



PRI REPORTING FRAMEWORK 2019 Organisational Overview

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PRI Association





An investor initiative in partnership with UNEP Finance Initiative and UN Global Compact

Understanding this document

In addition to the detailed indicator text and selection options, in each module of the PRI Reporting Framework, you can find information that will help you identify which indicators are relevant for your organisation.

Top bar

Key information about each indicator is highlighted in the top bar, including the indicator status (mandatory or voluntary), the purpose of the indicator, and which PRI Principle it relates to.

xxx 01	Indicator status MANDATORY		Purpose CORE ASSESSED	Principle PRI 2
Indicator sta	tus			
MANDATORY		Mandatory indicators reflect core practices. These responses will be made public and must be completed to submit the framework.		
MANDATORY TO REPORT VOLUNTARY TO DISCLOSE		Some indicators are mandatory to complete, but voluntary to disclose. These indicators may determine which subsequent indicators are applicable or are used for peering, but they may also contain commercially sensitive information.		
VOLUNTARY		Voluntary indicators reflect alternative or advanced practices. These indicators are voluntary to report and disclose.		
Purpose				
Gateway	\$	The responses to this indicator 'unlock' other indicators within a module if they are relevant for your organisation. Please refer to the logic box for more information.		
Peering	<u></u>	These indicators are used to determine your peer groups for assessment purposes.		
Core assess	Core assessed \bigstar These indicators fo of your final assess		orm the core of the assessment and represent the majority sment score.	
Additional assessed	**	These indicators represent more advanced or alternative practices and contribute to a smaller part of your score.		
•		These are open-el activities.	These are open-ended narrative indicators, allowing you to describe your activities.	

Underneath the indicator

Underneath the indicator, you can find explanatory notes and definitions that contain important information for interpreting and completing the indicators. Read the logic box to make sure an indicator is applicable to you.

xxx 01	EXPLANATORY NOTES
xxx 01.1	This provides guidance on how to interpret the sub-indicators, including examples of what
xxx 01.2	could be reported.
LOGIC	
xxx 01	This explains when this indicator is applicable and/or if it has an impact on subsequent indicators. If there is no logic box, the indicator is always applicable and does not affect other indicators.
ASSESSMENT	
xxx 01	This provides a brief overview of the pilot assessment approach for this indicator.
xxx 01	DEFINITIONS

	DEFINITIONS
xxx 01	Specific terms that are used in the indicator are defined here.



Table of Contents

Understanding this document	2
Pathways through the module	4
Preface	5
Basic information	6
Gateway asset class implementation indicators	27



Pathways through the module

OO 01: Signatory category and services	
OO 02: Headquarters and operational countries	
OO 03: Subsidiaries that are separate PRI signatories	
OO 04: Reporting year and AUM	
OO 05: Breakdown of AUM by asset class	
OO 06: How would wish to disclose your asset class mix	
OO 07 Breakdown of Fixed Income assets	
OO 08: Segregated mandates or pooled funds	If externally managed assets are reported.
OO 09: Breakdown of AUM by market	
OO 10: RI activities for listed equities and fixed income	If listed equity or fixed income is reported.
OO 11: RI activities in other asset classes	
OO 12: Modules and sections required to complete	
The following indicate based on assets report	

OO LE 01: Breakdown by passive and active strategies	OO FI 01: Breakdown by passive and active strategies	OO SAM 01: Breakdown by passive and active strategies
OO LE 02: Report on listed equity assets <10%	OO FI 02: Report on fixed income assets <10%	
	OO FI 03: Breakdown by market and credit quality	OO HF 01: Hedge fund strategies and classification
OO PE 01: Breakdown of	OO PR 01: Breakdown of investments by ownership	OO INF 01: Breakdown of investments by ownership
investments by strategy OO PE 02: Typical level of	OO PR 02: Breakdown of assets by management	OO INF 02: Breakdown of assets by management
ownership	OO PR 03: Largest property types	OO INF 03: Largest infrastructure

OO End: Module confirmation page



Preface

The information reported in this module will allow your stakeholders to identify your organisation type and characteristics and will enable the PRI to define your peer group. This module also functions as a filter, since your responses will determine which indicators you will see in later stages of the Reporting Framework and, importantly, will ensure that you do not have to provide responses to indicators that are not relevant for your organisation.

