the percentage breakdown of your physical real estate assets by the level of ownership?

☑ (A) A majority stake (more than 50%)

Select from the list:

- o (1) >0 to 10%
- o (2) >10 to 50%
- o (3) >50 to 75%
- **(4)** >75%

☑ (B) A significant minority stake (between 10–50%)

Select from the list:

- **(1) >0 to 10%**
- o (2) >10 to 50%

☑ (C) A limited minority stake (less than 10%)

Select from the list:

- **(1) >0 to 10%**
- o (2) >10 to 50%

## **REAL ESTATE: MANAGEMENT TYPE**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 26	CORE	00 21	RE 1, RE 6–8, RE 13	PUBLIC	Real estate: Management type	GENERAL

#### Who manages your physical real estate assets?

- ☑ (A) Direct management by our organisation
- ☑ (B) Third-party property managers that our organisation appoints
- ☑ (C) Other investors or their third-party property managers
- $\square$  (D) Tenant(s) with operational control



## **INFRASTRUCTURE: OWNERSHIP LEVEL**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
00 27	CORE	00 21	N/A	PUBLIC	Infrastructure: Ownership level	GENERAL

## What is the percentage breakdown of your organisation's infrastructure assets by the level of ownership?

☑ (A) A majority stake (more than 50%)

Select from the list:

- o (1) >0 to 10%
- (2) >10 to 50%
- o (3) >50 to 75%
- o (4) >75%

☑ (B) A significant minority stake (between 10–50%)

Select from the list:

- o (1) >0 to 10%
  - **◎ (2) >10 to 50%**
  - o (3) >50 to 75%
  - o (4) >75%

☑ (C) A limited minority stake (less than 10%)

Select from the list:

- **(1) >0 to 10%**
- o (2) >10 to 50%
- o (3) >50 to 75%
- o (4) >75%

## **INFRASTRUCTURE: STRATEGY**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 28	CORE	00 21	N/A	PUBLIC	Infrastructure: Strategy	GENERAL

## What is the investment strategy for your infrastructure assets?

☑ (A) Core

☑ (B) Value added

☑ (C) Opportunistic

 $\square$  (D) Other



## **INFRASTRUCTURE: TYPE OF ASSET**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 29	CORE	00 21	INF 1	PUBLIC	Infrastructure: Type of asset	GENERAL

## What is the asset type of your infrastructure?

☑ (A) Greenfield

☑ (B) Brownfield

## **INFRASTRUCTURE: MANAGEMENT TYPE**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 30	CORE	OO 21	Multiple, see guidance	PUBLIC	Infrastructure: Management type	GENERAL

### Who manages your infrastructure assets?

☑ (A) Direct management by our organisation

☑ (B) Third-party infrastructure operators that our organisation appoints

☑ (C) Other investors, infrastructure companies or their third-party operators

 $\square$  (D) Public or government entities or their third-party operators

## SUBMISSION INFORMATION

## REPORT DISCLOSURE

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
OO 32	CORE	00 3, 00 31	N/A	PUBLIC	Report disclosure	GENERAL

How would you like to disclose the detailed percentage figures you reported throughout the Reporting Framework?

- (A) Publish as absolute numbers
- o (B) Publish as ranges



# POLICY, GOVERNANCE AND STRATEGY (PGS)

## **POLICY**

### RESPONSIBLE INVESTMENT POLICY ELEMENTS

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 1	CORE	OO 8, OO 9	Multiple indicators	PUBLIC	Responsible investment policy elements	1, 2

#### Which elements are covered in your formal responsible investment policy(ies)?

- ☑ (A) Overall approach to responsible investment
- ☑ (B) Guidelines on environmental factors
- ☑ (C) Guidelines on social factors
- ☑ (D) Guidelines on governance factors
- $\ \square$  (E) Guidelines on sustainability outcomes
- ☑ (F) Guidelines tailored to the specific asset class(es) we hold
- $\square$  (G) Guidelines on exclusions
- ☑ (H) Guidelines on managing conflicts of interest related to responsible investment
- ☑ (I) Stewardship: Guidelines on engagement with investees
- ☐ (J) Stewardship: Guidelines on overall political engagement
- ☑ (K) Stewardship: Guidelines on engagement with other key stakeholders
- ☑ (L) Stewardship: Guidelines on (proxy) voting
- $\ \square$  (M) Other responsible investment elements not listed here
- o (N) Our organisation does not have a formal responsible investment policy and/or our policy(ies) do not cover any responsible investment elements

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 2	CORE	PGS 1	Multiple, see guidance	PUBLIC	Responsible investment policy elements	1

## Does your formal responsible investment policy(ies) include specific guidelines on systematic sustainability issues?

- ☐ (A) Specific guidelines on climate change (may be part of guidelines on environmental factors)
- ☑ (B) Specific guidelines on human rights (may be part of guidelines on social factors)
- ☑ (C) Specific guidelines on other systematic sustainability issues Specify:

Diversity & Inclusion

o (D) Our formal responsible investment policy(ies) does not include guidelines on systematic sustainability issues



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 3	CORE	PGS 1, PGS 2	N/A	PUBLIC	Responsible investment policy elements	6

#### Which elements of your formal responsible investment policy(ies) are publicly available?

## $\ \square$ (A) Overall approach to responsible investment

Add link:

https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/Sustainable-Investing-Approach-EN.pdf

#### ☑ (B) Guidelines on environmental factors

Add link:

https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/proxy-voting-guidelines-en.pdf

#### ☑ (C) Guidelines on social factors

Add link:

https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/proxy-voting-guidelines-en.pdf

#### ☑ (D) Guidelines on governance factors

Add link:

https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/proxy-voting-guidelines-en.pdf

## ☑ (F) Specific guidelines on climate change (may be part of guidelines on environmental factors) Add link:

https://www.td.com/ca/en/asset-management/documents/investor/PDF/ESG-TFCD-EN.pdf

#### ☑ (G) Specific guidelines on human rights (may be part of guidelines on social factors)

Add link:

https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/proxy-voting-guidelines-en.pdf

## ☑ (H) Specific guidelines on other systematic sustainability issues

Add link:

https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/proxy-voting-guidelines-en.pdf

#### ☑ (I) Guidelines tailored to the specific asset class(es) we hold

Add link:

https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/Sustainable-Investing-Approach-EN.pdf

#### (K) Guidelines on managing conflicts of interest related to responsible investment Add link:



https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/TDAM-Proxy-Voting-Policy-Procedures-EN.pdf

#### ☑ (L) Stewardship: Guidelines on engagement with investees

Add link:

https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/Sustainable-Investing-Approach-EN.pdf

## $\ \square$ (N) Stewardship: Guidelines on engagement with other key stakeholders

Add link:

https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/Sustainable-Investing-Approach-EN.pdf

## (O) Stewardship: Guidelines on (proxy) voting

Add link:

https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/proxy-voting-guidelines-en.pdf

o (Q) No elements of our formal responsible investment policy(ies) are publicly available

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 5	CORE	PGS 1	N/A	PUBLIC	Responsible investment policy elements	2

#### Which elements are covered in your organisation's policy(ies) or guidelines on stewardship?

- ☑ (A) Overall stewardship objectives
- ☑ (B) Prioritisation of specific ESG factors to be advanced via stewardship activities
- $\Box$  (C) Criteria used by our organisation to prioritise the investees, policy makers, key stakeholders, or other entities on which to focus our stewardship efforts
- ☑ (D) How different stewardship tools and activities are used across the organisation
- ☑ (E) Approach to escalation in stewardship
- ☑ (F) Approach to collaboration in stewardship
- ☑ (G) Conflicts of interest related to stewardship
- ☑ (H) How stewardship efforts and results are communicated across the organisation to feed into investment decision-making and vice versa
- $\hfill\Box$  (I) Other
- o (J) None of the above elements is captured in our policy(ies) or guidelines on stewardship



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 6	CORE	PGS 1	N/A	PUBLIC	Responsible investment policy elements	2

#### Does your policy on (proxy) voting include voting principles and/or guidelines on specific ESG factors?

- ☑ (A) Yes, it includes voting principles and/or guidelines on specific environmental factors
- ☑ (B) Yes, it includes voting principles and/or guidelines on specific social factors
- (C) Yes, it includes voting principles and/or guidelines on specific governance factors
- o (D) Our policy on (proxy) voting does not include voting principles or guidelines on specific ESG factors

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 7	CORE	00 9	N/A	PUBLIC	Responsible investment policy elements	2

### Does your organisation have a policy that states how (proxy) voting is addressed in your securities lending programme?

https://www.td.com/ca/en/asset-management/documents/investor/PDF/about-managed-assets-program/TDAM-Proxy-Voting-Policy-Procedures-EN.pdf

- o (B) We have a policy to address (proxy) voting in our securities lending programme, but it is not publicly available
- o (C) We rely on the policy of our external service provider(s)
- o (D) We do not have a policy to address (proxy) voting in our securities lending programme
- o (E) Not applicable; we do not have a securities lending programme



## RESPONSIBLE INVESTMENT POLICY COVERAGE

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 8	CORE	PGS 1	N/A	PUBLIC	Responsible investment policy coverage	1

What percentage of your total AUM is covered by the below elements of your responsible investment policy(ies)?

## Combined AUM coverage of all policy elements

(A) Overall approach to responsible investment

(B) Guidelines on environmental factors

(C) Guidelines on social factors

(D) Guidelines on governance factors

(5) >80% to 90%

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 9	CORE	PGS 2	N/A	PUBLIC	Responsible investment policy coverage	1

What proportion of your AUM is covered by your formal policies or guidelines on climate change, human rights, or other systematic sustainability issues?

## **AUM** coverage

(A) Specific guidelines on climate change	(2) for a majority of our AUM
(B) Specific guidelines on human rights	(2) for a majority of our AUM



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 10	CORE	OO 8, OO 9, PGS 1	N/A	PUBLIC	Responsible investment policy coverage	2

Per asset class, what percentage of your AUM is covered by your policy(ies) or guidelines on stewardship with investees?

#### ☑ (A) Listed equity

- (1) Percentage of AUM covered
  - o (1) >0% to 10%
  - o (2) >10% to 20%
  - o (3) >20% to 30%
  - o (4) >30% to 40%
  - o (5) >40% to 50%
  - o (6) >50% to 60%
  - o (7) >60% to 70%
  - o (8) >70% to 80%
  - (8) >70% to 80%(9) >80% to 90%
  - o (10) >90% to <100%
  - **(11) 100%**

### ☑ (B) Fixed income

- (1) Percentage of AUM covered
  - o (1) >0% to 10%
  - o (2) >10% to 20%
  - o (3) >20% to 30%
  - o (4) >30% to 40%
  - o (5) >40% to 50%
  - o (6) >50% to 60%
  - o (7) >60% to 70%
  - (8) >70% to 80%
  - o (9) >80% to 90%
  - o (10) >90% to <100%
  - **(11) 100%**

#### ☑ (D) Real estate

- (1) Percentage of AUM covered
  - o (1) >0% to 10%
  - o (2) >10% to 20%
  - o (3) >20% to 30%
  - o (4) >30% to 40%
  - o (5) >40% to 50%
  - o (6) >50% to 60%
  - o (7) >60% to 70%
  - o (8) >70% to 80%
  - o (9) >80% to 90%
  - o (10) >90% to <100%
  - **(11) 100%**
- ☑ (E) Infrastructure



- (1) Percentage of AUM covered
  - o (1) >0% to 10%
  - o (2) >10% to 20%
  - o (3) >20% to 30%
  - o (4) >30% to 40%
  - o (5) >40% to 50%
  - o (6) >50% to 60%
  - o (7) >60% to 70%
  - o (8) >70% to 80%
  - o (9) >80% to 90%
  - o (10) >90% to <100%
  - **(11) 100%**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 10.1	CORE	OO 9.1, PGS 1	N/A	PUBLIC	Responsible investment policy coverage	2

## What percentage of your listed equity holdings is covered by your guidelines on (proxy) voting?

#### ☑ (A) Actively managed listed equity

- (1) Percentage of your listed equity holdings over which you have the discretion to vote
  - o (1) >0% to 10%
  - o (2) >10% to 20%
  - o (3) >20% to 30%
  - o (4) >30% to 40%
  - o (5) >40% to 50%
  - o (6) >50% to 60%
  - o (7) >60% to 70%
  - (1) > 00 /0 to 10 /0
  - (8) >70% to 80%(9) >80% to 90%
  - (3) 30% to 30%(10) >90% to <100%</li>
  - **(11) 100%**

#### ☑ (B) Passively managed listed equity

- (1) Percentage of your listed equity holdings over which you have the discretion to vote
  - o (1) >0% to 10%
  - o (2) >10% to 20%
  - o (3) >20% to 30%
  - o (4) >30% to 40%
  - o (5) >40% to 50%
  - o (6) >50% to 60%
  - o (7) >60% to 70%
  - o (8) >70% to 80%
  - o (9) >80% to 90%
  - o (10) >90% to <100%
  - **(11) 100%**

## **GOVERNANCE**

## **ROLES AND RESPONSIBILITIES**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 11	CORE	N/A	Multiple indicators	PUBLIC	Roles and responsibilities	1

Which senior level body(ies) or role(s) in your organisation have formal oversight over and accountability for responsible investment?

 $\hfill\Box$  (A) Board members, trustees, or equivalent

☑ (B) Senior executive-level staff, or equivalent Specify:

Chief Investment Officer

☑ (C) Investment committee, or equivalent Specify:

**ESG** Committee

☑ (D) Head of department, or equivalent

Specify department:

Head of ESG Research and Engagement

o (E) None of the above bodies and roles have oversight over and accountability for responsible investment

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 11.1	CORE	PGS 1, PGS 2, PGS 11	N/A	PUBLIC	Roles and responsibilities	1, 2

Does your organisation's senior level body(ies) or role(s) have formal oversight over and accountability for the elements covered in your responsible investment policy(ies)?



### (2) Senior executive-level staff, investment committee, head of department, or equivalent

(A) Overall approach to responsible investment	
(B) Guidelines on environmental, social and/or governance factors	
(D) Specific guidelines on climate change (may be part of guidelines on environmental factors)	☑
(E) Specific guidelines on human rights (may be part of guidelines on social factors)	
(F) Specific guidelines on other systematic sustainability issues	
(G) Guidelines tailored to the specific asset class(es) we hold	
(I) Guidelines on managing conflicts of interest related to responsible investment	
(J) Stewardship: Guidelines on engagement with investees	
(L) Stewardship: Guidelines on engagement with other key stakeholders	
(M) Stewardship: Guidelines on (proxy) voting	
(N) This role has no formal oversight over and accountability for any of the above elements covered in our responsible investment policy(ies)	0



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 11.2	CORE	N/A	N/A	PUBLIC	Roles and responsibilities	1-6

Does your organisation have governance processes or structures to ensure that your overall political engagement is aligned with your commitment to the principles of PRI, including any political engagement conducted by third parties on your behalf?

