



RITRANSPARENCY REPORT 2019

Pension Protection Fund





About this report

The PRI Reporting Framework is a key step in the journey towards building a common language and industry standard for reporting responsible investment (RI) activities. This RI Transparency Report is one of the key outputs of this Framework. Its primary objective is to enable signatory transparency on RI activities and facilitate dialogue between investors and their clients, beneficiaries and other stakeholders. A copy of this report will be publicly disclosed for all reporting signatories on the PRI website, ensuring accountability of the PRI Initiative and its signatories.

This report is an export of the individual Signatory organisation's response to the PRI during the reporting period specified above. It includes their responses to mandatory indicators, as well as responses to voluntary indicators the signatory has agreed to make public. The information is presented exactly as it was reported. Where an indicator offers a response option that is multiple-choice, all options that were available to the signatory to select are presented in this report. Presenting the information exactly as reported is a result of signatory feedback which suggested the PRI not summarise the information.

PRI disclaimer

This document presents information reported directly by signatories. This information has not been audited by the PRI Secretariat or any other party acting on their behalf. While this information is believed to be reliable, no representations or warranties are made as to the accuracy of the information presented, and no responsibility or liability can be accepted for any error or omission.

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00	01	Mandatory	Gateway/Peering	General
	00 01.1	Select the type that best describes your org	panisation or the services you provide.	
	✔ Non-c	orporate pension or superannuation or retirement of	or provident fund or plan	
	O Corpo	orate pension or superannuation or retirement or pro	ovident fund or plan	
	O Insura	ance company		
	O Found	dation		
	O Endov	vment		
	O Develo	opment finance institution		
	O Reser	ve - sovereign or government controlled fund		
	O Family			
	O Other,	specify		
	00 01.3	Additional information. [Optional]		
	provisions defined be insufficier	s of the Pensions Act 2004, and is classified as a puenefit pension schemes in the United Kingdom, whe	the Board of the Pension Protection Fund, a statutory corporate of blic financial corporation. It was established to pay compensation in there is a qualifying insolvency event in relation to the employer a rotection Fund levels of compensation. We are also responsible for overnment.	to members of eligible and where there are
	Over 130,	000 people (31 March 2018) are now receiving com	pensation, and hundreds of thousands more will do so in the future	<u> </u>
	The mone	ey needed to pay compensation, and the cost of run	ning the PPF is generated by:	
	• tak • rec	arging a levy on eligible pension schemes; ing of the assets of schemes that transfer to the PF overing money, and other assets, from the insolvent esting all income and assets, as part of a prudent st	employers of the schemes we take on; and	
	We have £	230.0 billion in our investment portfolio (31 March 2	018) which is continually growing, and is currently managed both	internally and externally
	Highlights	s as at 31 Mar 2018		
	cor • By ·	npensation; the end of our financial year, we were supporting 89 the end of March 2018, the PPF had a funding level	ers, made up of over 100,000 deferred members and over 130,000 schemes in the assessment period, with assets of $£6.4$ billion and of 122.8 per cent - an increase of 1.2 per cent on the previous yea financially self-sufficient by 2030 is 91 per cent, confirming we cor	I liabilities of £8.0 billion; r;
	Further de found her		nvestment strategy for the year under review can be found in its ar	inual report which can be
	https://wv	ww.ppf.co.uk/sites/default/files/file-2018-11/annual	report_2017-2018_0.pdf	
00	02	Mandatory	Peering	General
	00 02.1	Select the location of your organisation's h	eadquarters.	
	United Kir			
	00 02.2	Indicate the number of countries in which	you have offices (including your headquarters).	
	v 1		3, ,	
	O 2-5			
	O 6-10			
	O >10			
			and the second second	
	00 02.3	indicate the approximate number of staff i	n your organisation in full-time equivalents (FTE).	
	365			
00	03	Mandatory	Descriptive	General
	00 03.1	Indicate whether you have subsidiaries wit	hin your organisation that are also PRI signatories in their own rig	ht.
	O Yes			
	✔ No			

	O 6-10			
	00 02.3	Indicate the approximate number of staff i	in your organisation in full-time equivalents (FTE).	
	365			
00	03	Mandatory	Descriptive	General
	00 03.1	Indicate whether you have subsidiaries wit	thin your organisation that are also PRI signatories in their own right.	
	O Yes			
	✓ No			
00	0 04	Mandatory	Gateway/Peering	General
	00 04.1	Indicate the year end date for your reportir	ng year.	
	31/03/20	18		
	00 04.2	Indicate your total AUM at the end of your	reporting year.	
	Total AUN			
	30,000),000,000 GBP		
	38,429	7,779,534 USD		
1	1			

		Other Markets
0 10	Mar	datory Gateway General
00 10.1		Select the active ownership activities your organisation implemented in the reporting year.
		Listed equity – engagement
	☑ We en	gage with companies on ESG factors via our staff, collaborations or service providers.
	☑ We red	quire our external managers to engage with companies on ESG factors on our behalf.
	☐ We do	not engage directly and do not require external managers to engage with companies on ESG factors.
		Listed equity – voting
	☑ We ca:	st our (proxy) votes directly or via dedicated voting providers
	_	juire our external managers to vote on our behalf.
	☐ We do	not cast our (proxy) votes directly and do not require external managers to vote on our behalf
		Fixed income SSA – engagement
	☐ We	engage with SSA bond issuers on ESG factors via our staff, collaborations or service providers.
		require our external managers to engage with SSA bond issuers on ESG factors on our behalf.
	☐ We not.	do not engage directly and do not require external managers to engage with SSA bond issuers on ESG factors. Please explain why you do
		Fixed income Corporate (financial) – engagement
	☑ We	engage with companies on ESG factors via our staff, collaborations or service providers.
	_	require our external managers to engage with companies on ESG factors on our behalf.
	☐ We	do not engage directly and do not require external managers to engage with companies on ESG factors. Please explain why you do not.
		Fixed income Corporate (non-financial) – engagement
	☑ We	engage with companies on ESG factors via our staff, collaborations or service providers.
	_	require our external managers to engage with companies on ESG factors on our behalf.
	Ŭ We	do not engage directly and do not require external managers to engage with companies on ESG factors. Please explain why you do not.
0 11	Mar	ndatory Gateway General
00 11.1		Select the internally managed asset classes in which you addressed ESG incorporation into your investment decisions and/or your active ownership practices (during the reporting year).
		Fixed income - SSA
	_	Fixed income - SSA dress ESG incorporation.
	_	Fixed income - SSA dress ESG incorporation. not do ESG incorporation.
	O We do	Fixed income - SSA dress ESG incorporation. not do ESG incorporation. Cash
	○ We do	Fixed income - SSA dress ESG incorporation. Cash dress ESG incorporation.
00.11.3	✓ We do	Fixed income - SSA dress ESG incorporation. not do ESG incorporation. Cash dress ESG incorporation. not do ESG incorporation.
00 11.2	✓ We do	Fixed income - SSA dress ESG incorporation. Cash dress ESG incorporation.
	✓ We do	Fixed income - SSA dress ESG incorporation. not do ESG incorporation. Cash dress ESG incorporation. not do ESG incorporation. Select the externally managed assets classes in which you and/or your investment consultants address ESG incorporation in your
	✓ We do ✓ We ad ✓ We do	Fixed income - SSA dress ESG incorporation. not do ESG incorporation. Cash dress ESG incorporation. Odess ESG incorporation. Not do ESG incorporation. Select the externally managed assets classes in which you and/or your investment consultants address ESG incorporation in your external manager selection, appointment and/or monitoring processes.
Ass	✓ We do ✓ We ad O We do	Fixed income - SSA dress ESG incorporation. not do ESG incorporation. Cash dress ESG incorporation. not do ESG incorporation. Select the externally managed assets classes in which you and/or your investment consultants address ESG incorporation in your external manager selection, appointment and/or monitoring processes. ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes Listed equity - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes
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Ass	✓ We do ✓ We ad ✓ We do	Fixed income - SSA dress ESG incorporation. not do ESG incorporation. Cash dress ESG incorporation. Ode ESG incorporation. Select the externally managed assets classes in which you and/or your investment consultants address ESG incorporation in your external manager selection, appointment and/or monitoring processes. ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes Listed equity - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process
Ass	✓ We do ✓ We ad ✓ We do	Fixed income - SSA dress ESG incorporation. not do ESG incorporation. Cash dress ESG incorporation. Description and to ESG incorporation. Select the externally managed assets classes in which you and/or your investment consultants address ESG incorporation in your external manager selection, appointment and/or monitoring processes. ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes Listed equity - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We incorporate ESG into our external manager monitoring process We do not do ESG incorporation
Ass	✓ We do ✓ We ad ✓ We do	Fixed income - SSA dress ESG incorporation. not do ESG incorporation. Cash dress ESG incorporation. Description of the externally managed assets classes in which you and/or your investment consultants address ESG incorporation in your external manager selection, appointment and/or monitoring processes. ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes Listed equity - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We incorporate ESG into our external manager appointment process We do not do ESG incorporation Fixed income - SSA - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes
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List	✓ We do ✓ We ad ○ We do 2 set class	Fixed income - SSA dress ESG incorporation. not do ESG incorporation. Cash dress ESG incorporation. Cash dress ESG incorporation. Select the externally managed assets classes in which you and/or your investment consultants address ESG incorporation in your external manager selection, appointment and/or monitoring processes. ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes Listed equity - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We incorporate ESG into our external manager monitoring process We do not do ESG incorporation Fixed income - SSA - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager monitoring process We do not do ESG incorporation

Fixed income - corporate (financial)	Fixed income - corporate (financial) - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We incorporate ESG into our external manager monitoring process We do not do ESG incorporation
Fixed income - corporate (non- financial)	Fixed income - corporate (non-financial) - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We incorporate ESG into our external manager monitoring process We do not do ESG incorporation
Private equity	Private equity - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We incorporate ESG into our external manager monitoring process We do not do ESG incorporation
Property	Property - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We incorporate ESG into our external manager monitoring process We do not do ESG incorporation
Infrastructure	Infrastructure - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We incorporate ESG into our external manager monitoring process We do not do ESG incorporation
Hedge funds	Hedge funds - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We incorporate ESG into our external manager monitoring process We do not do ESG incorporation
Forestry	Forestry - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We incorporate ESG into our external manager monitoring process We do not do ESG incorporation
Farmland	Farmland - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We incorporate ESG into our external manager monitoring process We do not do ESG incorporation

We incorporate ESG into our external manager selection process Other (1) ☑ We incorporate ESG into our external manager appointment process lacktriangledown We incorporate ESG into our external manager monitoring process ☐ We do not do ESG incorporation Provide a brief description of how your organisation includes responsible investment considerations in your investment manager selection, appointment and monitoring processes. As part of any initial assessment of a new fund manager, ESG considerations are embedded into the RFP and Due Diligence processes. The Head of ESG and Investment Team will ensure that the manager has robust RI policies in place, and where any related processes are identified as requiring strengthening, secure a commitment on the part of the manager to work with us to do so. Through our in-house Manager reporting system, we monitor and record the ESG performance of all our external Fund Managers on an ongoing basis. These records are reviewed by a senior member of the Investment Team alongside the Head of ESG, and are regularly presented to our Assets and Liabilities Committee, Investment Committee and Executive Committee, throughout the year. General 00 12.1 $Below\ are\ all\ applicable\ modules\ or\ sections\ you\ may\ report\ on.\ Those\ which\ are\ mandatory\ to\ report\ (asset\ classes\ representing\ 10\%)$ or more of your AUM) are already ticked and read-only. Those which are voluntary to report on can be opted into by ticking the box. ☑ Organisational Overview ✓ Strategy and Governance RI implementation directly or via service providers Direct - Listed Equity active ownership ✓ Engagements ✓ (Proxy) voting ✓ Fixed income - SSA RI implementation via external managers Indirect - Selection, Appointment and Monitoring of External Managers ✓ Listed Equities Fixed income - SSA Fixed income - Corporate (financial) **☑** Fixed income - Corporate (non-financial) ☑ Private Equity ✓ Property ☑ Infrastructure Closing module ☑ Closing module Provide a breakdown of your internally managed fixed income securities by active and passive strategies Passive Active - quantitative Active - fundamental & others Total internally managed fixed income security Туре O >50% **✓** >50% O >50% O 10-50% O 10-50% O 10-50% 100% SSA O <10% O <10% O <10% **✓** 0% O 0% **✓** 0% Additional information. [Optional] We actively track our liability benchmark using predominately gilts Mandatory Descriptive General Indicate the approximate (+/- 5%) breakdown of your SSA investments, by developed markets and emerging markets.

Other (1) - ESG incorporation addressed in your external manager selection, appointment and/or monitoring



	Mandatory	Core Assessed	General
G 01.1	Indicate if you have an investment policy that covers	your responsible investment approach.	
✓ Y	/es		
	SG 01.2 Indicate the components/types and coverage	of control line	
		T	
	Policy components/types	Coverage by AUM	
	Policy setting out your overall approach		
	Formalised guidelines on environmental factors		
	Formalised guidelines on social factors		
	Formalised guidelines on corporate governance factors		
	Fiduciary (or equivalent) duties	✓ Applicable policies cover all AUM	
	Asset class-specific RI guidelines	O Applicable policies cover a majority of AUM	
	Sector specific RI guidelines	O Applicable policies cover a minority of AUM	
	Screening / exclusions policy		
	☑ Engagement policy		
	✓ (Proxy) voting policy		
	Other, specify (1)		
	Other, specify(2)		
	SG 01.3 Indicate if the investment policy covers any of	the following	
	Your organisation's definition of ESG and/or responsible inv	restment and it's relation to investments	
	✓ Your investment objectives that take ESG factors/real economics	omy influence into account	
	Time horizon of your investment		
	$f oldsymbol{arphi}$ Governance structure of organisational ESG responsibilities	3	
	✓ ESG incorporation approaches		
	▼ Active ownership approaches		
	☑ Reporting		
	☑ Climate change		
	$oldsymbol{arphi}$ Understanding and incorporating client / beneficiary sustain	nability preferences	
	Other RI considerations, specify (1)		
	Other RI considerations, specify (2)		

SG 01.4

Describe your organisation's investment principles and overall investment strategy, interpretation of fiduciary (or equivalent) duties, and how they consider ESG factors and real economy impact.