Summary of updates

2019 Indicator	Update summary	
00 01.1	"Execution and advisory services" tickbox has been removed. Instead, all IM signatories will be presented with the chance to report on assets under execution and advisory approach in OO 04.4, or opt out if it is not relevant	
00 01.2	The hedge fund sub-indicator has been moved to the end of the OO module and renumbered as OO HF 01, and has updated selection options, which now allow the selection of multiple strategies.	
OO 04	OO 04.2: clarification in the text to make it clearer what should be included and excluded from the AUM figure. A new tickbox "Not applicable as we are fund-raising" has been added OO 04.2: all signatories will be presented with the chance to report on assets under execution and advisory approach in OO 04.4, or opt out if it is not relevant by using a	
OO 05	new tickbox Addition of "Fund of hedge funds" and "Money market instruments" in the table OO 05.1 OO 05.2 from 2018 has been moved into OO 06.5 for 2019.	
OO 06	New indicators OO 06.3 and OO 06.4 for reporting off-balance sheet assets.	
OO 08	Clarification in the text to make it clearer that pooled investments can be reported in table OO 08.1	
	"Fund of hedge funds" and "Money market instruments" included.	
OO 09	"Emerging, Frontier and Other Markets" row has been split out into three separate rows, and the percentages are required instead of ranges.	
00 11	New option in OO 11.2 provided for reporters who only invest in pooled funds and do not do appointment.	
	2018 indicator [SAM 04.3] has been moved into OO 11 as OO 11.5, and is applicable if the new option (above) is chosen.	
	"Fund of hedge funds" and "Money market instruments" included.	
00 12	Direct – Hedge Funds and/or Funds of Hedge Funds added as a new module.	
OO LE 01, OO FI 01, OO FI 03, OO PE 01	The indicators are now "mandatory" and no longer voluntary to disclose. The percentage breakdown can be provided in ranges, instead of absolute figure values.	

To view a detailed summary of changes to the module, please click <u>here.</u> For any word limit in the module, please click <u>here.</u>



SECTION

Basic information

OO 01	Indicator status MANDATORY	Purpose GATEWAY/PEERING	Principle GENERAL	
00 01	INDICATOR			
00 01.1	Select the type that best describes your organisation or the services you provide.			
	Asset owners		Select the type that best represents your primary activity	
	[a] Non-corporate pension or superannuation or retirement or provident fund or plan		0	
	[b] Corporate pension or superannuation or retirement or provident fund or plan		0	
	[c] Insurance company		0	
	[d] Foundation		0	
	[e] Endowment		0	
	[f] Development finance institution		0	
	[g] Reserve - sovereign or government-controlled fund		0	
	[h] Family office		0	
	[i] Other, specify		0	
	Investment managers	Select the services and funds you offer	% of asset under management (AUM) in ranges	
	[j] Fund management		00%; 0<10%; 010-50%; >050%	
	[k] Fund of funds, manager of managers, sub-advised products		O0%; O<10%; O10-50%; >O50%	
	[I] Other, specify		00%; 0<10%; 010-50%; >050%	
	Total		100%	
	Further options for investment managers (may be selected in addition to the above)			
	[n] Hedge funds			
	[o] Fund of hedge funds			
00 01.2	Additional information [OPTIONAL]			