### (A) Yes

Describe how you do this:

This is overseen by TDAM's ESG Committee.

- o (B) No
- o (C) Not applicable, our organisation does not conduct any form of political engagement directly or through any third parties

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 12	CORE	N/A	N/A	PUBLIC	Roles and responsibilities	1

In your organisation, which internal or external roles are responsible for implementing your approach to responsible investment?

### ☑ (A) Internal role(s)

Specify:

Investment Teams, including ESG Research & Engagement Team

- ☑ (B) External investment managers, service providers, or other external partners or suppliers Specify:
  - ESG service providers for our alternative assets portfolios (specifically Real Estate and Infrastructure). In addition, we also use third party property managers and external asset managers for our Real Estate portfolios.
  - CCGG engages with Canadian public companies and with regulators (policymakers) on our behalf. CCGG provides stewardship services to a coaltion of over 50 institutional investors.
- o (C) We do not have any internal or external roles with responsibility for implementing responsible investment



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 14	CORE	PGS 11	N/A	PUBLIC	Roles and responsibilities	1

Does your organisation use responsible investment KPIs to evaluate the performance of your senior executive-level staff (or equivalent), and are these KPIs linked to compensation?

- o (A) Yes, we use responsible investment KPIs to evaluate the performance of our senior executive-level staff (or equivalent)
- (B) No, we do not use responsible investment KPIs to evaluate the performance of our senior executive-level staff (or equivalent)

Explain why: (Voluntary)

### **EXTERNAL REPORTING AND DISCLOSURES**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 16	CORE	N/A	N/A	PUBLIC	External reporting and disclosures	6

### What elements are included in your regular reporting to clients and/or beneficiaries for the majority of your AUM?

- ☑ (A) Any changes in policies related to responsible investment
- ☑ (B) Any changes in governance or oversight related to responsible investment
- **☑** (C) Stewardship-related commitments
- **☑** (D) Progress towards stewardship-related commitments
- ☑ (E) Climate-related commitments
- ☑ (F) Progress towards climate-related commitments
- **☑** (G) Human rights-related commitments
- ☑ (H) Progress towards human rights-related commitments
- ☑ (I) Commitments to other systematic sustainability issues
- ☑ (J) Progress towards commitments on other systematic sustainability issues
- o (K) We do not include any of these elements in our regular reporting to clients and/or beneficiaries for the majority of our AUM

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 17	CORE	N/A	N/A	PUBLIC	External reporting and disclosures	6



During the reporting year, did your organisation publicly disclose climate-related information in line with the Task Force on Climate-Related Financial Disclosures' (TCFD) recommendations?

$\square$ (A) Yes, including all governance-related recommended disclosures
☑ (B) Yes, including all strategy-related recommended disclosures
☑ (C) Yes, including all risk management–related recommended disclosures
$\square$ (D) Yes, including all applicable metrics and targets-related recommended disclosures
o (E) None of the above
Add link(s):

https://www.td.com/ca/en/asset-management/documents/institutional/pdf/ESG-TFCD-EN.pdf

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 19	CORE	N/A	N/A	PUBLIC	External reporting and disclosures	6

During the reporting year, did your organisation publicly disclose its membership in and support for trade associations, think tanks or similar bodies that conduct any form of political engagement?

(A) Yes, we publicly disclosed our membership in and support for trade associations, think tanks, or similar bodies that conduct any form of political engagement Add link(s):

https://www.td.com/ca/en/asset-management/documents/investor/PDF/Annual-Sustainability-Report-EN-AODA.pdf https://www.td.com/ca/en/asset-management/resources/sustainable-investing/

- o (B) No, we did not publicly disclose our membership in and support for trade associations, think tanks, or similar bodies that conduct any form of political engagement
- (C) Not applicable, we were not members in or supporters of any trade associations, think tanks, or similar bodies that conduct any form of political engagement during the reporting year



### **STRATEGY**

### **CAPITAL ALLOCATION**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 20	CORE	N/A	N/A	PUBLIC	Capital allocation	1

### Which elements do your organisation-level exclusions cover?

11	A)	Exclusions based	I on our organisation's	values or beliefs	regarding parti	cular sectors.	products or	services

- ☐ (B) Exclusions based on our organisation's values or beliefs regarding particular regions or countries
- $\Box$  (C) Exclusions based on minimum standards of business practice aligned with international norms such as the OECD Guidelines for Multinational Enterprises, the International Bill of Human Rights, UN Security Council sanctions or the UN Global Compact
- $\square$  (D) Exclusions based on our organisation's climate change commitments
- $\square$  (E) Other elements
- (F) Not applicable; our organisation does not have any organisation-level exclusions

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 21	CORE	N/A	N/A	PUBLIC	Capital allocation	1

### How does your responsible investment approach influence your strategic asset allocation process?

- ☐ (A) We incorporate ESG factors into our assessment of expected asset class risks and returns
- $\square$  (B) We incorporate climate change–related risks and opportunities into our assessment of expected asset class risks and returns
- $\square$  (C) We incorporate human rights-related risks and opportunities into our assessment of expected asset class risks and returns
- $\Box$  (D) We incorporate risks and opportunities related to other systematic sustainability issues into our assessment of expected asset class risks and returns
- o (E) We do not incorporate ESG factors, climate change, human rights or other systematic sustainability issues into our assessment of expected asset class risks and returns
- (F) Not applicable; we do not have a strategic asset allocation process



### STEWARDSHIP: OVERALL STEWARDSHIP STRATEGY

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 22	CORE	OO 8, OO 9	N/A	PUBLIC	Stewardship: Overall stewardship strategy	2

For the majority of AUM within each asset class, which of the following best describes your primary stewardship objective?

	(1) Listed equity	(2) Fixed income	(4) Real estate	(5) Infrastructure
(A) Maximise our portfolio-level risk-adjusted returns. In doing so, we seek to address any risks to overall portfolio performance caused by individual investees' contribution to systematic sustainability issues.	•		•	•
(B) Maximise our individual investments' risk-adjusted returns. In doing so, we do not seek to address any risks to overall portfolio performance caused by individual investees' contribution to systematic sustainability issues.	0	0	0	0

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 24	CORE	OO 8, OO 9	N/A	PUBLIC	Stewardship: Overall stewardship strategy	2

Which of the following best describes your organisation's default position, or the position of the external service providers or external managers acting on your behalf, concerning collaborative stewardship efforts?

- (A) We recognise the value of collective action, and as a result, we prioritise collaborative stewardship efforts wherever possible
- o (B) We collaborate on a case-by-case basis
- o (C) Other
- o (D) We do not join collaborative stewardship efforts



### STEWARDSHIP: (PROXY) VOTING

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 29	CORE	OO 9, PGS 1	N/A	PUBLIC	Stewardship: (Proxy) voting	2

When you use external service providers to give recommendations, how do you ensure those recommendations are consistent with your organisation's (proxy) voting policy?

☑ (A) Before voting is executed, we review external service providers' voting recommendations for controversial and high-profile votes

Select from the below list:

- o (2) in a majority of cases
- o (3) in a minority of cases

☑ (B) Before voting is executed, we review external service providers' voting recommendations where the application of our voting policy is unclear

Select from the below list:

- o (1) in all cases
- (2) in a majority of cases
- o (3) in a minority of cases
- o (D) We do not review external service providers' voting recommendations
- o (E) Not applicable; we do not use external service providers to give voting recommendations

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 30	CORE	OO 9	N/A	PUBLIC	Stewardship: (Proxy) voting	2

### How is voting addressed in your securities lending programme?

- (A) We recall all securities for voting on all ballot items
- o (B) When a vote is deemed important according to pre-established criteria (e.g. high stake in the company), we recall all our securities for voting
- o (C) Other
- o (D) We do not recall our securities for voting purposes
- o (E) Not applicable; we do not have a securities lending programme



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 31	CORE	OO 9.1	N/A	PUBLIC	Stewardship: (Proxy) voting	2

For the majority of votes cast over which you have discretion to vote, which of the following best describes your decision making approach regarding shareholder resolutions (or that of your external service provider(s) if decision making is delegated to them)?

- (A) We vote in favour of resolutions expected to advance progress on our stewardship priorities, including affirming a company's good practice or prior commitment
- o (B) We vote in favour of resolutions expected to advance progress on our stewardship priorities, but only if the investee company has not already publicly committed to the action(s) requested in the proposal
- o (C) We vote in favour of shareholder resolutions only as an escalation measure
- o (D) We vote in favour of the investee company management's recommendations by default
- o (E) Not applicable; we do not vote on shareholder resolutions

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 32	CORE	OO 9	N/A	PUBLIC	Stewardship: (Proxy) voting	2

During the reporting year, how did your organisation, or your external service provider(s), pre-declare voting intentions prior to voting in annual general meetings (AGMs) or extraordinary general meetings (EGMs)?

- ☐ (A) We pre-declared our voting intentions publicly through the PRI's vote declaration system on the Resolution Database
- ☐ (B) We pre-declared our voting intentions publicly by other means, e.g. through our website
- ☑ (C) We privately communicated our voting decision to investee companies prior to the AGM/EGM
- o (D) We did not privately or publicly communicate our voting intentions prior to the AGM/EGM
- o (E) Not applicable; we did not cast any (proxy) votes during the reporting year

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 33	CORE	OO 9	PGS 33.1	PUBLIC	Stewardship: (Proxy) voting	2

After voting has taken place, do you publicly disclose your (proxy) voting decisions or those made on your behalf by your external service provider(s), company by company and in a central source?



### Add link(s):

### https://vds.issgovernance.com/vds/#/Mzgx

- o (B) Yes, for the majority of (proxy) votes
- o (C) Yes, for a minority of (proxy) votes
- o (D) No, we do not publicly report our (proxy) voting decisions company-by-company and in a central source

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 33.1	CORE	PGS 33	N/A	PUBLIC	Stewardship: (Proxy) voting	2

In the majority of cases, how soon after an investee's annual general meeting (AGM) or extraordinary general meeting (EGM) do you publish your voting decisions?

### **◎ (A) Within one month of the AGM/EGM**

- o (B) Within three months of the AGM/EGM
- o (C) Within six months of the AGM/EGM
- o (D) Within one year of the AGM/EGM
- o (E) More than one year after the AGM/EGM

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 34	CORE	OO 9	N/A	PUBLIC	Stewardship: (Proxy) voting	2

After voting has taken place, did your organisation, and/or the external service provider(s) acting on your behalf, communicate the rationale for your voting decisions during the reporting year?

	(1) In cases where we abstained or voted against management recommendations	(2) In cases where we voted against an ESG-related shareholder resolution
(A) Yes, we publicly disclosed the rationale	(3) for a minority of votes	(3) for a minority of votes
(B) Yes, we privately communicated the rationale to the company	(3) for a minority of votes	(3) for a minority of votes



(C) We did not publicly or privately communicate the rationale, or we did not track this information

(D) Not applicable; we did not abstain or vote against management recommendations or ESG-related shareholder resolutions during the reporting year

### (A) Yes, we publicly disclosed the rationale - Add link(s):

https://vds.issgovernance.com/vds/#/Mzgx

https://www.td.com/ca/en/asset-management/documents/investor/PDF/Q2-22-Proxy-Voting-Report-EN.pdf https://www.td.com/ca/en/asset-management/documents/investor/PDF/ESG-Q3-22-Proxy-Voting-Report-EN.pdf https://www.td.com/ca/en/asset-management/documents/investor/PDF/Proxy-Voting-Report-Q4-2022.pdf

### STEWARDSHIP: ESCALATION

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 36	CORE	OO 8, OO 9	N/A	PUBLIC	Stewardship: Escalation	2

For your listed equity holdings, what escalation measures did your organisation, or the external investment managers or service providers acting on your behalf, use in the past three years?

## (A) Joining or broadening an existing collaborative engagement or creating a new one (B) Filing, co-filing, and/or submitting a shareholder resolution or proposal



(C) Publicly engaging the entity, e.g. signing an open letter	
(D) Voting against the re-election of one or more board directors	
(E) Voting against the chair of the board of directors, or equivalent, e.g. lead independent director	
(F) Divesting	
(G) Litigation	
(H) Other	
(I) In the past three years, we did not use any of the above escalation measures for our listed equity holdings	0

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 37	CORE	Multiple, see guidance	N/A	PUBLIC	Stewardship: Escalation	2

For your corporate fixed income assets, what escalation measures did your organisation, or the external investment managers or service providers acting on your behalf, use in the past three years?

☑ (A) Joining or broadening an existing collaborative engagement or creating a new one
$\square$ (B) Publicly engaging the entity, e.g. signing an open letter
☐ (C) Not investing
□ (D) Reducing exposure to the investee entity
☐ (E) Divesting
☐ (F) Litigation
□ (G) Other

(H) In the past three years, we did not use any of the above escalation measures for our corporate fixed income assets



### STEWARDSHIP: ENGAGEMENT WITH POLICY MAKERS

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 39	CORE	OO 8, OO 9	PGS 39.1, PGS 39.2	PUBLIC	Stewardship: Engagement with policy makers	2

Did your organisation, or the external investment managers or service providers acting on your behalf, engage with policy makers as part of your responsible investment approach during the reporting year?

- $\square$  (A) Yes, we engaged with policy makers directly
- ☑ (B) Yes, we engaged with policy makers through the leadership of or active participation in working groups or collaborative initiatives, including via the PRI
- ☑ (C) Yes, we were members of, supported, or were in another way affiliated with third party organisations, including trade associations and non-profit organisations, that engage with policy makers, excluding the PRI
- o (D) We did not engage with policy makers directly or indirectly during the reporting year beyond our membership in the PRI

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 39.1	CORE	PGS 39	N/A	PUBLIC	Stewardship: Engagement with policy makers	2

During the reporting year, what methods did you, or the external investment managers or service providers acting on your behalf, use to engage with policy makers as part of your responsible investment approach?

- ☑ (A) We participated in 'sign-on' letters
- ☑ (B) We responded to policy consultations
- ☑ (C) We provided technical input via government- or regulator-backed working groups Describe:

We provided feedback via the Sustainable Finance Action Council (SFAC) taxonomy working group.