The PPF's primary mission is to have sufficient funds to pay compensation to current and future members. As a long-term, cross-generational investor, it is critical that we consider all potential risks over the entire time horizon of these liabilities. The Board of the PPF strongly believes that integrating material ESG risks and seeking to exploit ESG opportunities in a responsible way will protect and enhance the value of its assets. Fundamentally, we look to achieve this through engaging with managers and issuers, rather than divesting.

Our core responsible investment beliefs are:

- 1. By acting as a responsible and vigilant asset owner, we can protect and enhance the value of our investments.
- Environmental, social and governance (ESG) factors can have an impact on the performance of our investments, and the management of ESG risks and exploitation of ESG opportunities can, particularly for a portfolio-wide issue like climate change, add value to our portfolio.

The Board strives to integrate the consideration of ESG-related risks and opportunities across all asset classes and markets in which it invests, and expects its fund managers to integrate relevant ESG factors into investment analysis and decision-making processes and demonstrate active stewardship.

SG 01.5

Provide a brief description of the key elements, any variations or exceptions to your investment policy that covers your responsible investment approach. [Optional]

The Board of the PPF employs a Responsible Investment (RI) framework that integrates ESG risks and opportunities across existing business functions, with an essential focus on risk management. The PPF's core RI beliefs and our Statement of Investment Principles (SIP) inform the RI framework, which consists of four pillars, focusing on (i) Governance and Accountability of our approach to RI, (ii) Strategic Direction & Policies, (iii) Risk Management of RI issues, (iv) RI Metrics and Transparency.

Underneath this framework, there are three strategies of particular focus around Climate Change, Stewardship and Reporting and communications.

The PPF is committed to integrating RI criteria/ESG considerations across all investments through incorporation into its RFPs/tenders, manager selection criteria, operational due diligence, contractual agreements, on-going monitoring, engagement & voting, and reporting. Expectations of RI considerations vary from asset class to asset class, depending on relevance and current best practice. As part of the appointment process of our external agents, we include RI due diligence, and upon selection, we ensure that appropriate clauses on RI are incorporated into investment management agreements, side letters, etc. to communicate our RI expectations formally at the outset.

On-going monitoring and scoring of manager mandates

We are dedicated to monitoring how well our fund managers integrate ESG factors into their investment analysis and decision-making processes. Our in-house investment team uses a RI rating to help monitor our external fund managers. This RI rating forms part of a wider, integrated, performance-monitoring framework which includes other equally weighted qualitative factors and a quantitative performance assessment. We rate our fund managers' approach to RI across a number of key performance areas, such as alignment, ESG integration, stewardship, resources and reporting. Our red, amber or green rating is specific to asset class and strategy. All our fund managers are required to report their RI issues

alongside their investment performance, and RI is a standing agenda item in manager meetings. We have internal guidance documents or policies which set out our expectations of managers in various asset classes. These are updated as best practices emerge in the market, and their main purpose is to guide our investment team in forming an RI opinion of a manager, and to help establish specific proposals for improvement or development that may lead to a ratings upgrade. These documents are not public, but for the use of the team only.

At an individual fund level, ESG risks (including climate-related) are identified and assessed internally using monitoring processes, tools, data and systems, to help inform areas of engagement, such as discussions with our external fund managers, and other engagement initiatives or collaborations

Collaborative efforts to improve or set RI standards across asset classes

Internally within the PPF we continue to develop our internal RI ratings framework and external fund manager engagement across the wide range of asset classes we invest in, focussing on improving ESG risk mitigation and reporting by our fund managers. We also continue to engage with industry peers on their experiences, and our Head of ESG has recently been appointed to the PRI's Infrastructure Advisory Committee.

Exercising our ownership rights such as shareholder rights and votes on advisory committees

We believe that voting our shares and engaging with companies are part of our oversight role in relation to the companies in which we invest. Exercising our shareholder rights is not an end in itself but an essential means of ensuring that boards are accountable, and are fulfilling their stewardship obligations to shareholders, including the delivery of long-term value. To vote the PPF's shares cost-efficiently across a growing global listed equity portfolio, we appoint external agents who also monitor portfolio companies for ESG risks, and where concerns arise, engage with company management. For our segregated portfolios, we use an overlay service. Due to current operational barriers to extracting voting rights from our pooled equity funds, we outsource stewardship activities in relation to these funds to the relevant managers. We actively monitor the voting and engagement activities throughout the year, and work with our agents to improve the quality and quantity of their stewardship activities globally.

The PPF has published its Statement of Compliance with the UK Stewardship Code. This Code aims to improve the quality of engagement between investors and companies to help maximise long-term returns to shareholders, as well as to improve and strengthen corporate governance. The PPF is listed as a signatory to the UK Stewardship Code on the Financial Reporting Council's website.

Reporting and Transparency

☐ Attachment (will be made public)

Fiduciary (or equivalent) duties

☑ URL

O No

The Investment Team reports regularly to our internal Board and investment-related committees, and engages in ongoing training and education across the organisation. Externally, the PPF strives to be transparent on its RI activities. Information is available on our website, including our Annual Report and quarterly reports on the voting and engagement activities carried out on our behalf.

Private Mandatory PRI 6 Indicate which of your investment policy documents (if any) are publicly available. Provide a URL and an attachment of the document. Policy setting out your overall approach **☑** URL https://www.ppf.co.uk/responsible-investment ☐ Attachment (will be made public) lacktriangledown Formalised guidelines on environmental factors ✓ URI $https://www.ppf.co.uk/sites/default/files/file-2018-11/ppf_statement_of_investment_principles_booklet.pdf$ Attachment (will be made public) Formalised guidelines on social factors ✓ URI https://www.ppf.co.uk/sites/default/files/file-2018-11/ppf_statement_of_investment_principles_booklet.pdf ☐ Attachment (will be made public) Formalised guidelines on corporate governance factors

10 TRANSPARENCY

https://www.ppf.co.uk/sites/default/files/file-2018-11/ppf_statement_of_investment_principles_booklet.pdf

	https://www.ppt.co.uk/wno-we-are
	☐ Attachment (will be made public)
	Asset class-specific RI guidelines
	Sector specific RI guidelines
	Screening / exclusions policy
V	Engagement policy
	URL/Attachment
	☑ URL
	https://www.ppf.co.uk/sites/default/files/file-2018-11/ppf_statement_of_investment_principles_booklet.pdf
	☐ Attachment (will be made public)
•	(Proxy) voting policy
	URL/Attachment
	♂ URL
	https://www.ppf.co.uk/sites/default/files/file-2018-11/ppf_statement_of_investment_principles_booklet.pdf
	Attachment (will be made public)
	We do not publicly disclose our investment policy documents
02.:	Indicate if any of your investment policy components are publicly available. Provide URL and an attachment of the document.
	Your organisation's definition of ESG and/or responsible investment and it's relation to investments
•	Your organisation's definition of ESG and/or responsible investment and it's relation to investments
	URL/Attachment
	∀ URL
	https://www.ppf.co.uk/responsible-investment
	Attachment
_	
Y	Your investment objectives that take ESG factors/real economy influence into account
	URL/Attachment
	♥ URL
	https://ppf.co.uk/sites/default/files/file-2018-11/ppf_statement_of_investment_principles_booklet.pdf
	☐ Attachment
\checkmark	Time horizon of your investment
	URL/Attachment
	☑ URL
	https://ppf.co.uk/sites/default/files/file-2018-11/ppf_statement_of_investment_principles_booklet.pdf
	☐ Attachment
\checkmark	Governance structure of organisational ESG responsibilities
	URL/Attachment
	☑ URL
	https://ppf.co.uk/sites/default/files/file-2018-11/ppf_statement_of_investment_principles_booklet.pdf
	☐ Attachment
⊻	ESG incorporation approaches
	URL/Attachment
	☑ URL
	https://ppf.co.uk/sites/default/files/file-2018-11/ppf_statement_of_investment_principles_booklet.pdf
	☐ Attachment
✓	Active ownership approaches
_	
	URL/Attachment
	♥ URL
	https://ppf.co.uk/sites/default/files/file-2018-11/ppf_statement_of_investment_principles_booklet.pdf
	Attachment
_ <u>`</u>	
\checkmark	Reporting
	URL/Attachment
	J. L. / Miconimoni

		☑ URL		
		https://www.ppf.co.uk/responsible-investment		
	•	☐ Attachment Climate change		
	· ·	Climate change		
		URL/Attachment		
		☑ URL		
		https://www.ppf.co.uk/sites/default/files/file-2018	8-11/ppf_statement_of_investment_principles_booklet.pdf	
		☐ Attachment		
		Understanding and incorporating client / beneficiary susta	inability preferences	
		We do not publicly disclose any investment policy compon	ents	
	SG 02.	Additional information [Optional].		
	con issu (wh Whe clas	npanies and fund managers across a number of asset class ued by PRI or other organisations, but at least annually. The to assess each strategy against our RI expectations) and in en communicating our expectations to managers, the feedl sses is scarce, and is still developing, but we provide our fur	on documents, including those that describe our RI minimum expecta ses. These are reviewed and updated periodically, e.g. when new best purpose of these documents is to guide the ratings decision of invest form our due diligence process and requirement for incorporating ESI pack is tailored to the areas where we see need for improvement. Best and managers with a description of our ratings processes, which is avait, which will be made publicly available once approved. We are also coble once approved.	practice guidelines are tment team members G into fund terms, etc. practice in some asset ilable on our website.
SG 0		Mandatory	Core Assessed	General
360	J	Ivialidatory	Core Assessed	General
	SG 03.	Indicate if your organisation has a policy on	managing potential conflicts of interest in the investment process.	
	~	Yes		
		SG 03.2 Describe your policy on managing po	stential conflicts of interest in the investment process.	
	0	the pension fund of that same company. We adopt an proposed by our voting agent, and to this end review agent has suitable expertise, policies, research and resultance. Therefore, where conflicts of interest arise, we will not	we arisen to date) is where we are shareholders of a company and also arms length approach to such conflicts: while we reserve the right to voting proposals ahead of AGMs, we are generally satisfied that our voting proposals are carry out stewardship activities on a day to day basis on or influence or override the voting decision of our agent.	amend any votes oting and engagement
1 1				
00.0	,			
SG 0		Voluntary	Descriptive	General
P	rivate			
	rivate	Voluntary Mandatory	Descriptive Gateway/Core Assessed	General
SG 0	rivate	Mandatory		General
SG 0	rivate 5 SG 05.	Mandatory	Gateway/Core Assessed	General
SG 0	sg 05.	Mandatory Indicate if and how frequently your organisa	Gateway/Core Assessed	General
SG 0	sg 05.	Mandatory Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually	Gateway/Core Assessed	General
SG 0	SG 05.	Mandatory Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually	Gateway/Core Assessed	General
SG 0	sg 05.	Mandatory Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually Ad-hoc basis	Gateway/Core Assessed	General
SG 0	sg 05.	Mandatory Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually Ad-hoc basis It is not set/reviewed	Gateway/Core Assessed	General
SG 0	sg 05.	Mandatory Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually Ad-hoc basis It is not set/reviewed Additional information. [Optional]	Gateway/Core Assessed tion sets and reviews objectives for its responsible investment activit	General ies.
SG 0	SG 05.	Mandatory Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually Ad-hoc basis It is not set/reviewed Additional information. [Optional] have an independent Board that sets out our business strach are reviewed and reported on at least annually. Developing	Gateway/Core Assessed	General ies. beliefs and policies, or the Board's Investment
SG 0	SG 05. SG 05. We whith Corrapp The strain Investigation of the strain	Mandatory Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually Ad-hoc basis It is not set/reviewed Additional information. [Optional] have an independent Board that sets out our business strach are reviewed and reported on at least annually. Developmentitee, but the Board does provide direct steer in some are slied to our investments. Chief Investment Officer (CIO) is responsible for the invest stegy is reviewed annually, with quarterly updates to the Investment Team and the Head of ESG. Oversight of our investments.	Gateway/Core Assessed tion sets and reviews objectives for its responsible investment activit stegy and plan, and has oversight of the PPF's responsible investment ment and maintenance of the RI principles and policies is delegated to	General ies. beliefs and policies, the Board's Investment of minimum standards e responsible investments in the hands of our
SG 0	SG 05. SG 05. We white Correspond to the stread investigation of the stread in the s	Mandatory Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually Ad-hoc basis It is not set/reviewed Additional information. [Optional] have an independent Board that sets out our business strach are reviewed and reported on at least annually. Developmentitee, but the Board does provide direct steer in some are slied to our investments. Chief Investment Officer (CIO) is responsible for the invest stegy is reviewed annually, with quarterly updates to the Investment Team and the Head of ESG. Oversight of our investments.	tion sets and reviews objectives for its responsible investment activition sets and reviews objectives for its responsible investment activition sets and plan, and has oversight of the PPF's responsible investment ment and maintenance of the RI principles and policies is delegated to eas, e.g. on corporate governance priorities and on the consideration of the strategy which includes our responsible investment strategy. The restment Committee. The day-to-day implementation of the strategy is ments is delegated to our Asset and Liability Committee (an executive	General ies. beliefs and policies, the Board's Investment of minimum standards e responsible investments in the hands of our
SG 0	SG 05. SG 05. We white Correspond to the stread investigation of the stread in the s	Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually Ad-hoc basis It is not set/reviewed Additional information. [Optional] have an independent Board that sets out our business strace of are reviewed and reported on at least annually. Developmenties, but the Board does provide direct steer in some ar lied to our investments. Chief Investment Officer (CIO) is responsible for the invest steey is reviewed annually, with quarterly updates to the Investment Team and the Head of ESG. Oversight of our invest udes the quarterly review of the Responsible Investment per	tion sets and reviews objectives for its responsible investment activition sets and reviews objectives for its responsible investment activition sets and plan, and has oversight of the PPF's responsible investment ment and maintenance of the RI principles and policies is delegated to eas, e.g. on corporate governance priorities and on the consideration of ment strategy which includes our responsible investment strategy. The restment Committee. The day-to-day implementation of the strategy is ments is delegated to our Asset and Liability Committee (an executive erformance and compliance of our external investment managers.	beliefs and policies, on the Board's Investment of minimum standards are responsible investment is in the hands of our ecommittee). This
SG 0	SG 05. SG 05. We whith Corrapp The stranger includes the strange	Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually Ad-hoc basis It is not set/reviewed Additional information. [Optional] have an independent Board that sets out our business strace of are reviewed and reported on at least annually. Developmenties, but the Board does provide direct steer in some ar lied to our investments. Chief Investment Officer (CIO) is responsible for the invest steey is reviewed annually, with quarterly updates to the Investment Team and the Head of ESG. Oversight of our invest udes the quarterly review of the Responsible Investment per	tion sets and reviews objectives for its responsible investment activition sets and reviews objectives for its responsible investment activition sets and plan, and has oversight of the PPF's responsible investment ment and maintenance of the RI principles and policies is delegated to eas, e.g. on corporate governance priorities and on the consideration of ment strategy which includes our responsible investment strategy. The restment Committee. The day-to-day implementation of the strategy is ments is delegated to our Asset and Liability Committee (an executive erformance and compliance of our external investment managers.	beliefs and policies, on the Board's Investment of minimum standards are responsible investment is in the hands of our ecommittee). This
SG 0	SG 05. SG 05. We while Correspond in the strate in column of the strate in c	Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually Ad-hoc basis It is not set/reviewed Additional information. [Optional] have an independent Board that sets out our business strach are reviewed and reported on at least annually. Developr mailed to our investments. Chief Investment Officer (CIO) is responsible for the invest stegy is reviewed annually, with quarterly updates to the Investment Team and the Head of ESG. Oversight of our invest udes the quarterly review of the Responsible Investment per Voluntary Mandatory	tion sets and reviews objectives for its responsible investment activities and plan, and has oversight of the PPF's responsible investment ment and maintenance of the RI principles and policies is delegated to eas, e.g. on corporate governance priorities and on the consideration of the strategy which includes our responsible investment strategy. The vestment Committee. The day-to-day implementation of the strategy implements is delegated to our Asset and Liability Committee (an executive enformance and compliance of our external investment managers. Descriptive Core Assessed	beliefs and policies, of the Board's Investment of minimum standards are responsible investment in the hands of our ecommittee). This
SG 0	SG 05. SG 05. We whith Corrapp The stranger includes the strange	Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually Ad-hoc basis It is not set/reviewed Additional information. [Optional] have an independent Board that sets out our business strach are reviewed and reported on at least annually. Developr mailed to our investments. Chief Investment Officer (CIO) is responsible for the invest stegy is reviewed annually, with quarterly updates to the Investment Team and the Head of ESG. Oversight of our invest udes the quarterly review of the Responsible Investment per Voluntary Mandatory	tion sets and reviews objectives for its responsible investment activition sets and reviews objectives for its responsible investment activition sets and plan, and has oversight of the PPF's responsible investment ment and maintenance of the RI principles and policies is delegated to eas, e.g. on corporate governance priorities and on the consideration of ment strategy which includes our responsible investment strategy. The restment Committee. The day-to-day implementation of the strategy intenents is delegated to our Asset and Liability Committee (an executive erformance and compliance of our external investment managers. Descriptive Core Assessed Sed by your organisation, and indicate for each whether they have over	beliefs and policies, of the Board's Investment of minimum standards are responsible investment in the hands of our ecommittee). This
SG 0	SG 05. SG 05. We while Correspond in the strate in column of the strate in c	Indicate if and how frequently your organisa Quarterly or more frequently Biannually Annually Less frequently than annually Ad-hoc basis It is not set/reviewed Additional information. [Optional] have an independent Board that sets out our business strach are reviewed and reported on at least annually. Develop more the Board does provide direct steer in some an alided to our investments. Chief Investment Officer (CIO) is responsible for the invest ategy is reviewed annually, with quarterly updates to the Investment Team and the Head of ESG. Oversight of our invest under the quarterly review of the Responsible Investment per Voluntary Mandatory Indicate the internal and/or external roles us	tion sets and reviews objectives for its responsible investment activition sets and reviews objectives for its responsible investment activition sets and plan, and has oversight of the PPF's responsible investment ment and maintenance of the RI principles and policies is delegated to eas, e.g. on corporate governance priorities and on the consideration of ment strategy which includes our responsible investment strategy. The restment Committee. The day-to-day implementation of the strategy intenents is delegated to our Asset and Liability Committee (an executive erformance and compliance of our external investment managers. Descriptive Core Assessed Sed by your organisation, and indicate for each whether they have over	beliefs and policies, of the Board's Investment of minimum standards are responsible investment in the hands of our ecommittee). This