OO 01	EXPLANATORY NOTES		
	Please see the definitions below for guidance on how to categorise your organisation.		
	Please contact the PRI at <u>reporting@unpri.org</u> before responding 'Other' because this may render benchmarking results less useful for your organisation and your peers.		
	Asset owners		
	Asset owners should select the category that most closely represents their organisation. For example, if the organisation holds both pension and insurance funds, select the category that accounts for the largest proportion of assets under management (AUM). Please see the <u>Overview & Guidance</u> document for guidance on reporting on subsidiaries.		
	Investment managers		
	Select all that apply (h-k). If your organisation only offers one service, select ">50% ".		
00 01	You should base this calculation on your assets under management, excluding assets subject to an advisory or execution-only approach. You can select "Execution and advisory services" to indicate that you also provide these services. Indicator SG 16 will allow you to report on your approach to ESG in execution and advisory services. For the rest of the Framework, your reporting should focus on assets under management.		
	When calculating percentages, Investment Managers with subsidiaries that are also PRI signatories should make sure that their response to this indicator is consistent with their response to [OO 03.2] and [OO 04], as well as in the asset mix provided [OO 05]. If you have chosen to exclude subsidiaries from your reporting, you should exclude them from all calculations in this module.		
	Provide any additional information about your organisation, its mission, strategies, activities or investments that are important to contextualise your responsible investment activities.		
LOGIC			
	Within indicator:		
OO 01	The first part of this indicator is applicable for asset owners, and the second part, for investment managers. This will be defined by how your organisation has signed up to the PRI. Please contact the PRI if you would like to query your category.		
	Between indicators:		
	If the "Execution and advisory services" option is selected, indicator OO 04.4 will be applicable.		



OO 01	DEFINITIONS			
Asset owners				
Non-corporate pension or superannuation or retirement or provident fund or plan	An organisation that manages non-corporate retirement and/or pension plan- related assets. Your organisation probably has trustees or members of the board who are responsible for prudential operations, and some of your organisation's obligations might be codified by law.			
Corporate pension or superannuation or retirement or provident fund or plan	An organisation that manages corporate retirement and/or pension plan-related assets. Your organisation probably has trustees who are responsible fo prudential operations, and some of your organisation's obligations might be codified by law.			
Insurance company	A financial institution that sells insurance or provides reinsurance services in the life and/or non-life insurance markets. Insurance companies are asset owners insofar as they have invested capital. This category does not include insurance consultants or insurance brokers. However, it does include those insurance companies that offer pension, superannuation or retirement products along with more conventional insurance products.			
FoundationA charitable non-governmental non-profit organisation, which usually derive money from a family, an individual, or a corporation. Its principal fund is man by its own trustees or directors. A private foundation generates incom investing its initial donation, often disbursing the bulk of its investment inte each year to desired charitable activities.				
Endowment	An investment fund often used by non-profits, universities, hospitals and churches, funded by donations that may or may not have a stated purpose at the bequest of the donor. Many non-profit organizations set up an endowment to sustain their fund-raising efforts over a long period because its principal balance remains intact and the interest generated from it is used for operating or fund-raising purposes. The investment income from dividends is usually devoted to charitable efforts.			
Development finance institution A financial institution that provides development finance (e.g., equity of capital) to fund businesses or economic development.				
Decementary of the second s	This includes sovereign wealth funds, treasury investment funds, stabilisation funds and government reserve funds (including those designed to provide a potential buffer for future pensions but do not have defined member accounts).			
Reserve-sovereign or government-controlled fund	These funds meet one or more of the following criteria: a) more than 50% of the AUM are owned by the government; b) the government has authority to appoint the board of directors and/or the CEO; and/or c) the government has direct or indirect influence on investment decisions. Development finance institutions should not be listed here.			
Family office	The expression family office covers all forms of organisations and services involved in managing large private fortunes. These can be organised either as family-owned companies in which the family wealth is pooled, or as companies or bank departments that provide financial services for these clients while the family retains decision-making powers.			
Other Contact the PRI at reporting@unpri.org before reporting 'Other selecting this may render benchmarking results less useful for your and your peers.				
Investment managers				
Fund management	This category includes those who invest directly in companies and other assets, not via third-party funds. This includes investors that perform investment research internally and provide list(s) of eligible (or ineligible) securities to sub-advisor(s).			