☑ (D) We engaged policy makers on our own initiative

Describe:

We engaged via industry-led discussions. Examples include the following:

- Participation in PRI-led discussion with the Autorité des marchés financiers (AMF) on climate-related disclosures
- Participation in PRI-led discussion with the Ontario Securities Commission (OSC) on the climate-related disclosures proposed by the Canadian Securities Administrators (CSA)
- Participation in SHARE-led discussion with Quebec and Saskatchewan Securities Regulators in regards to corporate diversity disclosures, targets and board renewal

☐ (E) Other methods



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 39.2	CORE	PGS 39	N/A	PUBLIC	Stewardship: Engagement with policy makers	2

During the reporting year, did your organisation publicly disclose details of your engagement with policy makers conducted as part of your responsible investment approach, including through external investment managers or service providers?

- $\square$  (A) We publicly disclosed all our policy positions
- ☑ (B) We publicly disclosed details of our engagements with policy makers Add link(s):

https://www.td.com/ca/en/asset-management/documents/investor/PDF/Annual-Sustainability-Report-EN-AODA.pdf

o (C) No, we did not publicly disclose details of our engagement with policy makers conducted as part of our responsible investment approach during the reporting year

### **CLIMATE CHANGE**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 41	CORE	N/A	PGS 41.1	PUBLIC	Climate change	General

### Has your organisation identified climate-related risks and opportunities affecting your investments?

### ☑ (A) Yes, within our standard planning horizon

Specify the risks and opportunities identified and your relevant standard planning horizon:

As an asset manager with investments in both public and private financial markets that span different geographies, we recognize climate risks are wide-ranging and can impact both TDAM as an entity, as well as the underlying assets in which TDAM invests. Most of TDAM's public market investments are held for periods spanning one to five years or more than five years. The impacts of climate change are typically considered over these periods. The risks identified include market risk; legal, regulatory compliance, and conduct risk; reputational risk; strategic risk; and, operational risk. For more information, please refer to https://www.td.com/ca/en/asset-management/documents/investor/PDF/ESG-TFCD-EN.pdf

- $\square$  (B) Yes, beyond our standard planning horizon
- o (C) No, we have not identified climate-related risks and/or opportunities affecting our investments

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 41.1	CORE	PGS 41	N/A	PUBLIC	Climate change	General



### Does your organisation integrate climate-related risks and opportunities affecting your investments in its overall investment strategy, financial planning and (if relevant) products?

(A) Yes, our overall investment strategy, financial planning and (if relevant) products integrate climate-related risks and opportunities

Describe how climate-related risks and opportunities have affected or are expected to affect your investment strategy, financial planning and (if relevant) products:

To address climate change related risks and opportunities within applicable portfolios, we are focused on achieving the following principles:

- 1. Monitoring climate risks and opportunities in investments: We continue to monitor and evaluate material climate-related risks and opportunities where data allows for it. In 2022, we introduced ESG quarterly performance reviews for our active equity and alternative asset strategies covering \$116.3 billion of our overall assets under management (AUM). Where aligned with the investment objective or strategies of a fund or mandate, TDAM has made investments that contribute positively to the energy transition, and we will continue to look for these opportunities where risk and expected returns align with the firm's profile, particularly through our alternative investment strategies (infrastructure and real estate).
- For example, renewable energy currently represents over 50% of the investments of the TD Greystone Infrastructure Strategy.

  2. Increasing transparency: Subject to data availability, we continue to track and disclose the GHG emissions associated with our investments on an aggregate level, following TCFD guidance for asset managers.
- 3. Contributing to industry dialogue: TDAM participates in policy engagements with regulators as they develop new corporate standards on measuring, managing and reporting on climate risk. We also publish regular thought leadership pieces and participate in relevant conferences on climate issues.
- Additionally, where methodologies for measuring GHG emissions and climate risk metrics are still under development, we plan to continue to participate in industry conversations through organizations such as Partnership for Carbon Accounting Financial (PCAF) and the United Nations Environment Programme Finance Initiative (UNEP FI) and integrate the developments into our investment thinking.
- 4. Focusing on climate change through our engagement program: We encourage companies in our portfolios to set science based, time-bound, GHG reduction targets, and to be aligned to net-zero by 2050 or sooner. For investee companies where climate change is deemed to be a material financial risk, we may add these companies to our annual Climate Focus List and engage with them with defined goals for the outcome of the engagement.
- Where possible, we conduct these engagements directly. We also engage through industry initiatives, such as Climate Action 100+ and Climate Engagement Canada (CEC).
- 5. Engaging in climate-supportive proxy voting: In the absence of requisite disclosures, TDAM generally supports proposals seeking basic and enhanced disclosures on how investee companies identify, measure and manage their climate-related risks, as well as proposals calling on investee companies to reduce GHG emissions and set science-based targets. We evaluate advisory votes on climate, often referred to as Say-on- Climate either proposed by management itself or requested of management by shareholders on a case-by-case basis.
- 6. Supporting our clients' climate objectives: When our institutional clients set their own climate objectives and targets, we work with those clients and strive to deliver solutions to support such objectives.
- o (B) No, our organisation has not yet integrated climate-related risks and opportunities into its investment strategy, financial planning and (if relevant) products

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 43	CORE	N/A	N/A	PUBLIC	Climate change	General

Has your organisation assessed the resilience of its investment strategy in different climate scenarios, including one in which the average temperature rise is held to below 2 degrees Celsius (preferably to 1.5 degrees Celsius) above pre-industrial levels?

$\Box$ (A	<ol> <li>Yes.</li> </ol>	using the	Inevitable Police	v Res	ponse Forecast	Policy	<sup>,</sup> Scenario (	<b>FPS</b>	) or Rec	uired Polic	v Scenario (	(RPS)	١

- ☐ (B) Yes, using the One Earth Climate Model scenario
- ☐ (C) Yes, using the International Energy Agency (IEA) Net Zero scenario
- ☑ (D) Yes, using other scenarios



### Specify:

Using MSCI's Climate VaR tool, TDAM's scenario analysis leverages the scenarios developed by the Network for Greening the Financial System (NGFS). The NGFS is a group of Central Banks and Supervisors willing, on a voluntary basis, to share best practices, contribute to the development of environment and climate risk management in the financial sector, and mobilize mainstream finance to support the transition toward a sustainable economy. Four of the five scenarios TDAM leverages include limiting global warming to below 2 degrees Celsius, and two of the five scenarios include limiting warming to 1.5 degrees. For more information, please refer to https://www.td.com/ca/en/asset-management/documents/investor/PDF/ESG-TFCD-EN.pdf

• (E) No, we have not assessed the resilience of our investment strategy in different climate scenarios, including one that holds temperature rise to below 2 degrees

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 44	CORE	N/A	N/A	PUBLIC	Climate change	General

### Does your organisation have a process to identify, assess, and manage the climate-related risks (potentially) affecting your investments?

### ☑ (A) Yes, we have a process to identify and assess climate-related risks

(1) Describe your process

TDAM's approach to climate risk management is comprised of four key processes: risk identification and assessment, measurement, control, and monitoring and reporting.

- 1. Risk Identification and Assessment is focused on defining, recognizing and understanding climate risks as they relate to TDAM's investments.
- 2. Measurement practices continue to evolve and will support TDAM's ability to provide timely and accurate quantification of the risks assumed.
- 3. Control is supported through integrating climate considerations into applicable investment processes, investee engagement and proxy voting activities.
- 4. Monitoring and Reporting represents ongoing monitoring and reporting of relevant climate metrics related to our investments, subject to data availability.

For more information, please refer to https://www.td.com/ca/en/asset-management/documents/investor/PDF/ESG-TFCD-EN.pdf

(2) Describe how this process is integrated into your overall risk management

The responsibility for identification, assessment and management of climate-related risks sits at the management level and is executed with assistance from various teams across TDAM. TDAM understands that climate-related risks can have a wide range of impacts, and has summarized below the actions taken to identify, assess and mitigate the potential resulting impacts.

For more information, please refer to https://www.td.com/ca/en/asset-management/documents/investor/PDF/ESG-TFCD-EN.pdf

- ☑ (B) Yes, we have a process to manage climate-related risks
  - (1) Describe your process



TDAM's approach to climate risk management is comprised of four key processes: risk identification and assessment, measurement, control, and monitoring and reporting.

- 1. Risk Identification and Assessment is focused on defining, recognizing and understanding climate risks as they relate to TDAM's investments
- 2. Measurement practices continue to evolve and will support TDAM's ability to provide timely and accurate quantification of the risks assumed.
- 3. Control is supported through integrating climate considerations into applicable investment processes, investee engagement and proxy voting

activities.

4. Monitoring and Reporting represents ongoing monitoring and reporting of relevant climate metrics related to our investments, subject to data availability.

For more information, please refer to https://www.td.com/ca/en/asset-management/documents/investor/PDF/ESG-TFCD-EN.pdf

(2) Describe how this process is integrated into your overall risk management

The responsibility for identification, assessment and management of climate-related risks sits at the management level and is executed with assistance from various teams across TDAM. TDAM understands that climate-related risks can have a wide range of impacts, and has summarized below the actions taken to identify, assess and mitigate the potential resulting impacts. For more information, please refer to https://www.td.com/ca/en/asset-management/documents/investor/PDF/ESG-TFCD-EN.pdf

o (C) No, we do not have any processes to identify, assess, or manage the climate-related risks affecting our investments

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 45	CORE	N/A	N/A	PUBLIC	Climate change	General

During the reporting year, which of the following climate risk metrics or variables affecting your investments did your organisation use and disclose?

### ☑ (A) Exposure to physical risk

- (1) Indicate whether this metric or variable was used and disclosed, including the methodology
  - o (1) Metric or variable used
  - o (2) Metric or variable used and disclosed
  - (3) Metric or variable used and disclosed, including methodology
- (2) Provide link to the disclosed metric or variable, including the methodology followed, as applicable

https://www.td.com/ca/en/asset-management/documents/institutional/pdf/ESG-TFCD-EN.pdf

### ☑ (B) Exposure to transition risk

- (1) Indicate whether this metric or variable was used and disclosed, including the methodology
  - o (1) Metric or variable used
  - o (2) Metric or variable used and disclosed
  - (3) Metric or variable used and disclosed, including methodology
- (2) Provide link to the disclosed metric or variable, including the methodology followed, as applicable

https://www.td.com/ca/en/asset-management/documents/institutional/pdf/ESG-TFCD-EN.pdf

⊔ (C	:) Internal	carbon	price
------	-------------	--------	-------

 $\square$  (D) Total carbon emissions

### ☑ (E) Weighted average carbon intensity

- (1) Indicate whether this metric or variable was used and disclosed, including the methodology
  - o (1) Metric or variable used
  - o (2) Metric or variable used and disclosed
  - (3) Metric or variable used and disclosed, including methodology



(2) Provide link to the disclosed metric or variable, including the methodology followed, as applicable

https://www.td.com/ca/en/asset-management/documents/institutional/pdf/ESG-TFCD-EN.pdf

☐ (F) Avoided emissions

### ☑ (G) Implied Temperature Rise (ITR)

- (1) Indicate whether this metric or variable was used and disclosed, including the methodology
  - o (1) Metric or variable used
  - o (2) Metric or variable used and disclosed
  - (3) Metric or variable used and disclosed, including methodology
- (2) Provide link to the disclosed metric or variable, including the methodology followed, as applicable

https://www.td.com/ca/en/asset-management/documents/institutional/pdf/ESG-TFCD-EN.pdf

- ☐ (H) Non-ITR measure of portfolio alignment with UNFCCC Paris Agreement goals
- ☐ (I) Proportion of assets or other business activities aligned with climate-related opportunities
- ☑ (J) Other metrics or variables

Specify:

Proportion of public equity and corporate fixed income assets that have approved Science Based Targets by SBTi

- (1) Indicate whether this metric or variable was used and disclosed, including the methodology
  - o (1) Metric or variable used
  - o (2) Metric or variable used and disclosed
  - (3) Metric or variable used and disclosed, including methodology
- (2) Provide link to the disclosed metric or variable, including the methodology followed, as applicable

https://www.td.com/ca/en/asset-management/documents/investor/PDF/ESG-TFCD-EN.pdf

 (K) Our organisation did not use or disclose any climate risk metrics or variables affecting our investments during the reporting year

Indicator	Type of indicator	Dependent on	Gateway to Disclosure		Subsection PRI Principle	
PGS 46	CORE	N/A	N/A	PUBLIC	Climate change	General

### During the reporting year, did your organisation disclose its Scope 1, Scope 2, and/or Scope 3 greenhouse gas emissions?

### ☑ (A) Scope 1 emissions

- (1) Indicate whether this metric was disclosed, including the methodology
  - o (1) Metric disclosed
  - **(2)** Metric and methodology disclosed
- (2) Provide links to the disclosed metric and methodology, as applicable

https://www.td.com/content/dam/tdcom/canada/about-td/pdf/esg/2022-climate-action-report.pdf https://www.td.com/content/dam/tdcom/canada/about-td/pdf/esg/2022-esg-report.pdf#page=71

### ☑ (B) Scope 2 emissions

- (1) Indicate whether this metric was disclosed, including the methodology
  - o (1) Metric disclosed
  - (2) Metric and methodology disclosed



(2) Provide links to the disclosed metric and methodology, as applicable

https://www.td.com/content/dam/tdcom/canada/about-td/pdf/esg/2022-climate-action-report.pdf https://www.td.com/content/dam/tdcom/canada/about-td/pdf/esg/2022-esg-report.pdf#page=71

- ☑ (C) Scope 3 emissions (including financed emissions)
  - (1) Indicate whether this metric was disclosed, including the methodology
    - o (1) Metric disclosed
    - (2) Metric and methodology disclosed
  - (2) Provide links to the disclosed metric and methodology, as applicable

https://www.td.com/content/dam/tdcom/canada/about-td/pdf/esg/2022-climate-action-report.pdf https://www.td.com/content/dam/tdcom/canada/about-td/pdf/esg/2022-esg-report.pdf#page=71

o (D) Our organisation did not disclose its Scope 1, Scope 2, or Scope 3 greenhouse gas emissions during the reporting year

### SUSTAINABILITY OUTCOMES

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 47	CORE	N/A	Multiple indicators	PUBLIC	Sustainability outcomes	1, 2

Has your organisation identified the intended and unintended sustainability outcomes connected to its investment activities?

- (A) Yes, we have identified one or more specific sustainability outcomes connected to our investment activities
- o (B) No, we have not yet identified the sustainability outcomes connected to any of our investment activities

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 47.1	CORE	PGS 47	N/A	PUBLIC	Sustainability outcomes	1, 2

Which widely recognised frameworks has your organisation used to identify the intended and unintended sustainability outcomes connected to its investment activities?