✓ Oversight/accountability for responsible investment
☐ Implementation of responsible investment
☐ No oversight/accountability or implementation responsibility for responsible investment
✓ Internal Roles (triggers other options)
Select from the below internal roles
Chief Executive Officer (CEO), Chief Investment Officer (CIO), Chief Operating Officer (COO), Investment Committee
☑ Oversight/accountability for responsible investment
✓ Implementation of responsible investment
☐ No oversight/accountability or implementation responsibility for responsible investment
Other Chief-level staff or head of department, specify
✓ Portfolio managers
✓ Oversight/accountability for responsible investment
✓ Implementation of responsible investment
☐ No oversight/accountability or implementation responsibility for responsible investment
☐ Investment analysts
☑ Dedicated responsible investment staff
✓ Oversight/accountability for responsible investment
✓ Implementation of responsible investment
☐ No oversight/accountability or implementation responsibility for responsible investment
☐ Investor relations
Other role, specify (1)
Other role, specify (2)
☑ External managers or service providers
✓ Oversight/accountability for responsible investment
✓ Implementation of responsible investment
☐ No oversight/accountability or implementation responsibility for responsible investment

SG 07.2

Private

For the roles for which you have RI oversight/accountability or implementation responsibilities, indicate how you execute these responsibilities.

We have an independent Board which sets out our business strategy and plan, and provides oversight and steer on the PPF's responsible investment framework and beliefs, which are reviewed annually as a minimum. The Board usually delegates the development and maintenance of the PPF's RI framework and beliefs and determining the overall approach to ESG risk management of the Fund's investments to the Board's Investment Committee, but the Board does provide direct steer where issues are considered, for example on corporate governance priorities and on the consideration of minimum standards in our investments.

The Investment Committee develops the PPF's investment principles and strategic approach to investment, including developing and maintaining the Fund's RI principles and policies, and determining the overall approach to ESG risk management of the Fund's investments, as well as approving any new RI policies, and reviewing the existing principles and policies annually. The Asset and Liability Committee is responsible for overseeing the day-to-day implementation of the Fund's investment strategy and the Statement of Investment Principles (SIP), and regularly reviewing the Responsible Investment performance of our external investment managers. The Asset & Liability Committee provides ongoing review of RI/ESG risks in the PPF's investments and effective implementation.

The Chief Investment Officer, as part of the Executive Committee, is responsible for investing the assets of the PPF in accordance with the Board's SIP, including RI & Corporate Governance. The CIO has responsibility for the Head of ESG who provides support and expertise on RI, oversees appropriate implementation of the RI framework, engages with external managers and service providers, monitors investments for ESG risks and opportunities (including climate change) across asset classes, measures progress and stewardship activities (such as engagement and voting), tracks industry/regulatory developments and oversees reporting to relevant stakeholders. The CIO also has responsibility for the Portfolio Managers within the investment team, who ensure adherence to the RI framework and integration of ESG for their relevant asset classes on a day-to-day basis. The PPF employs a dedicated team of experienced investment professionals. Team members have diverse backgrounds thereby mitigating the risk of "group think". Team members are encouraged to develop their skills within a particular area of investment field working on a range of investment projects.

The investment strategy is designed to be robust to changes in the capital market environment, and as part of this, our responsible investment strategy contributes to risk mitigation but also considers where opportunities might exist. The PPF seeks to utilise a diverse range of investment levers to ensure that the return per unit risk is maximised while respecting the long term targets set out in the Statement of Investment Principles. Value is added through active manager selection, tactical asset allocation, portfolio construction and efficient implementation. A rigorous process is used to gather the data on which these decisions are based and proprietary systems are used to track the information. The team meets with fund managers at regular intervals and formally evaluates the managers' ability to deliver on their agreed performance targets. Managers are evaluated on various criteria: Organisational Stability, Calibre of Personnel, Investment Process, Alignment with PPF Responsible Investment Principles and ESG Integration, Risk and Performance. An external Engagement and Voting specialist is used to support the PPF as an active owner, but our external fund managers are also expected to demonstrate active stewardship when managing our assets on behalf of the PPF.

SG 07.3 Indicate the number of dedicated responsible investment staff your organisation has.

SG 07 CC Voluntary Descriptive General

3	Voluntary		Additional Assessed	General
ivate				
)	Mandatory		Core Assessed	PRI 4,5
SG 09.1	Selec	et the collaborative organisation and/or initiatives of which you	ur organisation is a member or in which it participated duri	ing the
		ting year, and the role you played.		
⊻ Pri	nciples for Respo	onsible Investment		
		Your organisation's role in the initiative during the reporting	period (see definitions)	
	Moderate			
		Provide a brief commentary on the level of your organisation	n's involvement in the initiative. [Optional]	
	joining initiative directly engagir feedback on the initiatives.	Asset Owner roundtables, attending events and webinars throses such as the ESG integration into Credit Ratings, the Open let no with one of the index providers), the Asset Owner Responsive 2 degrees alignment PACTA tool ahead of its launch, support	tter to index providers on controversial weapons (where with the Tax practices, the coordinated response to Vale, provide thing the Transition Pathway Initiative and Climate Action 1	e will be ding input and
		ust been appointed to the PRI's Infrastructure Advisory Commi	ittee.	
_	·	overnance Association		
		of Superannuation Investors		
	IC – La Commiss			
R BA	CA – Responsibl	e Investment Advisory Board		
		Your organisation's role in the initiative during the reporting	period (see definitions)	
	Basic			
		Provide a brief commentary on the level of your organisation	n's involvement in the initiative. [Ontional]	
	We have recent	ly become a member of the BVCA.		
▼ CD	P Climate Chang	8		
		Your organisation's role in the initiative during the reporting	period (see definitions)	
	Moderate			
		Provide a brief commentary on the level of your organisation	n's involvement in the initiative. [Ontional]	
	The PPF is an ir	nvestor member and we engage Hermes EOS to work collabor		s/initiative
	P Forests	Wester member and we engage hermes 200 to work conduction	dively with obj. Similate Shange Shoon mon workstream	o, iiiitidti ve
▼ CD	P Forests			
		Your organisation's role in the initiative during the reporting	period (see definitions)	
	Basic			
		Provide a brief commentary on the level of your organisation	n's involvement in the initiative [Ontional]	
	The DDE is an in	nvestor member	in a involvement in the initiative. [optional]	
G*		ivestor member		
CD	P Water			
		Your organisation's role in the initiative during the reporting	period (see definitions)	
	Moderate			
		Provide a brief commentary on the level of your organisation	n'a involvement in the initiative [Ontional]	
	TI DDE:			
		gnatory and we engage Hermes EOS to work collaboratively w	vith CPD water on common workstreams/initiatives.	
✓ CF.	A Institute Centre	e for Financial Market Integrity		
		Your organisation's role in the initiative during the reporting	period (see definitions)	
	Basic	3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	, , , , , , , , , , , , , , , , , , , ,	
	2000		and the second second	
		Provide a brief commentary on the level of your organisation		
	The Head of ES	GG joined a CFA Institute roundtable on ESG topics in October 2	2018.	
☐ Co	de for Responsib	le Investment in SA (CRISA)		
☐ Co	de for Responsib	le Finance in the 21st Century		
☐ Co	uncil of Institutio	nal Investors (CII)		
☐ Eur	medion			
☐ Ext	ractive Industrie	s Transparency Initiative (EITI)		
☐ ES	G Research Aust	ralia		
☐ Inv	est Europe Resp	onsible Investment Roundtable		
☐ Glo	bal Investors Go	overnance Network (GIGN)		
	hallmanaat Inva	ating Naturals (CIIN)		

~	Global Real Estate Sustainability Benchmark (GRESB)
	Vaur arganization's rale in the initiative during the reporting period (see definitions)
	Your organisation's role in the initiative during the reporting period (see definitions)
	Basic
	Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]
	The PPF is currently considering how the GRESB initiative can provide support on understanding ESG practices within real estate and infrastructure.
	Green Bond Principles
\checkmark	Institutional Investors Group on Climate Change (IIGCC)
	Your organisation's role in the initiative during the reporting period (see definitions)
	Moderate
	Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]
	The PPF is a signatory and has attended AGMs, webinars and other events hosted by the IIGCC.
	Interfaith Center on Corporate Responsibility (ICCR)
	International Corporate Governance Network (ICGN)
	Investor Group on Climate Change, Australia/New Zealand (IGCC)
	International Integrated Reporting Council (IIRC)
	Investor Network on Climate Risk (INCR)/CERES
	Local Authority Pension Fund Forum
	Principles for Sustainable Insurance
∵	
•	
	UKSIF
	Your organisation's role in the initiative during the reporting period (see definitions)
	Moderate
	Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]
	We are a member of UKSIF
	Responsible Finance Principles in Inclusive Finance
	Shareholder Association for Research and Education (Share)
\checkmark	United Nations Environmental Program Finance Initiative (UNEP FI)
	Your organisation's role in the initiative during the reporting period (see definitions)
	Basic
	Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]
	The PPF reviews the activities and reports from the UNEP FI initiative
\checkmark	United Nations Global Compact
	Your organisation's role in the initiative during the reporting period (see definitions)
	Moderate
	Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]
	The PPF reviews the activities and reports from the UN GC initiative, and monitors its investments for risks relating to the core principles.
\checkmark	Other collaborative organisation/initiative, specify
	UK pension fund RI roundtable
	Your organisation's role in the initiative during the reporting year (see definitions)
	Advanced
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]
	The PPF has been an active contributor to this initiative in 2018
\checkmark	Other collaborative organisation/initiative, specify
	The Transparency Task Force (TTF)
	Your organisation's role in the initiative during the reporting year (see definitions)
	Moderate
	Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]
	The PPF has worked closely with the TTF since joining in late 2018, and contributed to recent consultation responses organised by the initiative
F.	
•	Other collaborative organisation/initiative, specify
	International Limited Partners Association (ILDA)