Fund of funds, manager of managers, sub-advised products	This category includes all fund of funds managers, irrespective of the underlying asset class(es). Funds of hedge funds, mutual funds, real estate funds, private equity funds, etc., should select this category.	
Other	Contact the PRI at <u>reporting@unpri.org</u> before listing 10% or more of your AUM in 'Other' because selecting this may render benchmarking results less useful for your organisation and your peers.	
Hedge funds	Please select this option if you manage hedge funds. A definition of a hedge fund is provided in the PRI hedge fund industry guide	
Fund of hedge funds	Please selected this option if you invest in funds of hedge funds. Hedge fund of funds invest with multiple managers through hedge funds or managed accounts. Further details can be found on the <u>Hedge Fund research</u> <u>website</u>	



OO 02	Indicator status	Purpose	Principle
	MANDATORY	PEERING	GENERAL
00.02		1 EERING	GENERAL

00 02	INDICATOR
00 02.1	Select the location of your organisation's headquarters.
	[drop down with countries]
00 02.2	Indicate the number of countries in which you have offices (including your headquarters).
	01
	Q 2-5
	♀ 6-10
	Q >10
00 02.3	Indicate the approximate number of staff in your organisation in full-time equivalents (FTE).
00 02.4	Additional information.
	[OPTIONAL]

OO 02	EXPLANATORY NOTES		
00 02	This indicator is required for peering purposes and to contextualise your responses going forward		
00 02.1	This should be the country where your headquarter office is registered. Most organisations have one headquarter office. However, if your organisation has more than one headquarter, please select the main location in terms of number of staff.		
00.02.2	This indicator is a proxy to measure the level of complexity organisations face. Please include any office part of your asset management business, irrespective of whether they are research, analysis, sales, or administrative offices.		
00 02.2	When a bank, insurance company or other institution is a PRI signatory only via its asset management subsidiary or business unit, it should only consider the offices that include staff of that subsidiary or business unit.		
	Staff numbers include full-time employees involved directly in the investment decision-making process as well as supporting roles in administration, marketing and human resources.		
	Staff figures should not include beneficiaries or clients.		
OO 02.3	If the reporting organisation does not have any full-time staff, please state zero and use OO 02.4 to explain the structure.		
	When a bank, insurance company or other institution is a PRI signatory only via its asset management subsidiary or business unit, it should only consider the staff of that subsidiary or business unit.		



	Indicator status	Purpose	Principle
OO 03	MANDATORY	DESCRIPTIVE	GENERAL

OO 03	INDICATOR				
00 03.1	Indicate whether you have subsidiaries within your organisation that are also PRI signatories their own right.				
	Q Yes	O No			
00 03.2	List your subsidiaries that are separate PRI signatories and indicate if you would like to report their RI activities in your organisation's consolidated report.				
	Name of PRI signatory subsidiary	RI implementation reported here on a consolidated basis			
		O Yes	O No		
		O Yes	O No		
		O Yes	O No		
		O Yes	O No		
		O Yes	O No		
		O Yes	O No		
OO 03.3	Additional information. [OPTIONAL]				

OO 03	EXPLANATORY NOTES
	The PRI requires that the highest level of a signatory organisation signs up on behalf of the entire organisation, including its subsidiaries. This means that signatories are typically required to report on all their consolidated AUM.
	However, once an organisation has become a signatory, its subsidiaries may still choose to sign up independently. If you are a majority owner of a subsidiary that has signed the PRI independently, the PRI still encourages you to report on all your AUM on a consolidated basis to produce a more holistic view of the responsible investment processes and practices within the group.
OO 03	We recognise that a consolidated submission may require additional time and resources to prepare. Therefore, if you have subsidiaries that are already reporting to the PRI independently, you have the option in this indicator to exclude these subsidiaries from your own submission and refer the reader to the individual submissions of these subsidiaries.
	Please ensure that your subsidiaries have signed the PRI and are completing the reporting before excluding them from your own report.
	It is important that your approach is consistent throughout the Reporting Framework. If a subsidiary's activities or AUM have been excluded in this indicator, they should be excluded from all reported information, including your organisation type [OO 01], AUM figure in [OO 04.2] and the asset mix [OO 05].