- ☑ (A) The UN Sustainable Development Goals (SDGs) and targets
- **☑** (B) The UNFCCC Paris Agreement
- ☑ (C) The UN Guiding Principles on Business and Human Rights (UNGPs)



☑ (D) OECD frameworks: OECD Guidelines for Multinational Enterprises and Guidance on Responsible Business
Conduct for Institutional Investors
☑ (E) The EU Taxonomy
☐ (F) Other relevant taxonomies
$\square$ (G) The International Bill of Human Rights
☑ (H) The International Labour Organization's Declaration on Fundamental Principles and Rights at Work and the eight
core conventions
☑ (I) The Convention on Biological Diversity
$\square$ (J) Other international framework(s)
$\square$ (K) Other regional framework(s)
$\square$ (L) Other sectoral/issue-specific framework(s)

o (M) Our organisation did not use any widely recognised frameworks to identify the intended and unintended sustainability

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 47.2	CORE	PGS 47	PGS 48	PUBLIC	Sustainability outcomes	1, 2

What are the primary methods that your organisation has used to determine the most important intended and unintended sustainability outcomes connected to its investment activities?

- ☑ (A) Identify sustainability outcomes that are closely linked to our core investment activities
- $\square$  (B) Consult with key clients and/or beneficiaries to align with their priorities

outcomes connected to its investment activities

- $\square$  (C) Assess which actual or potential negative outcomes for people are most severe based on their scale, scope, and irremediable character
- ☑ (D) Identify sustainability outcomes that are closely linked to systematic sustainability issues
- ☑ (E) Analyse the input from different stakeholders (e.g. affected communities, civil society, trade unions or similar)
- (F) Understand the geographical relevance of specific sustainability outcome objectives
- ☐ (G) Other method
- o (H) We have not yet determined the most important sustainability outcomes connected to our investment activities

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
PGS 48	CORE	PGS 47.2	PGS 48.1, SO 1	PUBLIC	Sustainability outcomes	1, 2

Has your organisation taken action on any specific sustainability outcomes connected to its investment activities, including to prevent and mitigate actual and potential negative outcomes?

- (A) Yes, we have taken action on some of the specific sustainability outcomes connected to our investment activities
- o (B) No, we have not yet taken action on any specific sustainability outcomes connected to our investment activities



### MANAGER SELECTION, APPOINTMENT AND MONITORING (SAM)

### **OVERALL APPROACH**

### **EXTERNAL INVESTMENT MANAGERS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
SAM 1	CORE	OO 21	N/A	PUBLIC	External investment managers	4

For the majority of your externally managed AUM in each asset class, which responsible investment aspects does your organisation consider important in the assessment of external investment managers?

### (1) Listed equity (active)

Organisation	
Organisation	
(A) Commitment to and experience in responsible investment	
(B) Responsible investment policy(ies)	
(C) Governance structure and senior-level oversight and accountability	
People and Culture	
(D) Adequate resourcing and incentives	☑
(E) Staff competencies and experience in responsible investment	☑
Investment Process	



(F) Incorporation of material ESG factors in the investment process	
(G) Incorporation of risks connected to systematic sustainability issues in the investment process	
(H) Incorporation of material ESG factors and ESG risks connected to systematic sustainability issues in portfolio risk assessment	
Stewardship	
(I) Policy(ies) or guidelines on stewardship	
(J) Policy(ies) or guidelines on (proxy) voting	
(K) Use of stewardship tools and activities	
(L) Incorporation of risks connected to systematic sustainability issues in stewardship practices	
(M) Involvement in collaborative engagement and stewardship initiatives	
(N) Engagement with policy makers and other non-investee stakeholders	
(O) Results of stewardship activities	
Performance and Reporting	
(P) ESG disclosure in regular client reporting	



(Q) Inclusion of ESG factors in contractual agreements		
(R) We do not consider any of the above responsible investment aspects important in the assessment of external investment managers	0	

### **SERVICE PROVIDERS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle	
SAM 2	CORE	00 21	N/A	PUBLIC	Service providers	4	

Which responsible investment aspects does your organisation consider important when assessing all service providers that advise you in the selection, appointment and/or monitoring of external investment managers?

	(A)	Incor	poration	of their	resc	onsible	investment	polic	v into	advisory	services
_ '	, ,,	111001	poration	or tricii	1000	JOHNSTON	III V COUITCITE	POIIC	y iiito	aaviooi	, 301 11003

- $\square$  (B) Ability to accommodate our responsible investment policy
- $\square$  (C) Level of staff's responsible investment expertise
- $\square$  (D) Use of data and analytical tools to assess the external investment manager's responsible investment performance
- ☐ (E) Other
- (F) We do not consider any of the above responsible investment aspects important when assessing service providers that advise us in the selection, appointment and/or monitoring of external investment managers
- (G) Not applicable; we do not engage service providers in the selection, appointment or monitoring of external investment managers

### **SELECTION**

### RESPONSIBLE INVESTMENT PRACTICES

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
SAM 4	CORE	OO 12, OO 21	SAM 5, SAM 6, SAM 7	PUBLIC	Responsible investment practices	General

During the reporting year, did your organisation select new external investment managers or allocate new mandates to existing investment managers?

- (A) Yes, we selected external investment managers or allocated new mandates to existing investment managers during the reporting year
- (B) No, we did not select new external investment managers or allocate new mandates to existing investment managers during the reporting year



 $\circ$  (C) Not applicable; our organisation is in a captive relationship with external investment managers, which applies to 90% or more of our AUM

### **MONITORING**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
SAM 9	CORE	OO 14, OO 21	N/A	PUBLIC	Responsible investment practices	4

For the majority of your externally managed AUM in each asset class, which aspects of your external investment managers' responsible investment practices did your organisation, or the service provider acting on your behalf, monitor during the reporting year?

### (1) Listed equity (active)

Organisation	
(A) Commitment to and experience in responsible investment (e.g. commitment to responsible investment principles and standards)	
(B) Responsible investment policy(ies) (e.g. the continued alignment of their responsible investment policy with the investment mandate)	
(C) Governance structure and senior level oversight and accountability (e.g. the adequacy of their governance structure and reported conflicts of interest)	
People and Culture	
(D) Adequate resourcing and incentives (e.g. their team structures, operating model and remuneration structure, including alignment of interests)	☑



experience investment responsible responsibiliteam, their	mpetencies and in responsible (e.g. level of e investment ities in their investment responsible investment d capacity building)		
Investment	t Process		
factors in the (e.g. detail a such factors the selection	ration of material ESG ne investment process and evidence of how s are incorporated into on of individual assets folio construction)		
connected t sustainabilit investment evidence of incorporate	oration of risks to systematic ty issues in the process (e.g. detail and f how such risks are d into the selection of ssets and in portfolio n)		
factors and to systemat in portfolio r their proces	ration of material ESG ESG risks connected tic sustainability issues risk assessment (e.g. as to measure and risks, their response to nts)	☑	
Performan	ce and Reporting		
reporting (e	closure in regular client e.g. any changes in their nt reporting)		
	n of ESG factors in agreements		



(K) We did not monitor any of the above aspects of our external investment managers' responsible investment practices during the reporting year

0

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
SAM 12	CORE	OO 14, OO 21	N/A	PUBLIC	Responsible investment practices	1

For the majority of your externally managed AUM in each asset class, how often does your organisation, or the service provider acting on your behalf, monitor your external investment managers' responsible investment practices?

### (1) Listed equity (active)

(A) At least annually	✓
(B) Less than once a year	
(C) On an ad hoc basis	

### **STEWARDSHIP**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
SAM 13	CORE	00 8, 00 21	N/A	PUBLIC	Stewardship	1, 2

For the majority of your externally managed AUM in each asset class, which aspects of your external investment managers' stewardship practices did your organisation, or the service provider acting on your behalf, monitor during the reporting year?



### (1) Listed equity (active)

(A) Any changes in their policy(ies) or guidelines on stewardship	✓
(B) The degree of implementation of their policy(ies) or guidelines on stewardship	
(C) How they prioritise material ESG factors	
(D) How they prioritise risks connected to systematic sustainability issues	
(E) Their investment team's level of involvement in stewardship activities	
(F) Whether the results of stewardship actions were fed back into the investment process and decisions	
(G) Whether they used a variety of stewardship tools and activities to advance their stewardship priorities	☑
(H) The deployment of their escalation process in cases where initial stewardship efforts were unsuccessful	
(I) Whether they participated in collaborative engagements and stewardship initiatives	
(J) Whether they had an active role in collaborative engagements and stewardship initiatives	
(K) Other	



decisions were consistent with

(D) Whether their (proxy) voting track record was aligned with our

stewardship approach and

expectations

their stated approach on the prioritisation of risks connected to systematic sustainability issues (1) Listed equity (active)

 $\checkmark$ 

 $\checkmark$ 

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
SAM 14	CORE	00 9, 00 21	N/A	PUBLIC	Stewardship	1, 2

For the majority of your AUM in each asset class where (proxy) voting is delegated to external investment managers, which aspects of your external investment managers' (proxy) voting practices did your organisation, or the service provider acting on your behalf, monitor during the reporting year?

# (A) Any changes in their policy(ies) or guidelines on (proxy) voting (B) Whether their (proxy) voting decisions were consistent with their stewardship priorities as stated in their policy and with their voting policy, principles and/or guidelines (C) Whether their (proxy) voting



PRII Principles for Responsible Investment

(E) The application of their policy on securities lending and any implications for implementing their policy(ies) or guidelines on (proxy) voting (where applicable)	
(F) Other	
(G) We did not monitor our external investment managers' (proxy) voting practices during the reporting year	0

### **ENGAGEMENT AND ESCALATION**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
SAM 16	CORE	OO 14, OO 21	N/A	PUBLIC	Engagement and escalation	4

What actions does your organisation, or the service provider acting on your behalf, include in its formal escalation process to address concerns raised during monitoring of your external investment managers' responsible investment practices?

### (1) Listed equity (active)

(A) Engagement with their investment professionals, investment committee or other representatives	
(B) Notification about their placement on a watch list or relationship coming under review	
(C) Reduction of capital allocation to the external investment managers until any concerns have been rectified	



failings persist over a (notified) period, including an explanation of the reasons for termination	
(E) Holding off selecting the external investment managers for new mandates or allocating additional capital until any concerns have been rectified	
(F) Other	
(G) Our organisation does not have a formal escalation process to address concerns raised during monitoring	0

### **VERIFICATION**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
SAM 17	CORE	OO 14, OO 21	N/A	PUBLIC	Verification	1

For the majority of your externally managed AUM in each asset class, how did your organisation, or the service provider acting on your behalf, verify that the information reported by external investment managers on their responsible investment practices was correct during the reporting year?

# (A) We checked that the information reported was verified through a third-party assurance process (B) We checked that the information reported was verified by an independent third party (C) We checked for evidence of internal monitoring or compliance



(D) Other	
(E) We did not verify the information reported by external investment managers on their responsible investment practices	0

### LISTED EQUITY (LE)

### **OVERALL APPROACH**

during the reporting year

### **MATERIALITY ANALYSIS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
LE 1	CORE	00 21	N/A	PUBLIC	Materiality analysis	1

Does your organisation have a formal investment process to identify and incorporate material ESG factors across your listed equity strategies?

	(1) Passive equity	(2) Active - quantitative	(3) Active - fundamental
(A) Yes, our investment process incorporates material governance factors	(3) for a minority of our AUM	(1) for all of our AUM	(1) for all of our AUM
(B) Yes, our investment process incorporates material environmental and social factors	(3) for a minority of our AUM	(1) for all of our AUM	(1) for all of our AUM
(C) Yes, our investment process incorporates material ESG factors beyond our organisation's average investment holding period	(3) for a minority of our AUM	(1) for all of our AUM	(1) for all of our AUM
(D) No, we do not have a formal process. Our investment professionals identify material ESG factors at their discretion	0	0	0



0

### **MONITORING ESG TRENDS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
LE 2	CORE	OO 21	N/A	PUBLIC	Monitoring ESG trends	1

Does your organisation have a formal process for monitoring and reviewing the implications of changing ESG trends across your listed equity strategies?

(1) Passive equity	(2) Active - quantitative	(3) Active - fundamental
(1) for all of our AUM	(1) for all of our AUM	(1) for all of our AUM
0	0	0
0	0	0
	0	0 0

(A) Yes, we have a formal process that includes scenario analysis - Specify: (Voluntary)

Climate scenario analysis



### **PRE-INVESTMENT**

### **ESG INCORPORATION IN RESEARCH**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
LE 3	CORE	00 21	N/A	PUBLIC	ESG incorporation in research	1

How does your financial analysis and equity valuation or security rating process incorporate material ESG risks?

	(1) Active - quantitative	(2) Active - fundamental	
(A) We incorporate material governance-related risks into our financial analysis and equity valuation or security rating process	(1) in all cases	(2) in a majority of cases	
(B) We incorporate material environmental and social risks into our financial analysis and equity valuation or security rating process	(1) in all cases	(2) in a majority of cases	
(C) We incorporate material environmental and social risks related to companies' supply chains into our financial analysis and equity valuation or security rating process	(3) in a minority of cases	(2) in a majority of cases	
(D) We do not incorporate material ESG risks into our financial analysis, equity valuation or security rating processes	0	0	



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
LE 4	CORE	00 21	N/A	PUBLIC	ESG incorporation in research	1

What information do you incorporate when you assess the ESG performance of companies in your financial analysis, benchmark selection and/or portfolio construction process?

	(1) Passive equity	(2) Active - quantitative	(3) Active - fundamental
(A) We incorporate qualitative and/or quantitative information on current performance across a range of material ESG factors	(3) in a minority of cases	(1) in all cases	(1) in all cases
(B) We incorporate qualitative and/or quantitative information on historical performance across a range of material ESG factors	(3) in a minority of cases	(1) in all cases	(1) in all cases
(C) We incorporate qualitative and/or quantitative information on material ESG factors that may impact or influence future corporate revenues and/or profitability	(3) in a minority of cases	(1) in all cases	(2) in a majority of cases
(D) We incorporate qualitative and/or quantitative information enabling current, historical and/or future performance comparison within a selected peer group across a range of material ESG factors	(3) in a minority of cases	(1) in all cases	(1) in all cases



(E) We do not incorporate qualitative or quantitative information on material ESG factors when assessing the ESG performance of companies in our financial analysis, equity investment or portfolio construction process

0 0

### **ESG INCORPORATION IN PORTFOLIO CONSTRUCTION**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
LE 6	CORE	00 21	N/A	PUBLIC	ESG incorporation in portfolio construction	1

How do material ESG factors contribute to your stock selection, portfolio construction and/or benchmark selection process?