		Your organisation's role in the initiative	during the reporting year (see definitions)	
	Moderate			
		Provide a brief commentary on the level	l of your organisation's involvement in the initiative. [Optional]	
			ance the interests of private equity Limited Partners) is broader	than RI, it does provide a
	1	an RI debate, including through its strong for	cus on good governance in partnerships.	
	Other collaborativ	ve organisation/initiative, specify		
SG 09.2	Mandator	ry to Report, Voluntary to Disclose	Descriptive	PRI 1
Private				
	Mandato	ry	Core Assessed	PRI 4
SG 10	1 Ind	licate if your organization promotes respons	sible investment, independently of collaborative initiatives.	
	Yes	icate if your organisation promotes respons	note investment, independently of conaborative initiatives.	
•	res			
	SG 10.2		has taken to promote responsible investment independently of attributing to the objectives of the selected action and the typica	
	■ Drovidod	7 - 7	uses (this includes poor to poor DI gupport) Vous adjustion or t	raining may be for aliente
		r or supported education of training programi managers, actuaries, broker/dealers, investm	imes (this includes peer to peer RI support) Your education or to nent consultants, legal advisers etc.)	raining may be for clients,
	Dloo	Description	2010.2	
	Plea	se see the additional information provided in	15610.3.	
		Frequency of contribution		
		Quarterly or more frequently		
		Biannually Annually		
		Less frequently than annually		
		Ad hoc		
	0 (Other		
	☐ Provided	financial support for academic or industry re	research on responsible investment	
	☐ Provided	input and/or collaborated with academia or	n RI related work	
	☑ Encouraç	ged better transparency and disclosure of res	esponsible investment practices across the investment industry	r
		Description		
	Plea	se see the additional information provided in	n SG 10.3.	
		Frequency of contribution		
	0 (Quarterly or more frequently		
	_	Biannually		
	O A	Annually		
	Ο ι	Less frequently than annually		
	✓ /	Ad hoc		
	0 0	Other		
	☑ Spoke pu	ublicly at events and conferences to promote	e responsible investment	
		Description		
	We h	nave a few events coming up very shortly wh	nereby the Head of ESG will be a speaker/panellist.	
		Frequency of contribution		
	0 (Quarterly or more frequently		
		Biannually		
	0 /	Annually		
	O 1	Less frequently than annually		
	✓ /	Ad hoc		
	0 (Other		
	☐ Wrote an	nd published in-house research papers on res	sponsible investment	
	☑ Encouraç	ged the adoption of the PRI		
		Description		
	Thro		gagements with Fund Managers we strongly encourage PRI ac	doption
		Frequency of contribution		

O Biannually
O Annually
O Less frequently than annually
O Ad hoc
O Other
Responded to RI related consultations by non-governmental organisations (OECD, FSB etc.)
Description
TCFD, EU Sustainable Action Plan, RI AO callout (Do you or Don't you?)
Frequency of contribution
O Quarterly or more frequently
O Biannually
O Annually
O Less frequently than annually
✓ Ad hoc
O Other
Wrote and published articles on responsible investment in the media
✓ A member of PRI advisory committees/ working groups, specify
Description
Member of PRI Infrastructure Advisory Committee
Frequency of contribution
✓ Quarterly or more frequently
O Biannually
O Annually
O Less frequently than annually
O Ad hoc
O Other
On the Board of, or officially advising, other RI organisations (e.g. local SIFs)
✓ Other, specify
specify description
Transparency Task Force
Description
Member of PISCES sub-committee
Frequency of contribution
✓ Quarterly or more frequently
O Biannually
O Annually
O Less frequently than annually
O Ad hoc
O Other
O No
Describe any additional actions and initiatives that your organisation has taken part in during the reporting year to promote responsible investment [Optional]
In promoting responsible investment in the market place we focus on areas where we wish to see greater alignment with our organisational goals. For example, we meet with asset managers that wish to discuss their RI approaches in more depth or require feedback on aspects of same.
We have had some success in encouraging asset managers to sign up to the PRI. We contribute to selected publications, always with a focus on the practical implementation of the Principles, the challenges that we face, and the solutions we have found. While there are many asset managers interested in our selection and monitoring processes; it is also important to reach out to other passet owners to show and improve heat practice.
our selection and monitoring processes, it is also important to reach out to other asset owners to share and improve best practice. Our engagement service provider, Hermes EOS, has published case studies on its website, participated in academic research, responded to consultations

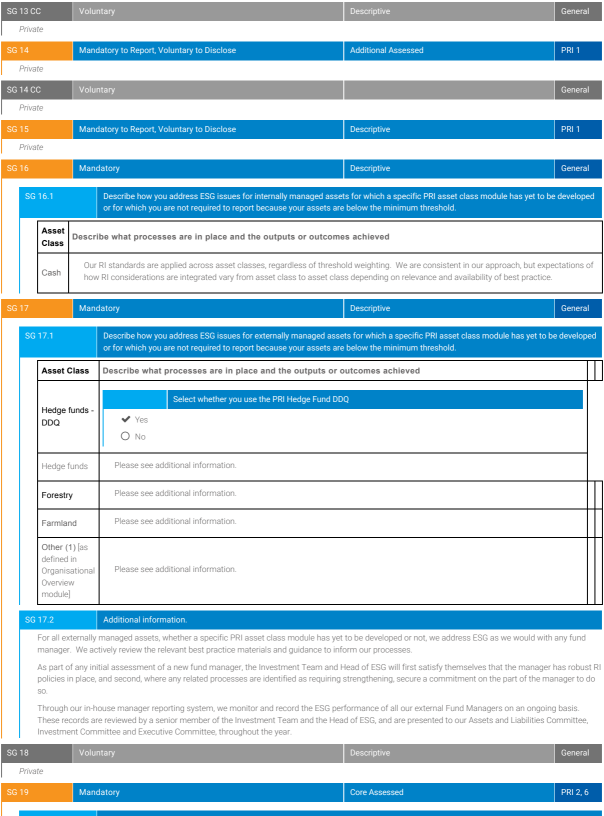
Our er related to responsible investment, and supported the development of stewardship codes. EOS is involved in the following key networks on our behalf.

• Asian Corporate Governance Association (ACGA)

- Assogestioni (Italy)
- Canadian Coalition of Good Governance (CCGG)
- Carbon Disclosure Project
- Council of Institutional Investors (USA)
- Dansif (Denmark)
- DSW (German Shareholder Association)

Eumedion (Netherlands)
 European Investors' Working Group
 Eurosif (Europe)
 FIR (French Social Investment Forum)
 International Corporate Governance Network (ICGN)
 International Investors Group on Climate Change (IIGCC)
 PLSA (UK)
 UKSIF
 UN Environment Finance Initiative (UNEP FI)

SG	11	Voluntary		Additional Assessed	PRI 4,5,6
	Private				
SG	12	Mandatory		Core Assessed	PRI 4
	SG 12.1	Indic	cate whether your organisation uses investment consultants.		
	⊻ Ye	es, we use investr	ment consultants		
	S	G 12.2	Indicate how your organisation uses investment consultant managers.	s in the selection, appointment and/or monitoring of exter	nal
		☐ We use inv	restment consultants in our selection and appointment of exte	rnal managers	
		☐ We use inv	restment consultants in our monitoring of external managers		
		☑ We do not	use investment consultants for selection, appointment and m	onitoring of external managers.	
	S	G 12.4	Indicate whether you use investment consultants for any the components of these services.	e following services. Describe the responsible investment	
		☐ Custodial s	services		
		☐ Investmen	t policy development		
		☐ Strategic a	sset allocation		
		☐ Investmen	t research		
		☑ Other, spec	sify (1)		
			Describe how responsible investment is incorporated	1	
		which	PF's Investment Committee uses investment consulting service includes a dedicated section on RI and Corporate Governance ment consultants on an ad-hoc basis.		
		Other, spec	cify (2)		
		Other, spec	cify (3)		
		☐ None of the	e above		
	□ No	o, we do not use i	investment consultants.		
SG	13	Mandatory		Descriptive	PRI 1
	SG 13.1		cate whether the organisation undertakes scenario analysis an tt class, sector, strategic asset allocation, etc.).	d/or modelling and provide a description of the scenario a	nalysis (by
	☐ Ye	es, to assess futu	re ESG factors		
	☑ Ye	es, to assess futu	re climate-related risks and opportunities		
			Describe		
			duteriewing a range of scenario analysis data and tools that a future risks and opportunities associated with ESG and climat tallocation).		
	□ No	o, not to assess f	uture ESG/climate-related issues		
	SG 13.2		rate if your organisation considers ESG issues in strategic assegraphic markets.	et allocation and/or allocation of assets between sectors c	or
			We do the following		
	C	Allocation bet	ween asset classes		
	С	Determining fi	ixed income duration		
	_	_	assets between geographic markets		
		Sector weight			
	_	☑ Other, specify	·		
		We are revi	ewing scenario analysis data/tools, and how they can potentia	ally assist us in understanding future risks as part of strate	egic asset
	1 1	¬	nsider ESG issues in strategic asset allocation		



SG 1	8		Voluntary		Descriptive	General
P	Private					
SG 1	9		Mandatory		Core Assessed	PRI 2, 6
	SG 19	.1		er your organisation typically discloses asset class ficiaries and the public, and provide a URL to the pu	specific information proactively. Select the frequency of thublic information.	e disclosure
			Selection, A	Appointment and Monitoring		
			Do you	disclose?		
		C) We do not disclose	to either clients/beneficiaries or the public.		
		C) We disclose to clien	ts/beneficiaries only.		
		~	We disclose to the p	public		
				The information disclosed to clients/beneficiaries	is the same	
			✔ Yes			

	sure to public and URL
	Disclosure to public and URL
V	How responsible investment considerations are included in manager selection, appointment and monitoring processes
	Details of the responsible investment activities carried out by managers on your behalf
	E, S and/or G impacts and outcomes that have resulted from your managers' investments and/or active ownership
	Other
Annua	
Annua	,
http	s://www.ppf.co.uk/responsible-investment
	Listed equity - Engagement
	Do you disclose?
O W	e do not disclose to either clients/beneficiaries or the public.
	e disclose to clients/beneficiaries only.
	e disclose to the public
	· · · · · · · · · · · · · · · · · · ·
	The information disclosed to clients/beneficiaries is the same
	✓ Yes
	O No
Disclos	sure to public and URL
	Disclosure to public and URL
V	Details on the overall engagement strategy
_	Details on the selection of engagement cases and definition of objectives of the selections, priorities and specific goals
_	Number of engagements undertaken
_	Breakdown of engagements by type/topic
_	
	Breakdown of engagements by region An assessment of the current status of the progress achieved and outcomes against defined objectives
_	
_	Examples of engagement cases
	Details on eventual escalation strategy taken after the initial dialogue has been unsuccessful (i.e. filing resolutions, issuing a statisting against management, divestment etc.)
	Details on whether the provided information has been externally assured
	Outcomes that have been achieved from the engagement
1	Other information
Quarte	rly or more frequently
http	s://www.ppf.co.uk/responsible-investment
	Listed equity – (Proxy) Voting
	Do you disclose?
<u> </u>	
	e do not disclose to either clients/beneficiaries or the public.
	e disclose to clients/beneficiaries only.
✓ W	e disclose to the public
	The information disclosed to clients/beneficiaries is the same
	✓ Yes
	O No
	ours to public and IIDI
Disclos	sure to public and URL
Disclos	· · · · · · · · · · · · · · · · · · ·
	Disclosure to public and URL
C	· · · · · · · · · · · · · · · · · · ·

L	Quarterly or more frequently
	https://www.ppf.co.uk/responsible-investment
	Fixed income
	Do you disclose?
	We do not disclose to either clients/beneficiaries or the public.
	O We disclose to clients/beneficiaries only.
	✓ We disclose to the public
	The information disclosed to clients/beneficiaries is the same
	✔ Yes
	O No
	Disclosure to public and URL
	Disclosure to public and URL
	✓ Broad approach to RI incorporation
	O Detailed explanation of RI incorporation strategy used
	Annually
	https://www.ppf.co.uk/responsible-investment
	https://www.ppr.co.uk/responsible-investment
	Additional information [Optional]