	(1) Passive equity	(2) Active - quantitative	(3) Active - fundamental
(A) Material ESG factors contribute to the selection of individual assets and/or sector weightings within our portfolio construction and/or benchmark selection process	(3) for a minority of our AUM	(1) for all of our AUM	(2) for a majority of our AUM
(B) Material ESG factors contribute to the portfolio weighting of individual assets within our portfolio construction and/or benchmark selection process	(3) for a minority of our AUM	(1) for all of our AUM	(2) for a majority of our AUM
(C) Material ESG factors contribute to the country or region weighting of assets within our portfolio construction and/or benchmark selection process	(3) for a minority of our AUM	(1) for all of our AUM	(3) for a minority of our AUM



- (D) Other ways material ESG factors contribute to your portfolio construction and/or benchmark selection process
- (E) Our stock selection, portfolio construction or benchmark selection process does not include the incorporation of material ESG factors

0 0

### **POST-INVESTMENT**

### **ESG RISK MANAGEMENT**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
LE 9	CORE	OO 17.1 LE, OO 21	N/A	PUBLIC	ESG risk management	1

What compliance processes do you have in place to ensure that your listed equity assets subject to negative exclusionary screens meet the screening criteria?

- ☑ (A) We have internal compliance procedures that ensure all funds or portfolios that are subject to negative exclusionary screening have pre-trade checks
- □ (B) We have an external committee that oversees the screening implementation process for all funds or portfolios that are subject to negative exclusionary screening
- $\Box$  (C) We have an independent internal committee that oversees the screening implementation process for all funds or portfolios that are subject to negative exclusionary screening
- o (D) We do not have compliance processes in place to ensure that we meet our stated negative exclusionary screens

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
LE 10	CORE	OO 21	N/A	PUBLIC	ESG risk management	1

For the majority of your listed equity assets, do you have a formal process to identify and incorporate material ESG risks and ESG incidents into your risk management process?



(1) Active - quantitative	(2) Active - fundamental
•	. ,

		.,
(A) Yes, our formal process includes reviews of quantitative and/or qualitative information on material ESG risks and ESG incidents and their implications for individual listed equity holdings		
(B) Yes, our formal process includes reviews of quantitative and/or qualitative information on material ESG risks and ESG incidents and their implications for other listed equity holdings exposed to similar risks and/or incidents		
(C) Yes, our formal process includes reviews of quantitative and/or qualitative information on material ESG risks and ESG incidents and their implications for our stewardship activities		
(D) Yes, our formal process includes ad hoc reviews of quantitative and/or qualitative information on severe ESG incidents		
(E) We do not have a formal process to identify and incorporate material ESG risks and ESG incidents into our risk management process; our investment professionals identify and incorporate material ESG risks and ESG incidents at their discretion	0	0



0

## **DISCLOSURE OF ESG SCREENS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
LE 12	CORE	OO 17 LE, OO 21	N/A	PUBLIC	Disclosure of ESG screens	6

For all your listed equity assets subject to ESG screens, how do you ensure that clients understand ESG screens and their implications?

0

- ☑ (A) We share a list of ESG screens
- ☑ (B) We share any changes in ESG screens
- ☐ (C) We explain any implications of ESG screens, such as their deviation from a benchmark or impact on sector weightings
- o (D) We do not share the above information for all our listed equity assets subject to ESG screens

## **FIXED INCOME (FI)**

## **OVERALL APPROACH**

## **MATERIALITY ANALYSIS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 1	CORE	OO 21	N/A	PUBLIC	Materiality analysis	1

Does your organisation have a formal investment process to identify and incorporate material ESG factors across your fixed income assets?



	(1) SSA	(2) Corporate	(3) Securitised	(4) Private debt
(A) Yes, our investment process incorporates material governance factors	(1) for all of our			
	AUM	AUM	AUM	AUM
(B) Yes, our investment process incorporates material environmental and social factors	(1) for all of our			
	AUM	AUM	AUM	AUM
(C) Yes, our investment process incorporates material ESG factors depending on different investment time horizons	(1) for all of our			
	AUM	AUM	AUM	AUM
(D) No, we do not have a formal process; our investment professionals identify material ESG factors at their discretion	0	٥	0	0
(E) No, we do not have a formal or informal process to identify and incorporate material ESG factors	0	0	0	0

## **MONITORING ESG TRENDS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 2	CORE	00 21	N/A	PUBLIC	Monitoring ESG trends	1

Does your organisation have a formal process for monitoring and reviewing the implications of changing ESG trends across your fixed income assets?



	(1) SSA	(2) Corporate	(3) Securitised
(A) Yes, we have a formal process that includes scenario analyses		(1) for all of our AUM	
(B) Yes, we have a formal process, but does it not include scenario analyses	(1) for all of our AUM		(1) for all of our AUM
(C) We do not have a formal process for our fixed income assets; our investment professionals monitor how ESG trends vary over time at their discretion	0	0	0
(D) We do not monitor and review the implications of changing ESG trends on our fixed income assets	0	0	0

## **PRE-INVESTMENT**

## **ESG INCORPORATION IN RESEARCH**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 3	CORE	00 21	N/A	PUBLIC	ESG incorporation in research	1

For the majority of your fixed income investments, does your organisation incorporate material ESG factors when assessing their credit quality?

	(1) SSA	(2) Corporate	(3) Securitised	(4) Private debt
(A) We incorporate material environmental and social factors	Ø	Ø	Ø	Ø
(B) We incorporate material governance-related factors	Ø	Ø	Ø	Ø



0

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 4	CORE	OO 21	N/A	PUBLIC	ESG incorporation in research	1

## Does your organisation have a framework that differentiates ESG risks by issuer country, region and/or sector?

	(1) SSA	(2) Corporate	(3) Securitised	(4) Private debt
(A) Yes, we have a framework that differentiates ESG risks by country and/or region (e.g. local governance and labour practices)	(1) for all of our AUM			
(B) Yes, we have a framework that differentiates ESG risks by sector	(1) for all of our AUM			
(C) No, we do not have a framework that differentiates ESG risks by issuer country, region and/or sector	0	0	0	0
(D) Not applicable; we are not able to differentiate ESG risks by issuer country, region and/or sector due to the limited universe of our issuers	0	o	0	0

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 5	CORE	00 21	N/A	PUBLIC	ESG incorporation in research	1



How does your organisation incorporate material ESG factors when selecting private debt investments during the due diligence phase?

☑ (A) We use a qualitative ESG checklist

Select from dropdown list:

- o (2) in a majority of cases
- o (3) in a minority of cases

 $\square$  (B) We assess quantitative information on material ESG factors, such as energy consumption, carbon footprint and gender diversity

Select from dropdown list:

- o (1) in all cases
- o (2) in a majority of cases
- (3) in a minority of cases

☑ (C) We check whether the target company has its own responsible investment policy, sustainability policy or ESG policy

Select from dropdown list:

- o (1) in all cases
- o (3) in a minority of cases

☑ (D) We hire third-party consultants to do technical due diligence on specific material ESG factors where internal capabilities are not available

Select from dropdown list:

- o (1) in all cases
- o (2) in a majority of cases
- (3) in a minority of cases

☑ (E) We require the review and sign-off of our ESG due diligence process by our investment committee, or the equivalent function

Select from dropdown list:

- o (2) in a majority of cases
- o (3) in a minority of cases
- $\Box$  (F) We use industry-recognised responsible investment due diligence questionnaire (DDQ) templates
- ☑ (G) We use another method of incorporating material ESG factors when selecting private debt investments during the due diligence process

Specify:

Qualitative internal ESG checklist

- o (2) in a majority of cases
- o (3) in a minority of cases
- (H) We do not incorporate material ESG factors when selecting private debt investments during the due diligence phase



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 6	CORE	00 21	N/A	PUBLIC	ESG incorporation in research	1

## How do you incorporate significant changes in material ESG factors over time into your fixed income asset valuation process?

	(1) SSA	(2) Corporate	(3) Private debt
(A) We incorporate it into the forecast of financial metrics or other quantitative assessments	(1) for all of our AUM	(1) for all of our AUM	(1) for all of our AUM
(B) We make a qualitative assessment of how material ESG factors may evolve	(1) for all of our AUM	(1) for all of our AUM	(1) for all of our AUM
(C) We do not incorporate significant changes in material ESG factors	0	0	0

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 7	CORE	OO 21	N/A	PUBLIC	ESG incorporation in research	1

## At what level do you incorporate material ESG factors into the risks and/or returns of your securitised products?

- (A) At both key counterparties' and at the underlying collateral pool's levels Explain: (Voluntary)
- o (B) At key counterparties' level only
- $\circ~$  (C) At the underlying collateral pool's level only



## **ESG INCORPORATION IN PORTFOLIO CONSTRUCTION**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 8	CORE	OO 21	N/A	PUBLIC	ESG incorporation in portfolio construction	1

How do material ESG factors contribute to your security selection, portfolio construction and/or benchmark selection process?

	(1) SSA	(2) Corporate	(3) Securitised
(A) Material ESG factors contribute to the selection of individual assets and/or sector weightings within our portfolio construction and/or benchmark selection process	(1) for all of our AUM	(1) for all of our AUM	(1) for all of our AUM
(B) Material ESG factors contribute to determining the holding period of individual assets within our portfolio construction and/or benchmark selection process	(1) for all of our AUM	(1) for all of our AUM	(1) for all of our AUM
(C) Material ESG factors contribute to the portfolio weighting of individual assets within our portfolio construction and/or benchmark selection process	(1) for all of our AUM	(1) for all of our AUM	(1) for all of our AUM
(D) Material ESG factors contribute to the country or region weighting of assets within our portfolio construction and/or benchmark selection process	(1) for all of our AUM	(1) for all of our AUM	(1) for all of our AUM
(E) Material ESG factors contribute to our portfolio construction and/or benchmark selection process in other ways			



(F) Our security selection, portfolio construction or benchmark selection process does not include the incorporation of material ESG factors

## 0 0

## **POST-INVESTMENT**

## **ESG RISK MANAGEMENT**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 11	CORE	00 21	N/A	PUBLIC	ESG risk management	1

## How are material ESG factors incorporated into your portfolio risk management process?

	(1) SSA	(2) Corporate	(3) Securitised	(4) Private debt
(A) Investment committee members, or the equivalent function or group, can veto investment decisions based on ESG considerations	(1) for all of our AUM	(1) for all of our AUM	(1) for all of our AUM	(1) for all of our AUM
(B) Companies, sectors, countries and/or currencies are monitored for changes in exposure to material ESG factors and any breaches of risk limits	(1) for all of our AUM	(1) for all of our AUM	(1) for all of our AUM	(1) for all of our AUM
(C) Overall exposure to specific material ESG factors is measured for our portfolio construction, and sizing or hedging adjustments are made depending on the individual issuer or issue sensitivity to these factors	(3) for a minority of our AUM	(3) for a minority of our AUM	(3) for a minority of our AUM	
(D) We use another method of incorporating material ESG factors into our portfolio's risk management process				



(E) We do not have a process to incorporate material ESG factors into our portfolio's risk management process

0 0 0

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 12	CORE	00 21	N/A	PUBLIC	ESG risk management	1

For the majority of your fixed income assets, do you have a formal process to identify and incorporate material ESG risks and ESG incidents into your risk management process?

	(1) SSA	(2) Corporate	(3) Securitised	(4) Private debt
(A) Yes, our formal process includes reviews of quantitative and/or qualitative information on material ESG risks and ESG incidents and their implications for individual fixed income holdings	Ø	Ø	Ø	Ø
(B) Yes, our formal process includes reviews of quantitative and/or qualitative information on material ESG risks and ESG incidents, and their implications for other fixed income holdings exposed to similar risks and/or incidents	Ø	<b>V</b>	Ø	<b></b> ✓
(C) Yes, our formal process includes reviews of quantitative and/or qualitative information on material ESG risks and ESG incidents, and their implications for our stewardship activities	Ø	☑	Ø	Ø



(D) Yes, our formal process includes ad hoc reviews of quantitative and/or qualitative information on severe ESG incidents	Ø	Ø	☑	☑
(E) We do not have a formal process to identify and incorporate ESG risks and ESG incidents; our investment professionals identify and incorporate ESG risks and ESG incidents at their discretion	ο	0	Ο	0
(F) We do not have a formal process to identify and incorporate ESG risks and ESG incidents into our risk management process	0	0	0	0

## PERFORMANCE MONITORING

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 13	CORE	00 21	N/A	PUBLIC	Performance monitoring	1

During the reporting year, how did your organisation incorporate material ESG factors when monitoring private debt investments?

☑ (A) We used a qualitative ESG checklist

Select from dropdown list:

- o (2) in the majority of cases
- o (3) in the minority of cases

 $\square$  (B) We assessed quantitative information on material ESG factors, such as energy consumption, carbon footprint and gender diversity

Select from dropdown list:

- o (1) in all cases
- o (2) in the majority of cases
- (3) in the minority of cases

☑ (C) We hired third-party consultants to do technical assessment on specific material ESG factors where internal capabilities were not available

- $\circ$  (1) in all cases
- o (2) in the majority of cases
- $\square$  (D) We used industry body guidelines
- ☐ (E) We used another method to incorporate material ESG factors into the monitoring of private debt investments
- $\circ\hspace{0.1cm}$  (F) We did not incorporate material ESG factors when monitoring private debt investments



## THEMATIC BONDS

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 16	CORE	00 17 FI, 00 21	N/A	PUBLIC	Thematic bonds	1

What pre-determined criteria does your organisation use to identify which non-labelled thematic bonds to invest in?

$\Box$	A)	The	hond's	use	٥f	proceeds
_ ,	-	1110	DOI IG 3	usc	O.	procedus

 $\square$  (B) The issuers' targets

 $\square$  (C) The issuers' progress towards achieving their targets

 $\hfill\square$  (D) The issuer profile and how it contributes to their targets

o (E) We do not use pre-determined criteria to identify which non-labelled thematic bonds to invest in

(F) Not applicable; we do not invest in non-labelled thematic bonds

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 17	CORE	Multiple, see guidance	N/A	PUBLIC	Thematic bonds	1, 2, 6

During the reporting year, what action did you take in the majority of cases when you felt that the proceeds of a thematic bond were not allocated appropriately or in accordance with the terms of the bond deal or prospectus?

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- $\Box$  (B) We alerted thematic bond certification agencies
- $\square$  (C) We sold the security
- $\square$  (D) We blacklisted the issuer
- $\square$  (E) Other action
- (F) We did not take any specific actions when the proceeds of a thematic bond were not allocated according to the terms of the bond deal during the reporting year

**●** (G) Not applicable; in the majority of cases, the proceeds of thematic bonds were allocated according to the terms of the bond deal during the reporting year



### **DISCLOSURE OF ESG SCREENS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
FI 18	CORE	OO 17 FI, OO 21	N/A	PUBLIC	Disclosure of ESG screens	6

For all your fixed income assets subject to ESG screens, how do you ensure that clients understand ESG screens and their implications?

- ☑ (A) We share a list of ESG screens
- ☑ (B) We share any changes in ESG screens
- ☑ (C) We explain any implications of ESG screens, such as any deviation from a benchmark or impact on sector weightings
- o (D) We do not share the above information for all our fixed income assets subject to ESG screens

## **REAL ESTATE (RE)**

## **POLICY**

## **INVESTMENT GUIDELINES**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 1	CORE	OO 21, OO 24, OO 26	N/A	PUBLIC	Investment guidelines	1 to 6

### What real estate-specific ESG guidelines are currently covered in your organisation's responsible investment policy(ies)?

- ☐ (A) Guidelines on our ESG approach to real estate depending on use (e.g. retail and education) and geography
- ☑ (B) Guidelines on our ESG approach to new construction
- ☑ (C) Guidelines on our ESG approach to major renovations
- ☑ (D) Guidelines on our ESG approach to standing real estate investments
- ☑ (E) Guidelines on pre-investment screening
- ☐ (F) Guidelines on our approach to ESG integration into short-term or 100-day plans (or equivalent)
- ☑ (G) Guidelines on our approach to ESG integration into long-term value creation efforts
- ☑ (H) Guidelines on our approach to ESG reporting
- ☑ (I) Guidelines on our engagement approach related to third-party property managers
- ☑ (J) Guidelines on our engagement approach related to tenants
- ☑ (K) Guidelines on our engagement approach related to construction contractors
- (L) Our responsible investment policy(ies) does not cover real estate–specific ESG guidelines



## **FUNDRAISING**

## **COMMITMENTS TO INVESTORS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 2	CORE	OO 21	N/A	PUBLIC	Commitments to investors	1, 4

For all of the funds that you closed during the reporting year, what type of formal responsible investment commitments did you make in Limited Partnership Agreements (LPAs), side letters, or other constitutive fund documents?

- o (A) We incorporated responsible investment commitments in LPAs (or equivalent) as a standard default procedure
- o (B) We added responsible investment commitments in LPAs (or equivalent) upon a client's request
- o (C) We added responsible investment commitments in side letters upon a client's request
- o (D) We did not make any formal responsible investment commitments for the relevant reporting year
- (E) Not applicable; we have not raised funds in the last five years

## PRE-INVESTMENT

## **MATERIALITY ANALYSIS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 3	CORE	00 21	RE 3.1	PUBLIC	Materiality analysis	1

During the reporting year, how did you conduct ESG materiality analysis for your potential real estate investments?

- (A) We assessed ESG materiality for each property, as each case is unique Select from dropdown list:
  - (1) for all of our potential real estate investments
  - o (2) for a majority of our potential real estate investments
  - o (3) for a minority of our potential real estate investments
- o (B) We performed a mix of property level and property type or category level ESG materiality analysis
- o (C) We assessed ESG materiality at the property type or category level only
- o (D) We did not conduct ESG materiality analysis for our potential real estate investments

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 3.1	CORE	RE 3	N/A	PUBLIC	Materiality analysis	1



During the reporting year, what tools, standards and data did you use in your ESG materiality analysis of potential real estate investments?

- $\square$  (A) We used GRI standards to inform our real estate ESG materiality analysis
- ☑ (B) We used SASB standards to inform our real estate ESG materiality analysis
- ☐ (C) We used the UN Sustainable Development Goals (SDGs) to inform our real estate ESG materiality analysis
- ☑ (D) We used GRESB Materiality Assessment (RC7) or similar to inform our real estate ESG materiality analysis
- ☑ (E) We used climate disclosures, such as the TCFD recommendations or other climate risk and/or exposure analysis tools, to inform our real estate ESG materiality analysis
- $\Box$  (F) We used the UN Guiding Principles on Business and Human Rights (UNGPs) to inform our real estate ESG materiality analysis
- ☑ (G) We used geopolitical and macro-economic considerations in our real estate ESG materiality analysis
- $\square$  (H) We used green building certifications to inform our real estate ESG materiality analysis
- ☑ (I) We engaged with the existing owners and/or managers (or developers for new properties) to inform our real estate ESG materiality analysis
- ☐ (J) Other

## **DUE DILIGENCE**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 4	CORE	00 21	N/A	PUBLIC	Due diligence	1

#### During the reporting year, how did material ESG factors influence your selection of real estate investments?

☑ (A) Material ESG factors were used to identify risks

Select from dropdown list:

- (1) for all of our potential real estate investments
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments
- (B) Material ESG factors were discussed by the investment committee (or equivalent)

Select from dropdown list:

- **(1) for all of our potential real estate investments**
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments
- (C) Material ESG factors were used to identify remedial actions for our 100-day plans (or equivalent)

Select from dropdown list:

- (1) for all of our potential real estate investments
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments
- ☑ (D) Material ESG factors were used to identify opportunities for value creation

- (1) for all of our potential real estate investments
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments
- $\square$  (E) Material ESG factors informed our decision to abandon potential investments in the due diligence phase in cases where ESG risks were considered too high to mitigate
- (F) Material ESG factors impacted investments in terms of the price offered and/or paid



- **(1)** for all of our potential real estate investments
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments
- o (G) Material ESG factors did not influence the selection of our real estate investments

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 5	CORE	OO 21	N/A	PUBLIC	Due diligence	1

Once material ESG factors have been identified, what processes do you use to conduct due diligence on these factors for potential real estate investments?

☑ (A) We conduct a high-level or desktop review against an ESG checklist for initial red flags

Select from dropdown list:

- **(1)** for all of our potential real estate investments
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments
- ☑ (B) We send detailed ESG questionnaires to target properties

Select from dropdown list:

- (1) for all of our potential real estate investments
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments
- (C) We hire third-party consultants to do technical due diligence on specific material ESG factors

Select from dropdown list:

- (1) for all of our potential real estate investments
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments
- ☑ (D) We conduct site visits

Select from dropdown list:

- (1) for all of our potential real estate investments
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments
- ☑ (E) We conduct in-depth interviews with management and/or personnel

Select from dropdown list:

- **(1)** for all of our potential real estate investments
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments
- $\square$  (F) We conduct detailed external stakeholder analysis and/or engagement
- ☑ (G) We incorporate ESG due diligence findings in all of our relevant investment process documentation in the same manner as for other key due diligence, e.g. commercial, accounting and legal

Select from dropdown list:

- (1) for all of our potential real estate investments
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments

☑ (H) Our investment committee (or an equivalent decision-making body) is ultimately responsible for ensuring all ESG due diligence is completed in the same manner as for other key due diligence, e.g. commercial, accounting and legal



- **◎ (1)** for all of our potential real estate investments
- o (2) for a majority of our potential real estate investments
- o (3) for a minority of our potential real estate investments

☐ (I) Other

o (J) We do not conduct due diligence on material ESG factors for potential real estate investments

# SELECTION, APPOINTMENT AND MONITORING OF THIRD-PARTY PROPERTY MANAGERS

### SELECTION PROCESS OF THIRD-PARTY PROPERTY MANAGERS

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 6	CORE	OO 21, OO 26	N/A	PUBLIC	Selection process of third-party property managers	1, 4

## During the reporting year, how did you include material ESG factors in all of your selections of third-party property managers?

- ☑ (A) We requested information from potential third-party property managers on their overall approach to material ESG factors
- ☑ (B) We requested track records and examples from potential third-party property managers on their management of material ESG factors
- ☑ (C) We requested information from potential third-party property managers on their engagement process(es) with stakeholders
- ☑ (D) We requested documentation from potential third-party property managers on their responsible procurement practices, including responsibilities, approach and incentives
- $\square$  (E) We requested the assessment of current and planned availability and aggregation of metering data from potential third-party property managers
- ☐ (F) Other
- o (G) We did not include material ESG factors in our selection of third-party property managers

#### APPOINTMENT PROCESS OF THIRD-PARTY PROPERTY MANAGERS

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 7	CORE	OO 21, OO 26	N/A	PUBLIC	Appointment process of third-party property managers	1, 4

### How did you include material ESG factors when appointing your current third-party property managers?

- ☑ (A) We set dedicated ESG procedures in all relevant property management phases Select from dropdown list:
  - (1) for all of our third-party property managers
  - o (2) for a majority of our third-party property managers
  - o (3) for a minority of our third-party property managers
- **☑** (B) We set clear ESG reporting requirements



- (1) for all of our third-party property managers
- o (2) for a majority of our third-party property managers
- o (3) for a minority of our third-party property managers
- ☑ (C) We set clear targets on material ESG factors

Select from dropdown list:

- (1) for all of our third-party property managers
- o (2) for a majority of our third-party property managers
- o (3) for a minority of our third-party property managers
- $\square$  (D) We set incentives related to targets on material ESG factors
- ☑ (E) We included responsible investment clauses in property management contracts

Select from dropdown list:

- (1) for all of our third-party property managers
- o (2) for a majority of our third-party property managers
- o (3) for a minority of our third-party property managers
- ☐ (F) Other
- o (G) We did not include material ESG factors in the appointment of third-party property managers

### MONITORING PROCESS OF THIRD-PARTY PROPERTY MANAGERS

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 8	CORE	OO 21, OO 26	N/A	PUBLIC	Monitoring process of third-party property managers	1, 4

#### How do you include material ESG factors when monitoring current third-party property managers?

- ☑ (A) We monitor the performance of quantitative and/or qualitative targets on material environmental factors Select from dropdown list:
  - (1) for all of our third-party property managers
  - o (2) for a majority of our third-party property managers
  - o (3) for a minority of our third-party property managers
- $\ensuremath{\square}$  (B) We monitor the performance of quantitative and/or qualitative targets on material social factors

Select from dropdown list:

- (1) for all of our third-party property managers
- o (2) for a majority of our third-party property managers
- o (3) for a minority of our third-party property managers
- ☑ (C) We monitor the performance of quantitative and/or qualitative targets on material governance factors Select from dropdown list:
  - (1) for all of our third-party property managers
  - o (2) for a majority of our third-party property managers
  - o (3) for a minority of our third-party property managers
- ☑ (D) We monitor progress reports on engagement with tenants

- (1) for all of our third-party property managers
- o (2) for a majority of our third-party property managers
- o (3) for a minority of our third-party property managers
- ☑ (E) We require formal reporting at least yearly



- (1) for all of our third-party property managers
- o (2) for a majority of our third-party property managers
- o (3) for a minority of our third-party property managers
- ☑ (F) We have discussions about material ESG factors with all relevant stakeholders at least yearly

Select from dropdown list:

- (1) for all of our third-party property managers
- o (2) for a majority of our third-party property managers
- o (3) for a minority of our third-party property managers
- ☑ (G) We conduct a performance review of third-party property managers against targets on material ESG factors and/or a financial incentive structure linked to material ESG factors

Select from dropdown list:

- (1) for all of our third-party property managers
- o (2) for a majority of our third-party property managers
- o (3) for a minority of our third-party property managers
- $\Box$  (H) We have internal or external parties conduct site visits at least yearly
- ☐ (I) Othe
- o (J) We do not include material ESG factors in the monitoring of third-party property managers

## CONSTRUCTION AND DEVELOPMENT

## CONSTRUCTION REQUIREMENTS

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 9	CORE	OO 21, OO 24	N/A	PUBLIC	Construction requirements	1

### What ESG requirements do you currently have in place for all development projects and major renovations?

- $\square$  (A) We require the management of waste by diverting materials (e.g. from construction and demolition, reusable vegetation, rocks and soil) from disposal
- ☑ (B) We require the minimisation of light and noise pollution that would affect the surrounding community
- (C) We require the performance of an environmental and social site impact assessment
- $\Box$  (D) We require the protection of the air quality during construction
- $\Box$  (E) We require the protection and restoration of the habitat and soils disturbed during construction and/or during previous development
- ☑ (F) We require the protection of surface water, groundwater and aquatic ecosystems by controlling and retaining construction pollutants
- ☑ (G) We require constant monitoring of health and safety at the construction site
- ☑ (H) We require engagement with local communities and other stakeholders during the design and/or planning process
- 🗆 (I) Other
- o (J) We do not have ESG requirements in place for development projects and major renovations



## MINIMUM BUILDING REQUIREMENTS

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 10	CORE	OO 21, OO 24	N/A	PUBLIC	Minimum building requirements	1

#### What minimum building requirements do you have in place for development projects and major renovations?

- ☑ (A) We require the implementation of the latest available metering and internet of things (IoT) technology Select from dropdown list:
  - (1) for all development projects and major renovations
  - o (2) for a majority of our development projects and major renovations
  - o (3) for a minority of our development projects and major renovations
- ☑ (B) We require the building to be able to obtain a recognised green and/or healthy building certification for new buildings

Select from dropdown list:

- o (1) for all development projects and major renovations
- o (3) for a minority of our development projects and major renovations
- ☑ (C) We require the use of certified (or labelled) sustainable building materials

Select from dropdown list:

- (1) for all development projects and major renovations
- o (2) for a majority of our development projects and major renovations
- o (3) for a minority of our development projects and major renovations
- ☑ (D) We require the installation of renewable energy technologies where feasible

Select from dropdown list:

- o (1) for all development projects and major renovations
- (2) for a majority of our development projects and major renovations
- o (3) for a minority of our development projects and major renovations
- ☑ (E) We require that development projects and major renovations become net-zero carbon emitters within five years of completion of the construction

Select from dropdown list:

- o (1) for all development projects and major renovations
- o (2) for a majority of our development projects and major renovations
- (3) for a minority of our development projects and major renovations
- ☑ (F) We require water conservation measures

Select from dropdown list:

- (1) for all development projects and major renovations
- o (2) for a majority of our development projects and major renovations
- o (3) for a minority of our development projects and major renovations
- ☑ (G) We require common health and well-being measures for occupants

- (1) for all development projects and major renovations
- o (2) for a majority of our development projects and major renovations
- o (3) for a minority of our development projects and major renovations
- ☐ (H) Other
- $\circ~$  (I) We do not have minimum building requirements in place for development projects and major renovations



## **POST-INVESTMENT**

## **MONITORING**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 11	CORE	00 21	RE 11.1	PUBLIC	Monitoring	1

During the reporting year, did you track one or more KPIs on material ESG factors across your real estate investments?