	Mail	latory						Gall	eway				PKII
AM 01.1		Indicate which of to your listed equity a				n strat	tegies y	ou require	your ex	xternal manager(s)	to implemer	nt on your b	ehalf for all
		Active investm	nent strategies										
Ac	ctive inv	estment strategies	Listed Equity	FI - SSA	A FI	- Corn	orate (financial)	FI - Co	orporate (non-fina	ncial)		
-	reening		∀	✓	∀				∀	o.po.u.o (oa.			
-	nematic												
_	tegration	1	⊌	✓	✓				✓				
<u> </u>	one of the		0										
	or the												
Do	ooiyo in		tment strategies s Listed Equity	_									
-	reening	vestment strategies	S Listed Equity	У									
-	nematic			-									
_			∀	_									
-	tegration			_									
INC	one of the	э ароvе											
2	Mand	datory						Core	e Asses	ssed			PRI 1
M 02.1		Indicate what RI-re managers	lated information	on your o	rganis	sation	typical	ly covers ir	the m	ajority of selection	documenta	tion for you	r external
				LE	FI SS		FI - Cor (financ			Corporate (non-	Private equity	Property	Infrastruct
		on's investment stra	itegy and how E	ESG 🗹	✓		∀	101)	€		∀	₹	∀
	ves relate	on requirements		✓	✓	, (Y		∀		⋖	€	⊗
		equirements		<u> </u>	<u> </u>		∀		∀		<u> </u>	<u> </u>	<u> </u>
Other	Jording re	.quirements											0
	nformatic	on covered in the sel	lection	_	+				1_				
	entation					l							
M 02.2		Explain how your o		aluates th	e inve	estme	nt man	ager's abili	ty to al	ign between your ir	nvestment st	trategy and	their
			jon										
		Strategy				LE	FI -	FI - Corp	orate	FI - Corporate	Private	Property	Infrastruct
Δ-							SSA	(financia	I)	(non-financial)	equity	Floperty	iiiiastiuct
	Assess the time horizon of the investment manager offering vs. your/beneficiaries' requirements			nager s		∀	✓	$ \mathbf{Z} $	∀		∀	\checkmark	$ \mathbf{Z} $
	Assess the quality of investment policy and its refer ESG			referenc	e to	⋖	⋖	⋖		⋖	⋖	\checkmark	⋖
	Assess the investment approach and how ESG objective are implemented in the investment process			3 objectiv	es	✓	✓	✓		€	∀	⋖	∀
	Review the manager's firm-level vs. product-level ap to RI			vel appro	ach	✓	✓	✓		⋖	€	⋖	∀
Assess the ESG definitions to be used					✓	✓	✓		∀	€	⋖	∀	
Other													
No	one of the	e above											
		ESG people/ov	versight				<u> </u>						
					LE	FI -	FI - (Corporate	FI	- Corporate (non-	Private	Dronort	Infrastruct
						SSA		incial)		nancial)	equity	Property	
As	sess ES	G expertise of invest	ment teams		\checkmark	\checkmark	\checkmark		$ \mathbf{S} $		\checkmark	$ \mathbf{S} $	$ \mathbf{Z} $

Review the oversight and responsibilities of ESG implementation	~	⋖	€	∀	∀	⋖	€
Review how is ESG implementation enforced /ensured	\	~	∀	¥	>	⋖	∀
Review the manager's RI-promotion efforts and engagement with the industry	\	~	∀	¥	>	⋖	∀
Other							
None of the above							
Process/portfolio construction/investment valuation							

	LE	FI - SSA	FI - Corporate (financial)	FI - Corporate (non-financial)	Private equity	Property	Infrastructure
Review the process for ensuring the quality of the ESG data used	Y	S	€	€	⋖	∀	∀
Review and agree the use of ESG data in the investment decision making process	Y	Y	∀	∀	⋖	⋖	∀
Review and agree the impact of ESG analysis on investment decisions	Y	Y	∀	€	⋖	⋖	∀
Review and agree ESG objectives (e.g. risk reduction, return seeking, real-world impact)	Y	>	∀	∀	∀	€	∀
Review and agree manager's ESG risk framework	>	Y	∀	∀	∀	€	∀
Review and agree ESG risk limits at athe portfolio level (portfolio construction) and other ESG objectives	Y	✓	∀	⊌	✓	⋖	S
Review how ESG materiality is evaluated by the manager	>	✓	∀	€	⋖	⋖	₹
Review process for defining and communicating on ESG incidents	Y	Y	∀	€	잘	⋖	∀
Review and agree ESG reporting frequency and detail	>	S	∀	€	⋖	⋖	₹
Other, specify							
None of the above							

- Review ESG/RI responses to RfP, RfI, DDQ etc.
- ${\color{red} {\bf \boxtimes}} \ \ {\rm Review \ responses \ to \ PRI's \ Limited \ Partners' \ Responsible \ Investment \ {\rm Due \ Diligence \ Questionnaire \ (LP\ DDQ)}$
- Review publicly available information on ESG/RI
- ☑ Review PRI Transparency Reports
- **☑** Request and discuss PRI Assessment Reports
- $\ensuremath{\mbox{\ensuremath{\mbox{\notl}}}}$ Meetings with the potential shortlisted managers covering ESG/RI themes
- Site visits to potential managers offices
- Other, specify

	LE	FI - SSA	FI - Corporate (financial)	FI - Corporate (non- financial)	Private equity	Property	Infrastructure
ESG performance development targets							
ESG score	Y	S	∀	\mathbf{Y}	\leq	(₹
ESG weight	Y	S	∀	\mathbf{Y}	\leq	(₹
Real world economy targets							
Other RI considerations	∀	⋖	€	\subseteq	∀	S	∀
None of the above							

If you select any 'Other' option(s), specify

Ability to deliver ESG requirements (e.g. incorporation of ESG into fund terms, IMAs, side letters, etc)

SAM 03.1	Indicate how your organisation typically evaluates the man process.	ager's active	owne	rship pra	ctices in the majority of	the manager selection
	Engagement					
			LE	FI - SSA	FI - Corporate (financial)	FI - Corporate (non- financial)
Review th	ne manager's engagement policy		~	⋖	⊌	€
Review th	e manager's engagement process (with examples and outcon	nes)	✓		⊌	€
	hether engagement outcomes feed back into the investment d	lecision-	✓	✓	✓	∀
making pi			-			
Other eng	agement issues in your selection process specify					
	(Proxy) voting					
		LE				
Review th	e manager's voting policy	☑ Review	the n	nanager's	voting policy - LE	
	ne manager's ability to align voting activities with clients' oting policies	Review specific vo		-	ability to align voting a E	ctivities with clients'
Review th decisions	ne manager's process for informing clients about voting	Review decisions -		nanager's	process for informing	clients about voting
	hether voting outcomes feed back into the investment making process	☑ Ensure making pro		-	tcomes feed back into t	he investment decisio
	ne number of votes cast as a percentage of ballots/AGMs or and available rationale	Review holdings ar			votes cast as a percen ionale - LE	tage of ballots/AGMs
Other acti	ive ownership voting issues in your selection process; specify	Other a	ctive	ownershi	p voting issues in your s	selection process; spe
✓ Impact on E		ntation activi	ties)			
AM 03.3	Describe how you assess if the manager's voting approach	io offootivo/	oppro	prioto		
	nvestment decisions	is effective/	appio	рпате		
_ '	SG profile of company or the portfolio					
☑ Evidence of	changes in corporate practices(i.e. ESG policies and implemen	ntation activi	ties)			
Other, speci						
☐ None of the	above					
4 Mar	ndatory	Соі	e Ass	essed		PRI 1
AM 04.1	Indicate if in the majority of cases and where the structure	of the produ	ct allo	ws, your	organisation does any o	of the following as par
□ Sata atanda	the manager appointment and/or commitment process					
_	6 objectives and/ or ESG related exclusions/restrictions					
_	ves and controls linked to the ESG objectives					
☑ Requires rep	porting on ESG objectives					
☑ Requires the	e investment manager to adhere to ESG guidelines, regulations	s, principles	or stai	ndards		
Other, speci	fy (1)					
Other, speci	fy (2)					
☐ None of the	above					
AM 04.2	Provide an example per asset class of your benchmarks, ob be included in your managers' appointment.	ojectives, inc	entive	s/contro	s and reporting requirer	ments that would typic
	Asset class					
Ch	equity (LE)					

		Benchmark
⋖	We do not	set benchmarks
		ESG Objectives
	ESG relate	d strategy, specify
⋖	ESG relate	d investment restrictions, specify
	We look	for adherence to a restriction on a small number of issuers with exposure to controversial activities or production
\checkmark		ation, specify
		anagers are asked to confirm how they integrate ESG factors into their investment decisions and ownership activities at each of wing stages: (1) Initial Screening, (2) Due Diligence and (3) Investment Decision, (4) Investment Monitoring
\checkmark	Engageme	int, specify
		anagers are asked what percentage of underlying companies they have recently (preferably in the last quarter) raised ESG issues ther formally and informally
\checkmark	Voting, spe	ecify
	Fund M	anagers are required to provide a detailed explanation of how they exercise their voting rights
\checkmark	Promoting	responsible investment
		anagers asked if they are a PRI signatory, members of working groups/committees, supporter of key initiatives (e.g. TCFD, CDP, Action 100+)
	ESG specif	ic improvements
\checkmark	ESG guide	lines/regulation, principles/standards, specify
	-	rs are required to adhere to the Board's commitment to responsible ownership, as set out in our Statement of Principles. They required to be cognisant of the Principles for Responsible Investment of which the Board is a signatory to, and UN Global st.
	Other, spe	cify
		Incentives and controls
	Wa da nat	set incentives and controls
¥	we do not	Set incentives and controls
		Reporting requirements
0	Monthly	
_	Quarterly	
_	Bi-annuall	
_	Annually	
		nen requested (2011)
-ixea ir	ncome - SSA	(SSA)
		Benchmark
\checkmark	We do not	set benchmarks
		ESG Objectives
	ESG relate	d strategy, specify
		d investment restrictions, specify
	We look	for adherence to a restriction on a small number of countries under specific sanctions
\checkmark		ation, specify
	as abov	
~	Engageme	
	Fund M	anagers are asked what percentage of underlying issuers they have recently (preferably in the last quarter) raised ESG issues
	Voting, spe	her formally and informally
		responsible investment
	as abov	
		e iic improvements
_		lines/regulation, principles/standards, specify
_	as abov	
~	as abov Other, spe	
•		
	i në vas	t majority of our internally managed SSA holdings are UK Gilts, used to match our members' liability benchmark
		Incentives and controls

✓ We do not set incentives and controls

	Reporting requirements
\cap	Ad-hoc/when requested
	Annually
	Bi-annually
_	Quarterly
	Monthly
ixed ir	ncome - Corporate (financial)
	Benchmark
\checkmark	We do not set benchmarks
	ESG Objectives
	Other, specify
	ESG related strategy, specify
	ESG related investment restrictions, specify
<u>_</u>	We look for adherence to a restriction on a small number of issuers with exposure to controversial activities or production
⊻	ESG integration, specify
	as above
\checkmark	Engagement, specify
	Fund Managers are asked what percentage of underlying issuers they have recently (preferably in the last quarter) raised ESG with, either formally and informally
	Voting, specify
	Promoting responsible investment
	as above
	ESG specific improvements
	ESG guidelines/regulation, principles/standards, specify
ͺͺ	
_	as above
U	Other, specify
	Incentives and controls
\checkmark	We do not set incentives and controls
	Reporting requirements
0	Ad-hoc/when requested
_	Annually
	Bi-annually
	Quarterly
	Monthly
ixed ir	ncome - Corporate (non-financial)
	Benchmark
\checkmark	We do not set benchmarks
	ESG Objectives
	Other, specify
	ESG related strategy, specify
	ESG related investment restrictions, specify
	We look for adherence to a restriction on a small number of increase with supported contraversial activities and administration
<u>_</u>	We look for adherence to a restriction on a small number of issuers with exposure to controversial activities or production
~	We look for adherence to a restriction on a small number of issuers with exposure to controversial activities or production ESG integration, specify
∀	
	ESG integration, specify
	ESG integration, specify as for Corporates (financial)
∀	ESG integration, specify as for Corporates (financial) Engagement, specify
∀	ESG integration, specify as for Corporates (financial) Engagement, specify as for Corporates (financial)
∀	ESG integration, specify as for Corporates (financial) Engagement, specify as for Corporates (financial) Voting, specify Promoting responsible investment
	ESG integration, specify as for Corporates (financial) Engagement, specify as for Corporates (financial) Voting, specify Promoting responsible investment as for Corporates (financial)
y - y -	ESG integration, specify as for Corporates (financial) Engagement, specify as for Corporates (financial) Voting, specify Promoting responsible investment as for Corporates (financial) ESG specific improvements
y - y -	ESG integration, specify as for Corporates (financial) Engagement, specify as for Corporates (financial) Voting, specify Promoting responsible investment as for Corporates (financial)

	Other, specify
	Incentives and controls
~	We do not set incentives and controls
	Reporting requirements
C	Ad-hoc/when requested
С	Annually
С	Bi-annually
~	Quarterly
С	Monthly
♂ Private	e equity
	Benchmark
•	We do not set benchmarks
	ESG Objectives
	ESG related strategy, specify
✓	ESG related investment restrictions, specify
	We look for adherence to a restriction on a small number of issuers with exposure to controversial activities or production
₩	ESG integration, specify
	Fund Managers are asked to confirm how they integrate ESG factors into their investment decisions and ownership activities at each of the following stages: (1) Initial Screening, (2) Due Diligence and (3) Investment Decision, (4) Ownership and management of companies (including advisory committee roles), (5) Investment Monitoring and (6) Realisation/Exit
✓	Engagement, specify
	Fund Managers are asked what percentage of underlying companies (by value) have they recently raised ESG issues with, either formally
V	Voting, specify
	Fund Managers are required to provide a detailed explanation of how they exercise their voting rights
V	Promoting responsible investment
	as above
	ESG specific improvements
	ESG guidelines/regulation, principles/standards, specify
	as above
_	Other, specify
	Incentives and controls
<u> </u>	We do not set incentives and controls
	Reporting requirements
	Ad-hoc/when requested
_	Annually
	Bi-annually
	Quarterly Quarterly
) Monthly
Z Prope	rty
	Benchmark
•	We do not set benchmarks
	ESG Objectives
	ESG related strategy, specify
	ESG related investment restrictions, specify
₩	ESG integration, specify
	as above
V	Engagement, specify
	as above
_	Voting, specify
	Promoting responsible investment