### ☑ (A) Yes, we tracked KPIs on environmental factors

Percentage of real estate assets this applies to:

- o (1) >0 to 10%
- o (2) >10 to 50%
- o (3) >50 to 75%
- o (4) >75 to 95%
- **(5)** >95%

#### ☑ (B) Yes, we tracked KPIs on social factors

Percentage of real estate assets this applies to:

- o (1) >0 to 10%
- o (2) >10 to 50%
- o (3) >50 to 75%
- o (4) >75 to 95%
- **(5)** >95%

### ☑ (C) Yes, we tracked KPIs on governance factors

Percentage of real estate assets this applies to:

- o (1) >0 to 10%
- o (2) >10 to 50%
- o (3) >50 to 75%
- o (4) >75 to 95%
- **(5)** >95%
- o (D) We did not track KPIs on material ESG factors across our real estate investments

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 12	CORE	00 21	N/A	PUBLIC	Monitoring	1

During the reporting year, what ESG building performance data did you collect for your real estate assets?

### ☑ (A) Energy consumption

- **(1)** for all of our real estate assets
- o (2) for a majority of our real estate assets
- o (3) for a minority of our real estate assets
- ☑ (B) Water consumption

- o (2) for a majority of our real estate assets
- o (3) for a minority of our real estate assets
- ☑ (C) Waste production

Select from dropdown list:

- o (2) for a majority of our real estate assets
- o (3) for a minority of our real estate assets
- ☑ (D) Other

Specify:

GHG (Greenhouse Gas) emissions

Select from dropdown list:

- (1) for all of our real estate assets
- o (2) for a majority of our real estate assets
- o (3) for a minority of our real estate assets
- o (E) We did not collect ESG building performance data for our real estate assets

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 13	CORE	00 21, 00 26	RE 13.1	PUBLIC	Monitoring	1, 2

## What processes do you have in place to support meeting your targets on material ESG factors for your real estate investments?

## ☑ (A) We use operational-level benchmarks to assess and analyse the performance of assets against sector performance

Select from dropdown list:

- (1) for all of our real estate assets
- o (2) for a majority of our real estate assets
- o (3) for a minority of our real estate assets
- ☑ (B) We implement certified environmental and social management systems across our portfolio

Select from dropdown list:

- (1) for all of our real estate assets
- o (2) for a majority of our real estate assets
- o (3) for a minority of our real estate assets
- (C) We make sufficient budget available to ensure that the systems and procedures needed are established Select from dropdown list:
  - o (1) for all of our real estate assets

  - o (3) for a minority of our real estate assets
- ☑ (D) We hire external verification services to audit performance, systems, and procedures

- o (2) for a majority of our real estate assets
- o (3) for a minority of our real estate assets
- ☑ (E) We collaborate and engage with our third-party property managers and/or tenants to develop action plans



- o (2) for a majority of our real estate assets
- o (3) for a minority of our real estate assets
- $\square$  (F) We develop minimum health and safety standards
- ☑ (G) We conduct ongoing engagement with all key stakeholders, e.g. local communities, NGOs, governments, and endusers

Select from dropdown list:

- (1) for all of our real estate assets
- o (2) for a majority of our real estate assets
- o (3) for a minority of our real estate assets
- ☐ (H) Other
- o (I) We do not have processes in place to help meet our targets on material ESG factors for our real estate investments

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 14	CORE	00 21	N/A	PUBLIC	Monitoring	1, 2

## Post-investment, how do you manage material ESG risks and ESG opportunities to create value during the holding period?

☑ (A) We develop property-specific ESG action plans based on pre-investment research, due diligence and materiality findings

Select from dropdown list:

- (1) for all of our real estate investments
- o (2) for a majority of our real estate investments
- o (3) for a minority of our real estate investments
- (B) We adjust our ESG action plans based on performance monitoring findings at least yearly

Select from dropdown list:

- **(1)** for all of our real estate investments
- o (2) for a majority of our real estate investments
- o (3) for a minority of our real estate investments
- $\square$  (C) We, or the external advisors that we hire, support our real estate investments with specific ESG value-creation opportunities

- o (1) for all of our real estate investments
- o (3) for a minority of our real estate investments
- ☐ (D) Other
- (E) We do not manage material ESG risks and opportunities post-investment

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 17	CORE	00 21	N/A	PUBLIC	Monitoring	1



#### What proportion of your real estate assets has obtained a green or sustainable building certification?

- o (A) All of our real estate assets have obtained a green or sustainable building certification
- (B) A majority of our real estate assets have obtained a green or sustainable building certification
- o (C) A minority of our real estate assets have obtained a green or sustainable building certification
- o (D) None of our real estate assets have obtained a green or sustainable building certification

#### STAKEHOLDER ENGAGEMENT

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 18	CORE	OO 21	N/A	PUBLIC	Stakeholder engagement	1, 2

### How does your third-party property manager(s) engage with tenants?

 $\ \square$  (A) They engage with real estate tenants on energy, water consumption and/or waste production

Select from dropdown list:

- o (1) for all of our buildings or properties
- o (2) for a majority of our buildings or properties
- (3) for a minority of our buildings or properties

☑ (B) They engage with real estate tenants by organising tenant events focused on increasing sustainability awareness, ESG training and guidance

Select from dropdown list:

- o (1) for all of our buildings or properties
- o (2) for a majority of our buildings or properties
- (3) for a minority of our buildings or properties

(C) They engage with real estate tenants by offering green leases

Select from dropdown list:

- o (1) for all of our buildings or properties
- o (2) for a majority of our buildings or properties
- (3) for a minority of our buildings or properties

☑ (D) They engage with real estate tenants by identifying collaboration opportunities that support targets related to material ESG factors

Select from dropdown list:

- o (1) for all of our buildings or properties
- o (2) for a majority of our buildings or properties
- (3) for a minority of our buildings or properties

(E) They engage with real estate tenants by offering shared financial benefits from equipment upgrades

- o (1) for all of our buildings or properties
- o (2) for a majority of our buildings or properties
- (3) for a minority of our buildings or properties
- ☐ (F) Other
- o (G) Our third-party property manager(s) do not engage with tenants



### **EXIT**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 20	CORE	00 21	N/A	PUBLIC	Exit	4, 6

## During the reporting year, what responsible investment information was shared with potential buyers of real estate investments?

- (A) Our firm's high-level commitment to responsible investment, e.g. that we are a PRI signatory Select from dropdown list:
  - **(1)** for all of our real estate investments
  - o (2) for a majority of our real estate investments
  - o (3) for a minority of our real estate investments
- ☑ (B) A description of what industry and asset class standards our firm aligns with, e.g. TCFD or GRESB

Select from dropdown list:

- (1) for all of our real estate investments
- o (2) for a majority of our real estate investments
- o (3) for a minority of our real estate investments
- ☑ (C) Our firm's responsible investment policy (at minimum, a summary of key aspects and firm-specific approach)
  Select from dropdown list:

  - o (2) for a majority of our real estate investments
  - o (3) for a minority of our real estate investments
- ☑ (D) Our firm's ESG risk assessment methodology (topics covered in-house and/or with external support)

Select from dropdown list:

- o (1) for all of our real estate investments
- o (2) for a majority of our real estate investments
- ☑ (E) The outcome of our latest ESG risk assessment of the property(s)

Select from dropdown list:

- (1) for all of our real estate investments
- o (2) for a majority of our real estate investments
- o (3) for a minority of our real estate investments
- ☑ (F) Key ESG performance data on the property(s) being sold

- (1) for all of our real estate investments
- o (2) for a majority of our real estate investments
- o (3) for a minority of our real estate investments
- ☐ (G) Other
- (H) No responsible investment information was shared with potential buyers of real estate investments during the reporting year
- (I) Not applicable; we had no sales process (or control over the sales process) during the reporting year



### DISCLOSURE OF ESG PORTFOLIO INFORMATION

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
RE 21	CORE	OO 21	N/A	PUBLIC	Disclosure of ESG portfolio information	6

### During the reporting year, how did you report on your targets on material ESG factors and related data to your investors?

- ☑ (A) We reported through a publicly disclosed sustainability report
- ☑ (B) We reported in aggregate through formal reporting to investors
- ☑ (C) We reported at the property level through formal reporting to investors
- ☐ (D) We reported through a limited partners advisory committee (or equivalent)
- ☑ (E) We reported at digital or physical events or meetings with investors
- ☑ (F) We had a process in place to ensure that serious ESG incidents were reported
- ☐ (G) Other
- (H) We did not report our targets on material ESG factors and related data to our investors during the reporting year

## **INFRASTRUCTURE (INF)**

## **POLICY**

### **INVESTMENT GUIDELINES**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 1	CORE	OO 21, OO 29, OO 30	N/A	PUBLIC	Investment guidelines	1 to 6

## What infrastructure-specific ESG guidelines are currently covered in your organisation's responsible investment policy(ies)?

- ☑ (A) Guidelines on our ESG approach tailored to each infrastructure sector and geography where we invest
- ☑ (B) Guidelines on our ESG approach to greenfield investments
- ☑ (C) Guidelines on our ESG approach to brownfield investments
- ☑ (D) Guidelines on pre-investment screening
- $\square$  (E) Guidelines on our approach to ESG integration into short-term or 100-day plans (or equivalent)
- ☑ (F) Guidelines on our approach to ESG integration into long-term value-creation efforts
- ☑ (G) Guidelines on our approach to ESG reporting
- ☑ (H) Guidelines on our engagement approach related to the workforce
- $\ensuremath{\square}$  (I) Guidelines on our engagement approach related to third-party operators
- ☑ (J) Guidelines on our engagement approach related to contractors
- ☑ (K) Guidelines on our engagement approach related to other external stakeholders, e.g. governments, local communities, and end-users
- o (L) Our responsible investment policy(ies) does not cover infrastructure-specific ESG guidelines



## **FUNDRAISING**

## **COMMITMENTS TO INVESTORS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 2	CORE	OO 21	N/A	PUBLIC	Commitments to investors	1, 4

For all of the funds that you closed during the reporting year, what type of formal responsible investment commitments did you make in Limited Partnership Agreements (LPAs), side letters, or other constitutive fund documents?

- (a) We incorporated responsible investment commitments in LPAs (or equivalent) as a standard default procedure
- o (B) We added responsible investment commitments in LPAs (or equivalent) upon a client's request
- o (C) We added responsible investment commitments in side letters upon a client's request
- o (D) We did not make any formal responsible investment commitments for the relevant reporting year
- o (E) Not applicable; we have not raised funds in the last five years

## PRE-INVESTMENT

## **MATERIALITY ANALYSIS**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 3	CORE	OO 21	INF 3.1	PUBLIC	Materiality analysis	1

During the reporting year, how did you conduct ESG materiality analysis for your potential infrastructure investments?

- o (A) We assessed ESG materiality at the asset level, as each case is unique
- (B) We performed a mix of industry-level and asset-level ESG materiality analyses Select from dropdown list
  - (1) for all of our potential infrastructure investments
  - o (2) for a majority of our potential infrastructure investments
  - o (3) for a minority of our potential infrastructure investments
- o (C) We assessed ESG materiality at the industry level only
- o (D) We did not conduct ESG materiality analysis for our potential infrastructure investments

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 3.1	CORE	INF 3	N/A	PUBLIC	Materiality analysis	1



## During the reporting year, what tools, standards and data did you use in your ESG materiality analysis of potential infrastructure investments?

- $\square$  (A) We used GRI standards to inform our infrastructure ESG materiality analysis
- $\square$  (B) We used SASB standards to inform our infrastructure ESG materiality analysis
- $\square$  (C) We used the UN Sustainable Development Goals (SDGs) to inform our infrastructure ESG materiality analysis
- ☑ (D) We used the GRESB Materiality Assessment (RC7) or similar to inform our infrastructure ESG materiality analysis
- $\square$  (E) We used the environmental and social factors detailed in the IFC Performance Standards (or similar standards used by development finance institutions) in our infrastructure ESG materiality analysis
- ☑ (F) We used climate disclosures, such as the TCFD recommendations or other climate risk and/or exposure analysis tools, to inform our infrastructure ESG materiality analysis
- $\square$  (G) We used the UN Guiding Principles on Business and Human Rights (UNGPs) to inform our infrastructure ESG materiality analysis
- ☑ (H) We used geopolitical and macro-economic considerations in our infrastructure ESG materiality analysis
- ☑ (I) We engaged with existing owners and/or managers (or developers for new infrastructure assets) to inform our infrastructure ESG materiality analysis
- ☑ (J) Other

Specify:

We have a custom questionnaire designed for each sector when completing due diligence, designed by our ESG consultant.

### **DUE DILIGENCE**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 4	CORE	00 21	N/A	PUBLIC	Due diligence	1

#### During the reporting year, how did material ESG factors influence the selection of your infrastructure investments?

### ☑ (A) Material ESG factors were used to identify risks

Select from dropdown list

- (1) for all of our potential infrastructure investments
- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments
- (B) Material ESG factors were discussed by the investment committee (or equivalent)

Select from dropdown list

- (1) for all of our potential infrastructure investments
- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments
- ☑ (C) Material ESG factors were used to identify remedial actions for our 100-day plans (or equivalent)

Select from dropdown list

- (1) for all of our potential infrastructure investments
- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments
- (D) Material ESG factors were used to identify opportunities for value creation

- (1) for all of our potential infrastructure investments
- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments



## ☑ (E) Material ESG factors informed our decision to abandon potential investments in the due diligence phase in cases where ESG risks were considered too high to mitigate

Select from dropdown list

- (1) for all of our potential infrastructure investments
- (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments
- ☑ (F) Material ESG factors impacted investments in terms of the price offered and/or paid

Select from dropdown list

- (1) for all of our potential infrastructure investments
- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments
- o (G) Material ESG factors did not influence the selection of our infrastructure investments

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 5	CORE	00 21	N/A	PUBLIC	Due diligence	1

## Once material ESG factors have been identified, what processes do you use to conduct due diligence on these factors for potential infrastructure investments?