	☐ ESG specific improvements							
	☑ ESG guidelines/regulation, principles/standards, spe	cify						
	as above							
	Other, specify							
	Incentives and controls							
	■ We do not set incentives and controls							
	Reporting requirements							
	O Monthly							
	O Quarterly							
	O Bi-annually							
	✓ Annually○ Ad-hoc/when requested							
	nfrastructure							
	mastractare							
	Benchmark							
	✓ We do not set benchmarks							
	ESG Objectives							
	☐ ESG related strategy, specify							
	☐ ESG related investment restrictions, specify							
	Section ESG integration, specify							
	as above							
	☑ Engagement, specify							
	as above Voting, specify							
	✓ Promoting responsible investment							
	as above							
	☐ ESG specific improvements							
	☑ ESG guidelines/regulation, principles/standards, spe	cify						
	as above							
	Other, specify							
	Incentives and controls							
	✓ We do not set incentives and controls							
	Reporting requirements							
	O Ad-hoc/when requested							
	✓ Annually							
	O Bi-annually							
	O Quarterly O Monthly							
	·							
SAM 04.3	Indicate which of these actions your organisation m	ight take	if any o	of the requireme	ents are not met			
	ss requirements not met and set project plan to rectify							
	investment manager on a "watch list" and investigate reason for non-compliance							
	gotiate fees							
☑ Failing	g all actions, terminate contract with the manager							
☐ Other,	specify							
☐ No ac	tions are taken if any of the ESG requirements are not met							
SAM 05	Mandatory			Core Assessed				PRI 1
SAM 05.1	When monitoring managers, indicate which of the foreviews and evaluates	ollowing t	pes of	f responsible in	vestment informa	tion your	organisatio	n typically
		LE	FI -	FI - Corporate	FI - Corporate (non-	Private	Property	Infrastructure
FSG obje	octives linked to investment strategy (with examples)	€	SSA	(financial)	financial)	equity	✓	✓
					1		1	1

Evidence on how the ESG incorporation strategy(ies) affected the investment decisions and financial / ESG performance of the portfolio/fund	∀	~	잘	잘	♂	∀	♂
Compliance with investment restrictions and any controversial investment decisions	>	>	∀	>	S	⋖	∀
ESG portfolio characteristics	∀	✓	∀	∀	⋖	✓	∀
How ESG materiality has been evaluated by the manager in the monitored period	⋖	Y	∀	∀	>	Y	♥
Information on any ESG incidents	\	>	∀	∀	>	⋖	⊗
Metrics on the real economy influence of the investments	>	>	∀	∀	✓	⋖	∀
PRI Transparency Reports	Y	>	⋖	∀	∀	€	∀
PRI Assessment Reports	>	Y	∀	∀	⋖	✓	∀
RI-promotion and engagement with the industry to enhance RI implementation	⋖	~	∀	∀	Ŋ	∀	∀
Changes to the oversight and responsibilities of ESG implementation	(>	⋖	∀	>	⋖	∀
Other general RI considerations in investment management agreements; specify	✓	Y	∀	>	>	∀	∀
None of the above							

If you select any 'Other' option(s), specify

With our internally managed SSA holdings being made up predominantly of Gilts, we collaborate with a number of RI and industry bodies. This dialogue is supported by our relationship with Central Government, via the DWP, with who we retain an active dialogue.

FI-FI - Corporate FI - Corporate (non-Private LE Property Infrastructure SSA (financial) financial) equity ESG score \checkmark \checkmark \checkmark \checkmark \checkmark \checkmark \checkmark ESG weight \checkmark \checkmark \checkmark \checkmark \checkmark \checkmark \checkmark ESG performance minimum \checkmark \checkmark \checkmark \checkmark \checkmark \checkmark \checkmark \checkmark Real world economy targets \checkmark \checkmark \checkmark \checkmark \checkmark \checkmark \checkmark Other RI considerations None of the above

If you select any 'Other' option(s), specify

As outlined elsewhere, we require our fund managers to provide full updates on their ESG activities/initiatives as part of our monthly/quarterly meetings, Our assessment of their performance, referencing PPF Policies, is then ranked and recorded on our internal manager ratings system, which is turned is reviewed by the CIO, ALCO (mthly) and Investment Committee (qtrly)

M 06	Mano	datory	Ade	ditional	Assesse	ed		PRI 1
SAM 06.1		When monitoring managers, indicate white evaluates from the investment manager in		ership i	nformati	on your organisation ty	oically reviews	and
		Engagement						
				LE	FI - SSA	FI - Corporate (financial)	FI - Corporate financial)	e (non-
		engagements undertaken (summary with n similar)	netrics, themes, issues,	✓	∀	Y	∀	
	ort on examp	engagement ESG impacts (outcomes, prog ples)	ress made against objectives	▼	>	Y	∀	
Info	rmatio	on on any escalation strategy taken after ini	tial unsuccessful dialogue	⋖	∀	∀	∀	
Alig	nment	with any eventual engagement programme	e done internally	⋖	∀	∀	∀	
Info	rmatio	n on the engagement activities' impact on i	nvestment decisions	\checkmark	>	∀	∀	
		onsiderations relating to engagement in inv ts; specify	estment management	✓		Y	∀	
Non	e of th	e above						

If you select any 'Other' option(s), specify We expect our fund managers to engage with underlying issuers around relevant ESG issues, which is clearly stated in IMAs, etc (Proxy) voting LE 🗹 Report on voting undertaken (with outcomes and examples) - LE Report on voting undertaken (with outcomes and examples) Report on voting decisions taken Report on voting decisions taken - LE Adherence with the agreed upon voting policy Adherence with the agreed upon voting policy - LE Other RI considerations relating to (proxy) voting in investment ☑ Other RI considerations relating to (proxy) voting in investment management agreements; specify - LE management agreements; specify None of the above ■ None of the above - LE If you select any 'Other' option(s), specify Hermes EOS are appointed as proxy agent to undertake the above activities for our segregated funds. They provide detailed updates on their activities which is reviewed quarterly and is subsequently made publically available via the PPF website. For pooled funds, we expect the fund managers to report to us on voting and engagement activities within the fund's investments Mandatory PRI 2 For the listed equities for which you have given your external managers a (proxy) voting mandate, indicate the approximate percentage (+/- 5%) of votes that were cast during the reporting year ✓ Votes cast (to the nearest 5%) 100% Specify the basis on which this percentage is calculated. ◆ Of the total number of ballot items on which they could have issued instructions O of the total number of company meetings at which they could have voted $\ensuremath{\mathsf{O}}$ Of the total value of your listed equity holdings on which they could have voted ☐ We do not collect this information. For the listed equities for which you have given your external managers a mandate to engage on your behalf, indicate the approximate percentage (+/- 5%) of companies that were engaged with during the reporting year. 145 30Proportion (to the nearest 5%) Additional information [OPTIONAL] Please note that the data provided in SAM 07.1 and 07.2 relates to the PPF's segregated accounts (for which Hermes EOS carries out engagement and voting activities). Unfortunately, the level of reporting on our assets from our managers of pooled fund investments is much more limited, something that we are actively working on to address Mandatory to Report, Voluntary to Disclose PRI 1 Descriptive Private PRI 1,6 Provide examples of how ESG issues have been addressed in the manager selection, appointment and/or monitoring process for your organisation during the reporting year. Add Example 1 Topic or issue Evolution of RI DDQ by asset class Conducted by Internal staff Asset class All asset classes Scope and Building out asset class specific RI DDQ templates, based on the PRI's recommended DDQ templates and evolving best practice process This has enabled us to review more detailed responses on ESG practices of potential new managers, and challenge them on their Outcomes responses during the selection process Add Example 2 Topic or issue Incorporation of ESG expectations in fund terms Conducted by Internal staff Asset class All asset classes

Scope and process	We have utilised the PRI Asset owner guidance around incorporating ESG into fund terms and clauses, to better state our expectations on ESG integration and reporting
Outcomes	This is allowing us to discuss evolving best practice with new managers and ensure that our own evolving expectations are understood by them.

☑ Add Example 3

Topic or issue	TCFD reporting
Conducted by	Internal staff
Asset class	All asset classes
Scope and process	As a recent supporter of the TCFD recommendations, we have started asking our managers about whether they are committed to the TCFD initiative/understanding their exposure to potential climate-related risks and how they are considering reporting on this.
Outcomes	We recognise that the industry is still in the early stages of understanding the implications of the TCFD recommendations, so see this as something that will evolve over time.

\Box	hhΔ	Examp	Ь	4

☐ Add Example 5

☐ Add Example 6

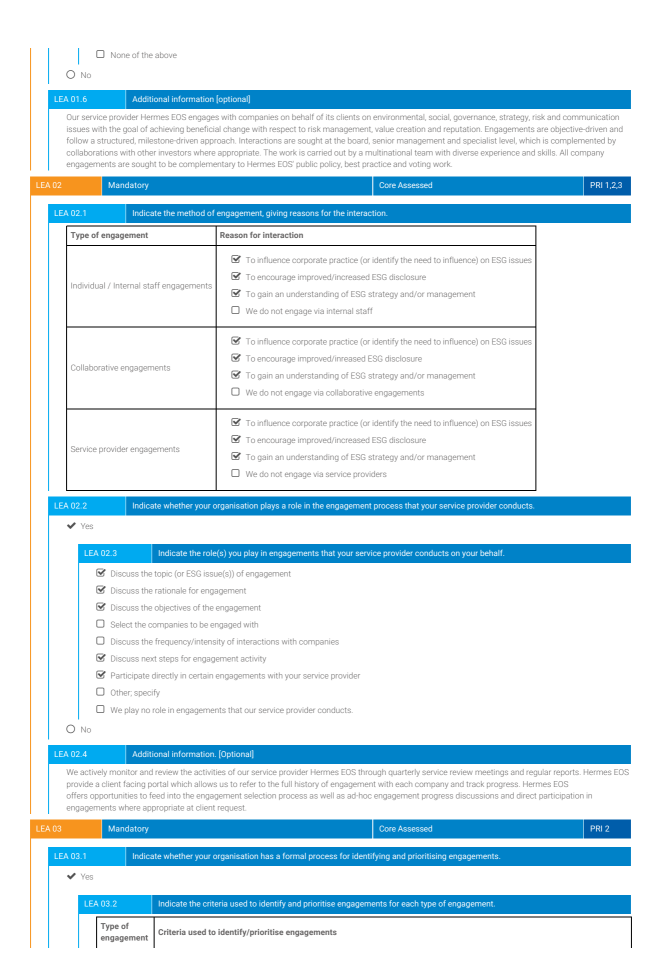
☐ Add Example 7

 $\hfill \Box$ We are not able to provide examples

SAM 09 2 Addit

RI criteria are formally part of our manager selection and monitoring process. Weights given to RI considerations vary from asset class to asset class depending on relevance and availability of best practice. As part of the appointment process we include RI due diligence, where appropriate, through dedicated meetings. Our investment team monitors the degree to which managers' RI approach is aligned with our requirements. The team uses a RI rating (red, amber or green) which is fully integrated into the PPF's wider performance-monitoring framework. The RI rating is one of a number of equally weighted qualitative factors assessing manager performance more widely and which sit alongside a quantitative performance assessment. No single factor determines the view we take of our managers. Our fund managers are required to report RI issues alongside investment performance, and RI is a standing agenda item in manager meetings. The team engages with fund managers on their rating. Since the introduction of the rating, the majority of our fund managers have taken steps towards better alignment with the PPF's RI policies, and RI reporting has significantly improved in quantity and quality.





			Internal / Individual engagements		
		Individual / Internal engagements	Internal / Individual engagements Geography / market of the companies Materiality of the ESG factors Exposure (size of holdings) Responses to ESG impacts that have already of Responses to divestment pressure Consultation with clients/beneficiaries Consultation with other stakeholders (e.g. NGO: Follow-up from a voting decision Client request Breaches of international norms		
		Collaborative engagements	Collaborative engagement criteria for our in Collaborative engagements Potential to enhance knowledge of ESG issues of Ability to have greater impact on ESG issues Ability to add value to the collaboration Geography/market of the companies targeted of Exposure (size of holdings) to companies	from other investors by the collaboration laboration ted by the collaboration bllaboration that have already occurred	
		Service Provider engagements	Service Provider engagements Geography / market of the companies Materiality of ESG factors Exposure (size of holdings) Responses to ESG impacts that have already of Responses to divestment pressure Consultation with clients/beneficiaries Consultation with other stakeholders (e.g. NGO: Follow-up from voting decision Client request Breaches of international norms Other, specify	ocurred s, trade unions, etc.) ality of their engagement, the feasibility of engagem	ent and their potential
	O No				
EA 0		Mandatory		Core Assessed	PRI 2

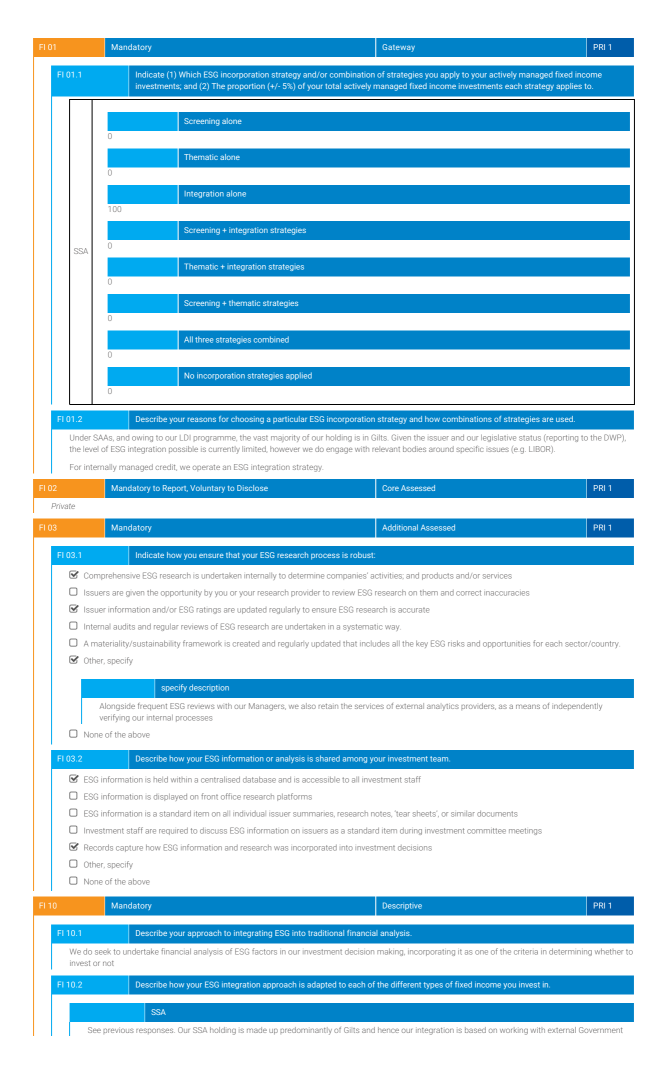
LEA 04	Mandatory		Core Assessed	PRI 2
LEA 04.1	Indicate whether y	ou define specific objectives for your organisatio	on's engagement activities.	
Individua	al / Internal engagements	 ○ All engagement activities ○ Majority of engagement activities ✔ Minority of engagement activities ○ We do not define specific objectives for experience. 	engagement activities carried out by internal staff.	

		Collaborative engagements	 ○ All engagement activities ✓ Majority of engagement activities ○ Minority of engagement activities ○ We do not define specific objectives for engagement activities carried out through collaboration 	
		Service provider engagements	 ○ All engagement activities ✓ Majority of engagement activities ○ Minority of engagement activities ○ We do not define specific objectives for engagement activities carried out by our service provider 	S.
		A 04.2 Additional informa		
LEA		Mandatory	nducts engagements using specific milestone-driven objectives for most companies in its engagement pr Core Assessed	PRI 2
	LEA	N 05.1 Indicate if you mo	nitor and/or review engagement outcomes.	
		Individual / Internal engagements	 ○ Yes, in all cases ○ Yes, in majority of cases ✓ Yes, in a minority of cases ○ We do not monitor, or review engagement outcomes carried out by our internal staff. 	
		Collaborative engagements	 ○ Yes, in all cases ✓ Yes, in a majority of cases ○ Yes, in a minority of cases ○ We do not monitor, or review engagement outcomes via collaborative engagement activities. 	
		Service provider engagements	 Yes, in all cases ✓ Yes, in majority of cases Yes, in minority of cases We do not monitor, or review engagement outcomes carried out by our service providers. 	
_				
	LEA	1 Indicate if you do	any of the following to monitor and review the progress of engagement activities.	
	LEA	Indicate if you do a long to the long and th	☐ Define timelines/milestones for your objectives ☑ Track and/or monitor progress against defined objectives and/or KPIs	
	LEA		□ Define timelines/milestones for your objectives ☑ Track and/or monitor progress against defined objectives and/or KPIs □ Track and/or monitor the progress of action taken when original objectives are not met ☑ Revisit and, if necessary, revise objectives on continuous basis	
	LEA	Individual / Internal staff engageme	□ Define timelines/milestones for your objectives ☑ Track and/or monitor progress against defined objectives and/or KPIs □ Track and/or monitor the progress of action taken when original objectives are not met ☑ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify □ Define timelines/milestones for your objectives ☑ Track and/or monitor progress against defined objectives and/or KPIs ☑ Track and/or monitor the progress of action taken when original objectives are not met ☑ Revisit and, if necessary, revise objectives on continuous basis	
LEA		Individual / Internal staff engagements	□ Define timelines/milestones for your objectives ☑ Track and/or monitor progress against defined objectives and/or KPIs □ Track and/or monitor the progress of action taken when original objectives are not met ☑ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify □ Define timelines/milestones for your objectives ☑ Track and/or monitor progress against defined objectives and/or KPIs ☑ Track and/or monitor the progress of action taken when original objectives are not met ☑ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify ☑ Define timelines/milestones for your objectives ☑ Track and/or monitor progress against defined objectives and/or KPIs ☑ Track and/or monitor progress against defined objectives and/or KPIs ☑ Track and/or monitor the progress of action taken when original objectives are not met ☑ Revisit and, if necessary, revise objectives on continuous basis	PRI 2,4
LEA	06 LEA	Individual / Internal staff engagements Collaborative engagements Service provider engagements Mandatory A 06.1 Indicate whether y	□ Define timelines/milestones for your objectives □ Track and/or monitor progress against defined objectives and/or KPIs □ Track and/or monitor the progress of action taken when original objectives are not met □ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify □ Define timelines/milestones for your objectives □ Track and/or monitor progress against defined objectives and/or KPIs □ Track and/or monitor the progress of action taken when original objectives are not met □ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify □ Define timelines/milestones for your objectives □ Track and/or monitor progress against defined objectives and/or KPIs □ Track and/or monitor the progress of action taken when original objectives are not met □ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify	PRI 2,4
LEA	06 LEA	Individual / Internal staff engagements Collaborative engagements Service provider engagements Mandatory Ves	□ Define timelines/milestones for your objectives ☑ Track and/or monitor progress against defined objectives and/or KPIs □ Track and/or monitor the progress of action taken when original objectives are not met ☑ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify □ Define timelines/milestones for your objectives ☑ Track and/or monitor progress against defined objectives and/or KPIs ☑ Track and/or monitor the progress of action taken when original objectives are not met ☑ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify ☑ Define timelines/milestones for your objectives ☑ Track and/or monitor progress against defined objectives and/or KPIs ☑ Track and/or monitor the progress of action taken when original objectives are not met ☑ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify Additional Assessed our organisation has an escalation strategy when engagements are unsuccessful.	PRI 2,4
LEA	06 LEA	Individual / Internal staff engagements Collaborative engagements Service provider engagements Mandatory Ves	□ Define timelines/milestones for your objectives □ Track and/or monitor progress against defined objectives and/or KPIs □ Track and/or monitor the progress of action taken when original objectives are not met □ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify □ Define timelines/milestones for your objectives □ Track and/or monitor progress against defined objectives and/or KPIs □ Track and/or monitor the progress of action taken when original objectives are not met □ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify □ Define timelines/milestones for your objectives □ Track and/or monitor progress against defined objectives and/or KPIs □ Track and/or monitor the progress of action taken when original objectives are not met □ Revisit and, if necessary, revise objectives on continuous basis □ Other; specify Additional Assessed our organisation has an escalation strategy when engagements are unsuccessful.	PRI 2,4

		✓ Vot	ing against the board of di	irectors or the the annual financial report		
		☐ Sub	omitting nominations for el	lection to the board		
		☐ See	eking legal remedy / litigation	on		
		☑ Red	ducing exposure (size of ho	oldings)		
		☐ Div	estment			
		☐ Oth	ner, specify			
		O No				
	LE	A 06.3	Additional information.	[Optional]		
			discontinue the objectives	ally reviews the progress of its engagemen as the situation demands. Our service pro		o intensify efforts and escalate the the progress through quarterly reporting as
LE	A 07	Volu	untary		Additional Assessed	PRI 1,2
	Priva	te				
1.5	A 08	Mar	ndatory		Gateway	PRI 2
	A 00	IVIdi	idatory		Gateway	FIN 2
	LE	A 08.1	Indicate if you track the	number of your engagement activities.		
		Type of enga	gement	Tracking engagements		
		7,777 3	<u> </u>			
				✓ Yes, we track the number of our example.		
		Individual / In	ternal staff engagements	O Yes, we partially track the number	er of our engagements	
				O We do not track		
				✓ Yes, we track the number of our €		
		Collaborative	engagements	O Yes, we partially track the number	er of our engagements	
				O We do not track		
				Yes, we track the number of our e		
		Service provid	der engagements	O Yes, we partially track the number	er of our engagements	
				O We do not track		
	15	A 08.2	Additional information.	[ODTIONAL]		
					A	
				ll disclosure on the number of engagemen		
LE	A 09	Mar	ndatory to Report, Voluntar	ry to Disclose	Core Assessed	PRI 2
	Priva	te				
LE	A 10	Volu	untary		Additional Assessed	PRI 2
	Priva	te				<u> </u>
LE	A 11	Volu	untary		Descriptive	PRI 2
	Priva	te.				
	A 12		-d-t		Describetion	DDI 0
LE	AIZ	Mar	ndatory		Descriptive	PRI 2
	LE	A 12.1	Indicate how you typica	lly make your (proxy) voting decisions.		
			Approach			
		O We use	e our own research or votir	ng team and make voting decisions withou	It the use of service provide	rs.
		O We hir	e service provider(s) who n	nake voting recommendations and/or prov	vide research that we use to	guide our voting decisions.
			e service provider(s) who n	nake voting decisions on our behalf, excep	t for some pre-defined scen	arios where we review and make voting
		decisions.				
			Based on			
			the convice provider vetin	ng policy we signed off on		
			the service provider voting	ig policy we signed on on		
			our own voting policy	-11-1		
			our clients' requests or po	ulicies		
1		✓	other, explain			
				d of time against our Statement of Stewar	dship Principles (available d	on our website), and our (non-public)
			Standard of Diligence.	•	dship Principles (available d	on our website), and our (non-public)
			Standard of Diligence.	d of time against our Statement of Stewar nake voting decisions on our behalf.	dship Principles (available d	on our website), and our (non-public)
	LE		Standard of Diligence. e service provider(s) who n	•		, , ,
	LEA	O We hin	Standard of Diligence. e service provider(s) who n	nake voting decisions on our behalf.		, , ,

	e currently evolving our voting policy.		
13	Mandatory	Additional Assessed	PRI
LEA 13.1	Of the voting recommendations that your servi organisation, giving reasons.	ice provider made in the reporting year, indicate the percentag	ge reviewed by your
	Percentage of voting recommendations yo	our organisation reviewed	
) 100-75%,		
	74-50%,		
	49-25%,		
`	2 4-1%		
	O None		
	Reasons for review		
С	Specific environmental and/or social issues		
•	✓ Votes for significant holdings		
•	Votes against management and/or abstentions		
•	Conflicts of interest		
•	Corporate action, such as M&As, disposals, etc.		
	Votes concerning companies with which we have an act	tive engagement	
C	Client requests		
•	Ad-hoc oversight of service provider		
	Shareholder resolutions		
	Share blocked securities		
L	Other, explain		
14 rivate	Voluntary Mandatory	Additional Assessed Descriptive	PRI PRI
rivate	Mandatory		PRI
rivate 15	Mandatory Indicate the proportion of votes where you or to voting.	Descriptive	PRI
rivate 15 LEA 15.1	Mandatory Indicate the proportion of votes where you or to voting.	Descriptive	PRI
rivate 15 LEA 15.1	Mandatory Indicate the proportion of votes where you or the voting.	Descriptive	PRI
rivate 15 LEA 15.1	Indicate the proportion of votes where you or to voting. 200% 2-75% 4-50%	Descriptive	PRI
115 LEA 15.1 0 10 0 99 0 74 0 49 • 24	Indicate the proportion of votes where you or to voting. 100% 10-75% 10-50% 10-25% 10-11%	Descriptive he service providers acting on your behalf have raised concer	PRI
rivate 15 LEA 15.1 ○ 10 ○ 99 ○ 74 ○ 49 ✔ 24 ○ Ne	Indicate the proportion of votes where you or to voting. 100% 10-75% 10-50% 10-25% 10-11% 10	Descriptive the service providers acting on your behalf have raised concert mpanies ahead of voting	PRI
rivate 15 LEA 15.1 ○ 10 ○ 99 ○ 74 ○ 49 ✓ 24 ○ Ne LEA 15.2	Indicate the proportion of votes where you or the voting. 100% 10-75% 1	Descriptive the service providers acting on your behalf have raised concert mpanies ahead of voting	PRI
rivate 15 LEA 15.1 ○ 10 ○ 99 ○ 74 ○ 49 ✔ 24 ○ Ne LEA 15.2	Indicate the proportion of votes where you or to voting. 100% 10-75% 10-50% 10-50% 10-11% 10	Descriptive the service providers acting on your behalf have raised concert mpanies ahead of voting	PRI
rivate 15 LEA 15.1 ○ 10 ○ 99 ○ 74 ○ 49 ✔ 24 ○ Ne LEA 15.2 □ Vc	Indicate the proportion of votes where you or to voting. 100% 10-75% 10-50% 10-25% 10-11% 10	Descriptive the service providers acting on your behalf have raised concert mpanies ahead of voting	PRI
rivate 15	Indicate the proportion of votes where you or the voting. 100% 10-75% 10-75% 10-25% 10-11% 10-11% 10-11 indicate the reasons for raising your concerns with content of the	Descriptive the service providers acting on your behalf have raised concern mpanies ahead of voting with these companies ahead of voting.	PRI
rivate 15 LEA 15.1 ○ 10 ○ 99 ○ 74 ○ 49 ✓ 24 ○ Ne LEA 15.2 □ Vc □ Vc ☑ Vc	Indicate the proportion of votes where you or to voting. 100% 10-75% 10-50% 10-25% 10-11% 10-11% 10-11-11	Descriptive the service providers acting on your behalf have raised concern mpanies ahead of voting with these companies ahead of voting.	PRI
rivate 115	Indicate the proportion of votes where you or to voting. 100% 10-75% 10-50% 10-50% 10-11% 10	Descriptive the service providers acting on your behalf have raised concern mpanies ahead of voting with these companies ahead of voting.	PRI
rivate 115	Indicate the proportion of votes where you or to voting. 100% 10-75% 10-50% 10-25% 10-11% 10-11% 10-11% 10-11-11 indicate the reasons for raising your concerns with concerns to te(s) for selected markets 10-11-11 indicate the reasons for raising your concerns to te(s) for selected sectors 10-11-11 indicate the reasons for raising your concerns to te(s) for selected sectors 10-11-11 indicate the reasons for raising your concerns to te(s) for selected sectors 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the voting. 10-11-11 indicate the proportion of votes where you or the votes indicate the proportion of votes indicate the votes indi	Descriptive the service providers acting on your behalf have raised concern mpanies ahead of voting with these companies ahead of voting.	PRI
15 10 10 10 10 10 10 10	Indicate the proportion of votes where you or the voting. 100% 10-75% 10-50% 10-25% 10-11% 10-11% 10-11 indicate the reasons for raising your concerns with concerns to te(s) for selected markets 10-12 indicate the reasons for raising your concerns to te(s) for selected sectors 10-12 indicate the reasons for raising your concerns to te(s) for selected sectors 10-12 indicate the reasons for raising your concerns to te(s) for selected sectors 10-12 indicate the reasons for raising your concerns to te(s) for selected sectors 10-12 indicate the reasons for raising your concerns to te(s) for selected markets 10-12 indicate the proportion of votes where you or the voting. 10-12 indicate the proportion of votes where you or the voting. 10-12 indicate the proportion of votes where you or the voting. 10-12 indicate the proportion of votes where you or the voting. 10-12 indicate the proportion of votes where you or the voting. 10-12 indicate the proportion of votes where you or the voting. 10-12 indicate the proportion of votes where you or the voting. 10-12 indicate the proportion of votes where you or the voting. 10-12 indicate the proportion of votes where you or the voting. 10-12 indicate the proportion of votes where you or the voting. 10-12 indicate the proportion of votes where you or the voting. 10-12 indicate the proportion of votes where you or the votes where you or t	Descriptive the service providers acting on your behalf have raised concern mpanies ahead of voting with these companies ahead of voting.	PRI
15 10 10 10 10 10 10 10	Indicate the proportion of votes where you or the voting. 200% 20-75% 20-25% 20-11% 2016 2016 2016 2017 2017 2018 2018 2019 2019 2019 2019 2019 2019 2019 2019	Descriptive the service providers acting on your behalf have raised concern mpanies ahead of voting with these companies ahead of voting.	PRI
rivate 15	Indicate the proportion of votes where you or to voting. 100% 10-75% 10-50% 10-50% 10-11% 10	Descriptive the service providers acting on your behalf have raised concern mpanies ahead of voting with these companies ahead of voting.	PRI
rivate 115	Indicate the proportion of votes where you or the voting. 100% 10-75% 10-50% 10-25% 10-11% 10-11% 10-11 indicate the reasons for raising your concerns with concerns on the concerns with concerns of the con	Descriptive the service providers acting on your behalf have raised concern mpanies ahead of voting with these companies ahead of voting. G issues as well as to help clarify matters at hand to inform better voting.	PRI
rivate 15	Indicate the proportion of votes where you or to voting. 100% 10-75% 10-50% 10-25% 10-11% 10-11% 10-11 indicate the reasons for raising your concerns with concerns to te(s) for selected markets 10-12(s) for selected markets 10-12(s) for selected sectors 10-12(s) for selected sectors 10-12(s) for significant shareholdings 10-12(Descriptive the service providers acting on your behalf have raised concern mpanies ahead of voting with these companies ahead of voting. G issues as well as to help clarify matters at hand to inform better voting.	PRI