## $\ensuremath{\square}$ (A) We conduct a high-level or desktop review against an ESG checklist for initial red flags

Select from dropdown list

- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments
- ☑ (B) We send detailed ESG questionnaires to target assets

Select from dropdown list

- **(1)** for all of our potential infrastructure investments
- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments

### ☑ (C) We hire third-party consultants to do technical due diligence on specific material ESG factors

Select from dropdown list

- (1) for all of our potential infrastructure investments
- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments
- ☑ (D) We conduct site visits

Select from dropdown list

- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments

### ☑ (E) We conduct in-depth interviews with management and/or personnel

- (1) for all of our potential infrastructure investments
- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments
- (F) We conduct detailed external stakeholder analyses and/or engagement



- (1) for all of our potential infrastructure investments
- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments

☑ (G) We incorporate ESG due diligence findings in all of our relevant investment process documentation in the same manner as other key due diligence, e.g. commercial, accounting and legal

Select from dropdown list

- (1) for all of our potential infrastructure investments
- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments

☑ (H) Our investment committee (or an equivalent decision-making body) is ultimately responsible for ensuring all ESG due diligence is completed in the same manner as for other key due diligence, e.g. commercial, accounting and legal Select from dropdown list

- (1) for all of our potential infrastructure investments
- o (2) for a majority of our potential infrastructure investments
- o (3) for a minority of our potential infrastructure investments
- □ (I) Other
- o (J) We do not conduct due diligence on material ESG factors for potential infrastructure investments

# SELECTION, APPOINTMENT AND MONITORING OF THIRD-PARTY OPERATORS

### SELECTION PROCESS OF THIRD-PARTY OPERATORS

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 6	CORE	OO 21, OO 30	N/A	PUBLIC	Selection process of third-party operators	1, 4

#### During the reporting year, how did you include material ESG factors in all of your selections of third-party operators?

- ☑ (A) We requested information from potential third-party operators on their overall approach to material ESG factors
- ☑ (B) We requested track records and examples from potential third-party operators on how they manage material ESG factors
- ☑ (C) We requested information from potential third-party operators on their engagement process(es) with stakeholders
- ☑ (D) We requested documentation from potential third-party operators on their responsible procurement and/or contractor practices, including responsibilities, approach, and incentives
- ☑ (E) Other

Specify:

As part of our GRESB-infrastructure submission we continually request information from our operators.

 $\circ$  (F) We did not include material ESG factors in our selection of third-party operators

### APPOINTMENT PROCESS OF THIRD-PARTY OPERATORS

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 7	CORE	OO 21, OO 30	N/A	PUBLIC	Appointment process of third-party operators	1, 4

## How did you include material ESG factors when appointing your current third-party operators?

☑ (A) We set clear and detailed expectations for incorporating material ESG factors into all relevant elements of infrastructure asset management

Select from dropdown list

- o (2) for a majority of our third-party operators
- o (3) for a minority of our third-party operators

#### ☑ (B) We set clear ESG reporting requirements

Select from dropdown list

- o (2) for a majority of our third-party operators
- o (3) for a minority of our third-party operators
- $\ \square$  (C) We set clear targets for material ESG factors

Select from dropdown list

- o (1) for all of our third-party operators
- (2) for a majority of our third-party operators
- o (3) for a minority of our third-party operators
- ☑ (D) We set incentives related to targets on material ESG factors

- o (1) for all of our third-party operators
- o (2) for a majority of our third-party operators
- (3) for a minority of our third-party operators
- ☐ (E) Other
- (F) We did not include material ESG factors when appointing third-party operators



### MONITORING PROCESS OF THIRD-PARTY OPERATORS

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 8	CORE	OO 21, OO 30	N/A	PUBLIC	Monitoring process of third-party operators	1, 4

## How do you include material ESG factors when monitoring current third-party operators?

- (A) We monitor the performance of quantitative and/or qualitative targets on material environmental factors Select from dropdown list
  - (1) for all of our third-party operators
  - o (2) for a majority of our third-party operators
  - o (3) for a minority of our third-party operators
- ☐ (B) We monitor the performance of quantitative and/or qualitative targets on material social factors

Select from dropdown list

- o (2) for a majority of our third-party operators
- o (3) for a minority of our third-party operators
- ☑ (C) We monitor the performance of quantitative and/or qualitative targets on material governance factors

Select from dropdown list

- o (2) for a majority of our third-party operators
- o (3) for a minority of our third-party operators
- ☑ (D) We require formal reporting at least yearly

Select from dropdown list

- o (1) for all of our third-party operators
- (2) for a majority of our third-party operators
- o (3) for a minority of our third-party operators
- $\ \square$  (E) We have discussions about material ESG factors with all relevant stakeholders at least yearly

Select from dropdown list

- o (2) for a majority of our third-party operators
- o (3) for a minority of our third-party operators
- ☑ (F) We conduct a performance review of third-party operators against targets on material ESG factors and/or a financial incentive structure linked to material ESG factors

Select from dropdown list

- o (1) for all of our third-party operators
- o (2) for a majority of our third-party operators
- ☐ (G) We have internal or external parties conduct site visits at least yearly

- o (2) for a majority of our third-party operators
- o (3) for a minority of our third-party operators
- ☑ (H) Other



### Specify:

In addition to ESG considerations during the acquisition phase, we continue to monitor ESG factors throughout the life of our investments. We use an internal ESG Scorecard to ensure accountability and manage the sustainability of our assets. The ESG Scorecard consists of 12 indicators covering investment team, asset management, and performance outcomes and impacts. Our scorecard is finalized in the Fall of each year, and we continue to experience further performance improvements through 2021.

### Select from dropdown list

- (1) for all of our third-party operators
- o (2) for a majority of our third-party operators
- o (3) for a minority of our third-party operators
- o (I) We do not include material ESG factors in the monitoring of third-party operators

## **POST-INVESTMENT**

## **MONITORING**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 9	CORE	00 21	INF 9.1	PUBLIC	Monitoring	1

## During the reporting year, did you track one or more KPIs on material ESG factors across your infrastructure investments?

### ☑ (A) Yes, we tracked KPIs on environmental factors

Percentage of infrastructure assets this applies to:

- o (1) >0 to 10%
- o (2) >10 to 50%
- o (3) >50 to 75%
- o (4) >75 to 95%
- **(5)** >95%

### ☑ (B) Yes, we tracked KPIs on social factors

Percentage of infrastructure assets this applies to:

- o (1) >0 to 10%
- o (2) >10 to 50%
- o (3) >50 to 75%
- o (4) >75 to 95%
- **(5)** >95%

## (C) Yes, we tracked KPIs on governance factors

Percentage of infrastructure assets this applies to:

- o (1) >0 to 10%
- o (2) >10 to 50%
- o (3) >50 to 75%
- o (4) >75 to 95%
- **(5)** >95%
- o (D) We did not track KPIs on material ESG factors across our infrastructure investments



Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 10	CORE	OO 21, OO 30	INF 10.1	PUBLIC	Monitoring	1, 2

## What processes do you have in place to support meeting your targets on material ESG factors for your infrastructure investments?

## ☑ (A) We use operational-level benchmarks to assess and analyse the performance of assets against sector performance

Select from dropdown list

- (1) for all of our infrastructure investments
- o (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments

## ☑ (B) We implement international best practice standards such as the IFC Performance Standards to guide ongoing assessments and analyses

Select from dropdown list

- o (1) for all of our infrastructure investments
- (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- (C) We implement certified environmental and social management systems across our portfolio

Select from dropdown list

- o (1) for all of our infrastructure investments
- (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☑ (D) We make sufficient budget available to ensure that the systems and procedures needed are established

Select from dropdown list

- (1) for all of our infrastructure investments
- o (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- $\ \square$  (E) We hire external verification services to audit performance, systems, and procedures

Select from dropdown list

- o (1) for all of our infrastructure investments
- o (2) for a majority of our infrastructure investments
- (3) for a minority of our infrastructure investments
- ☐ (F) We collaborate and engage with our third-party operators to develop action plans

Select from dropdown list

- o (1) for all of our infrastructure investments
- (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☑ (G) We develop minimum health and safety standards

Select from dropdown list

- o (1) for all of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- $\square$  (H) We conduct ongoing engagement with all key stakeholders, e.g. local communities, NGOs, governments, and endusers

- o (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☐ (I) Other



o (J) We do not have processes in place to help meet our targets on material ESG factors for our infrastructure investments

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 11	CORE	00 21	N/A	PUBLIC	Monitoring	1, 2

## Post-investment, how do you manage material ESG risks and ESG opportunities to create value during the holding period of your investments?

☑ (A) We develop asset-specific ESG action plans based on pre-investment research, due diligence and materiality findings

Select from dropdown list

- (1) for all of our infrastructure investments
- o (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments

☑ (B) We adjust our ESG action plans based on performance monitoring findings at least yearly

Select from dropdown list

- o (1) for all of our infrastructure investments
- (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments

☑ (C) We, or the external advisors that we hire, support our infrastructure investments with specific ESG value-creation opportunities

Select from dropdown list

- o (1) for all of our infrastructure investments
- (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☐ (D) Other
- o (E) We do not manage material ESG risks and opportunities post-investment

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 14	CORE	00 21	INF 14.1	PUBLIC	Monitoring	1, 2

### How do you ensure that adequate ESG-related competence exists at the asset level?

☑ (A) We assign our board responsibility for ESG matters

Select from dropdown list

- o (1) for all of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☑ (B) We ensure that material ESG matters are discussed by our board at least yearly

- o (1) for all of our infrastructure investments
- (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☑ (C) We provide training on ESG aspects and management best practices relevant to the asset to C-suite executives only



- o (1) for all of our infrastructure investments
- o (3) for a minority of our infrastructure investments

☑ (D) We provide training on ESG aspects and management best practices relevant to the asset to employees (excl. C-suite executives)

Select from dropdown list

- o (1) for all of our infrastructure investments
- (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- (E) We support the asset by finding external ESG expertise, e.g. consultants or auditors

Select from dropdown list

- (1) for all of our infrastructure investments
- o (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☑ (F) We share best practices across assets, e.g. educational sessions and the implementation of environmental and social management systems

Select from dropdown list

- o (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☑ (G) We apply penalties or incentives to improve ESG performance in management remuneration schemes

Select from dropdown list

- o (1) for all of our infrastructure investments
- o (2) for a majority of our infrastructure investments
- (3) for a minority of our infrastructure investments
- ☐ (H) Other
- (I) We do not ensure that adequate ESG-related competence exists at the asset level

## **EXIT**

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 16	CORE	00 21	N/A	PUBLIC	Exit	4, 6

## During the reporting year, what responsible investment information was shared with potential buyers of infrastructure investments?

☑ (A) Our firm's high-level commitment to responsible investment, e.g. that we are a PRI signatory

Select from dropdown list

- (1) for all of our infrastructure investments
- o (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☑ (B) A description of what industry and asset class standards our firm aligns with, e.g. TCFD or GRESB

- **⊚** (1) for all of our infrastructure investments
- o (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☑ (C) Our firm's responsible investment policy (at minimum, a summary of key aspects and firm-specific approach)



- **(1)** for all of our infrastructure investments
- o (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☑ (D) Our firm's ESG risk assessment methodology (topics covered in-house and/or with external support)

Select from dropdown list

- (1) for all of our infrastructure investments
- o (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☐ (E) The outcome of our latest ESG risk assessment on the asset or portfolio company
- ☑ (F) Key ESG performance data on the asset or portfolio company being sold

Select from dropdown list

- o (1) for all of our infrastructure investments
- (2) for a majority of our infrastructure investments
- o (3) for a minority of our infrastructure investments
- ☐ (G) Other
- (H) No responsible investment information was shared with potential buyers of infrastructure investments during the reporting year
- o (I) Not applicable; we had no sales process (or control over the sales process) during the reporting year

## DISCLOSURE OF ESG PORTFOLIO INFORMATION

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
INF 17	CORE	00 21	N/A	PUBLIC	Disclosure of ESG portfolio information	6

#### During the reporting year, how did you report your targets on material ESG factors and related data to your investors?

- ☑ (A) We reported through a publicly-disclosed sustainability report
- ☑ (B) We reported in aggregate through formal reporting to investors
- ☑ (C) We reported at the asset level through formal reporting to investors
- ☐ (D) We reported through a limited partners advisory committee (or equivalent)
- ☑ (E) We reported at digital or physical events or meetings with investors
- ☐ (F) We had a process in place to ensure that reporting on serious ESG incidents occurred
- ☑ (G) Other

Specify:

We report through an internal ESG committee both at the Alternatives level of our business and at the broader corporate level of TD Asset Management.

(H) We did not report our targets on material ESG factors and related data to our investors during the reporting year



## **CONFIDENCE-BUILDING MEASURES (CBM)**

## **CONFIDENCE-BUILDING MEASURES**

## APPROACH TO CONFIDENCE-BUILDING MEASURES

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
CBM 1	CORE	N/A	Multiple indicators	PUBLIC	Approach to confidence-building measures	6

### How did your organisation verify the information submitted in your PRI report this reporting year?

- $\Box$  (A) We conducted independent third-party assurance of selected processes and/or data related to the responsible investment processes reported in our PRI report, which resulted in a formal assurance conclusion
- □ (B) We conducted a third-party readiness review and are making changes to our internal controls or governance processes to be able to conduct independent third-party assurance next year
- $\square$  (C) We conducted an internal audit of selected processes and/or data related to the responsible investment processes reported in our PRI report
- ☑ (D) Our board, trustees (or equivalent), senior executive-level staff (or equivalent), and/or investment committee (or equivalent) signed off on our PRI report
- ☐ (E) We conducted an external ESG audit of our holdings to verify that our funds comply with our responsible investment policy ☐ (F) We conducted an external ESG audit of our holdings as part of risk management, engagement identification or investment decision-making
- ☑ (G) Our responses in selected sections and/or the entirety of our PRI report were internally reviewed before submission to the PRI
- o (H) We did not verify the information submitted in our PRI report this reporting year

### INTERNAL REVIEW

Indicator	Type of indicator	Dependent on	Gateway to	Disclosure	Subsection	PRI Principle
СВМ 6	CORE	CBM 1	N/A	PUBLIC	Internal review	6

## Who in your organisation reviewed the responses submitted in your PRI report this year?

- $\square$  (A) Board, trustees, or equivalent
- ☑ (B) Senior executive-level staff, investment committee, head of department, or equivalent Sections of PRI report reviewed
  - **(1)** the entire report
  - o (2) selected sections of the report
- $\circ$  (C) None of the above internal roles reviewed selected sections or the entirety of the responses submitted in our PRI report this year