O 74-5	50%		
O 49-2	25%		
✓ 24-1	%		
O We	do not communicate the rationale to companies		
O Not	applicable because we and/or our service providers do	o not abstain or vote against management recommendations	
LEA 16.2	Indicate the reasons your organisation woul recommendations.	ld communicate to companies, the rationale for abstaining or voti	ing against management
□ Vote	es for selected markets		
☐ Vote	es for selected sectors		
☑ Vote	es relating to certain ESG issues		
☑ Vote	es on companies exposed to controversy on specific ES	SG issues	
☑ Vote	es for significant shareholdings		
On r	request by clients		
☑ Othe	er		
	Explain		
	Our voting recommendation and engagement provider	r Hermes EOS interacted with companies around 949 meetings in	2018. This would usually
	ahead of meetings and as a result of concerns around		2010. Timo Would doddin
LEA 16.3	In cases where your organisation does come recommendations, indicate whether this rational commendations.	municate the rationale for the abstention or the vote against man ionale is made public.	agement
O Yes			
✓ No			
\ 17	Mandatory	Core Assessed	PRI 2
LEA 17.1		rvice provider have the mandate to issue (proxy) voting instructio	ns, indicate the percenta
	For listed equities where you and/or your set of votes cast during the reporting year. do track or collect this information	rvice provider have the mandate to issue (proxy) voting instructio	ns, indicate the percenta
	of votes cast during the reporting year.	rvice provider have the mandate to issue (proxy) voting instructio	ns, indicate the percenta
	of votes cast during the reporting year. do track or collect this information	rvice provider have the mandate to issue (proxy) voting instructio	ns, indicate the percenta
	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%)		ns, indicate the percentag
✓ We i	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce	intage is calculated	ns, indicate the percenta
✓ We t	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%)	intage is calculated ould have issued instructions	ns, indicate the percenta
✓ We t	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce O of the total number of ballot items on which you co	intage is calculated ould have issued instructions h you could have voted	ns, indicate the percenta
✓ We i	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce of the total number of ballot items on which you collect of the total number of company meetings at which	intage is calculated ould have issued instructions h you could have voted	ns, indicate the percenta
✔ We s	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce of the total number of ballot items on which you collect the total number of company meetings at which of the total value of your listed equity holdings on which the total value of your listed equity holdings	intage is calculated ould have issued instructions h you could have voted	ns, indicate the percenta
✓ We : O We : LEA 17.3	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce of the total number of ballot items on which you color of the total number of company meetings at which of the total value of your listed equity holdings on add onot track or collect this information Additional information. [Optional]	entage is calculated ould have issued instructions h you could have voted which you could have voted	
✓ We : O We : LEA 17.3	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce of the total number of ballot items on which you color of the total number of company meetings at which of the total value of your listed equity holdings on add not track or collect this information Additional information. [Optional]	intage is calculated ould have issued instructions h you could have voted	
✓ We to the work of the work	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce of the total number of ballot items on which you color of the total number of company meetings at which of the total value of your listed equity holdings on add not track or collect this information Additional information. [Optional]	entage is calculated ould have issued instructions h you could have voted which you could have voted	
✓ We were the work of the wor	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce of the total number of ballot items on which you collect the total number of company meetings at which of the total value of your listed equity holdings on which to track or collect this information Additional information. [Optional] vice provider Hermes EOS submits vote recommendation	intage is calculated ould have issued instructions h you could have voted which you could have voted ons on all ballots available to vote in the portfolios for which we ha	ave subscribed to their pr
✓ We have a way of the service of t	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce of the total number of ballot items on which you collect the total number of company meetings at which of the total value of your listed equity holdings on which to track or collect this information Additional information. [Optional] vice provider Hermes EOS submits vote recommendation	intage is calculated ould have issued instructions h you could have voted which you could have voted ons on all ballots available to vote in the portfolios for which we ha	ave subscribed to their pr
✓ We we were with the work of	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce of the total number of ballot items on which you color of the total number of company meetings at which of the total value of your listed equity holdings on add on track or collect this information Additional information. [Optional] vice provider Hermes EOS submits vote recommendation of the total value of your listed equity holdings on a dorso track or collect this information. Madditional information. [Optional] vice provider Hermes EOS submits vote recommendation of the total value of your listed equity holdings on a dorso track or collect this information. Mandatory	ould have issued instructions h you could have voted which you could have voted ons on all ballots available to vote in the portfolios for which we ha Additional Assessed Core Assessed	ave subscribed to their pr
✓ We lead to the lead of the	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce of the total number of ballot items on which you color of the total number of company meetings at which of the total value of your listed equity holdings on add on track or collect this information Additional information. [Optional] vice provider Hermes EOS submits vote recommendation of the total value of your listed equity holdings on a dorso track or collect this information. Madditional information. [Optional] vice provider Hermes EOS submits vote recommendation of the total value of your listed equity holdings on a dorso track or collect this information. Mandatory	ould have issued instructions h you could have voted which you could have voted ons on all ballots available to vote in the portfolios for which we ha	ave subscribed to their pr
✓ We we were with the work of	of votes cast during the reporting year. do track or collect this information Votes cast (to the nearest 1%) 100% Specify the basis on which this perce of the total number of ballot items on which you color of the total number of company meetings at which of the total value of your listed equity holdings on add on track or collect this information Additional information. [Optional] vice provider Hermes EOS submits vote recommendation of the total value of your listed equity holdings on a dorso track or collect this information. Madditional information. [Optional] vice provider Hermes EOS submits vote recommendation of the total value of your listed equity holdings on a dorso track or collect this information. Mandatory	ould have issued instructions h you could have voted which you could have voted ons on all ballots available to vote in the portfolios for which we ha Additional Assessed Core Assessed	ave subscribed to their pr
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facing bodies, together with our discussions with Central Government, via the DWP.

Filt Indicate how ESG information is typically used as part of your investment process. SSA	FI 11	1		Mandatory			Core Assessed	PRI ²	1			
ESG analysis is integrated into fundamental analysis ESG analysis is used to adjust forecasted financials and future cash flow estimates. ESG analysis is used to adjust forecasted financials and future cash flow estimates. ESG analysis is impacts the ranking of an issuer relative to a chosen peer group. An issuer's ESG bond spreads and its relative value versus its sector peers are analysed to find out if all risks are priced in. The impact of ESG analysis on bonds of an issuer with different durations/maturities are analysed. Sensitivity analysis and scenario analysis are applied to valuation models to compare the difference between base-case and ESG-integrated security valuation. ESG analysis is integrated into portfolio weighting decisions. Companies, sectors, countries and currency and monitored for changes in ESG exposure and for breaches of risk limits. The ESG profile of portfolios is examined for securities with high ESG risks and assessed relative to the ESG profile of a benchmark. Other, specify F112. Mandatory Additional Assessed PRI 1 F12.1 Indicate the extent to which ESG issues are reviewed in your integration process. SSA Please provide more detail on how you review E, S and/or G factors in your integration process. F117. Mandatory to Report, Voluntary to Disclose Additional Assessed General Private		FI 1	1.1	Indicate ho	w ESG information is typically used as part o	of your inves	stment process.					
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FI 17 Mandatory to Report, Voluntary to Disclose Additional Assessed General Private				SSA								
Private			Р	lease refer to previous	responses							
	FI 17			Mandatory to Rep	oort, Voluntary to Disclose		Additional Assessed	Gene	eral			
FI 18 Voluntary Descriptive PRI 1,2	F	Privat	te									
Private				Voluntary			Descriptive	PRI '	1,2			

CM1 01	Manda	nory	Additional Assessed	General
CM1 (01.1	Indicate whether the reported information you have provided for y	our PRI Transparency Report this year has undergone:	
	Third party as:	surance over selected responses from this year's PRI Transparenc	y Report	
_	. ' '	surance over data points from other sources that have subsequen		
	Third party as	surance or audit of the correct implementation of RI processes (the	at have been reported to the PRI this year)	
	Internal audit	of the correct implementation of RI processes and/or accuracy of	RI data (that have been reported to the PRI this year)	
✓	Internal verific	ation of responses before submission to the PRI (e.g. by the CEO o	r the board)	
	O Whole F	PRI Transparency Report has been internally verified		
		d data has been internally verified		
	Other, specify			
	None of the al	nove		
CM1 (01.0	Additional information [OPTIONAL]		
			van auhinat ta an AAE audit during 2010 uhinb agrutiniand t	bo controlo in
		ermes Fund Managers Limited, our service provider Hermes EOS w stivities on behalf of clients. Hermes EOS is also subject to quarterl		
an	nd reports month	ly to the Hermes Fund Managers Limited compliance function.		
CM1 02	Manda	ıtory	Descriptive	General
CM1 (02.1	We undertook third party assurance on last year's PRI Transparen	ocy Report	
		nsparency Report was assured last year		
		was assured in last year's PRI Transparency Report		
		sure last year's PRI Transparency report		
_		ove, we were in our preparation year and did not report last year.		
CM1 03	Manda	atory.	Descriptive	General
JIVI I US	IVIAITU	noiy	Descriptive	General
CM1 (03.1	We undertake confidence building measures that are unspecific to	the data contained in our PRI Transparency Report:	
	We adhere to	an RI certification or labelling scheme		
	,	ndependent/third party assurance over a whole public report (such	as a sustainability report) extracts of which are included i	n this year's
_	RI Transparency DESG audit of h			
_	Other, specify	ordings		
_	None of the al	nove		
CM1 04	Manda	atory.	Descriptive	General
51 4 11 54	Wand	io.,	becompare	General
CM1 (04.1	Do you plan to conduct third party assurance of this year's PRI Tra	ansparency report?	
0		nsparency Report will be assured		
0				
~	We do not pla	n to assure this year's PRI Transparency report		
CM1 07	Manda	itory	Descriptive	General
CM1 (Indicate who has reviewed/verified internally the whole - or selecte selected data please specify what data was reviewed	ed data of the - PRI Transparency Report . and if this applie	s to
	CEO or other (hief-Level staff		
	The Board			
	Investment Co	mmittee		
	Compliance F	unction		
	RI/ESG Team			
☑	Investment Te	ams		
		What data has been verified		
	☑ Policie			
		rching strategy and processes		
		class specific processes		
		itative data related to RI processes		
	☐ Other			
		Relevant modules		
		isational Overview		

	☑ Strategy and Governance
	☑ Indirect – Manager Selection, Appointment and Monitoring
	☑ Direct - Listed Equity Active Ownership
	☑ Direct - Fixed Income
	Legal Department
	Other (specify)