LOGIC		
OO 03	Within indicator: [OO 03.2] will be applicable if 'Yes' is answered in [OO 03.1]	
OO 03	DEFINITIONS	
	A subsidiary is a company that is partly or completely owned by anothe company holding a controlling interest in the subsidiary company. Controlling interest is normally at least 50% of the voting shares or, in the case of wholly owned subsidiary, 100% of the shares.	



OO 04	Indicator status MANDATORY		Purpose GATEWAY/P	EERING		Principle GENE	
OO 04	INDICATOR						
OO 04.1	Indicate the year en	d date for	your reporting ye	ear.			
	Date	Year		Month			Day
00 04.2	Indicate your total AUM at the end of your reporting year. Include the AUM of subsidiaries, but exclude the AUM of subsidiaries, but exclude exclude advisory/execution only assets, and exclude the assets of your PRI signatory subsidiaries that						
	you have chosen no	trillions	billions	millions	thous	ands	hundreds
Currency Select from a dropdown list: USD, EUR, GBP, CAD a alphabetical.							D on top, then
	Currency reported will be automatically converted into USD Not applicable as we are fund-raising						
	Indicate the total AL 03.2 under "No"). Pl						imed in OO
00 04.3	Total AUM of subsidiaries	trillions	billions	millions	thous	ands	hundreds
	Currency reported will be automatically converted into USD						
	Indicate the total as advisory approach.	sets at the	end of your repo	orting year, subj	ect to an	execution	n and/or
00 04.4	Execution and advisory assets	trillions	billions	millions	thous	ands	hundreds
	Currency reported will be automatically converted into USD						
	Not applicable as we do not have any assets under execution and/or advisory approach						
00 04.4	Additional information. [OPTIONAL]						



00 04.1 The reporting year is the 12-month period that you chose to report on. The figure reported should represent your organisation's total AUM at the end of the reporting year. It should include uncalled commitments (e.g., in private equity or infrastructure). Exclusions may be made under the following circumstance: 1) Organisations with subsidiaries that are also signatories, your response to this indicator should be consistent with indicator [OO 03.2], where you indicate whether you will report on the activities of those subsidiaries. If you have chose not to report on the activities of some or all subsidiaries, their AUMs should not be reported in [OO 04.2]. Indicator [OO 04.3] will be available to report their AUMs. Consolidated reporting When determining the scope of reporting, responding organisations – Asset Owners (AOs) or Investment Managers (IMs) - should report on the total consolidated AUM of the entity that is the PRI signatory. Including any subsidiaries that are more than 50% owned by the parent entity. All the AUM of majority owned subsidiaries that are more than 50% owned by the parent entity. All the AUM of majority owned subsidiaries that are more than 50% owned by the parent entity. All the AUM of majority owned subsidiaries that more than 50%. CO0 04.2 1. An AO that majority owns an IM can exclude funds managed by subsidiary Investment Managers on behalf of their parent entity. The are are some exceptions to the above: 1. An AO that majority and oher citels. In this case, the parent entity is still encouraged to creport is consolidated AUM figure [OO 04.2] and hence from all the subsidiary in its consolidated AUM figure [OO 04.2] and hence from all the subsidiary in its consolidated AUM figure [OO 04.2] and	OO 04	EXPLANATORY NOTES		
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OO 04.2 should not be reported in [OO 04.2]. Indicator [OO 04.3] will be available to report their AUMs. Consolidated reporting When determining the scope of reporting, responding organisations – Asset Owners (AOs) or Investment Managers (IMS) - should report on the total consolidated AUM of the entity that is the PRI signatory, including any subsidiaries that are more than 50% owned by the parent entity. All the AUM of majority owned subsidiaries should be included in the total AUM figure reported by the parent entity. There are some exceptions to the above: 1. An AO that majority owns an IM can exclude funds managed by subsidiary Investment Managers on behalf of thrid parties from their reported funds. This is designed to give AOs the option to report only on funds managed on behalf of their own beneficiaries. 2. If a subsidiary of a signatory is also a signatory to the PRI, the subsidiary will have to complete the Framework separately for their own total AUM, including any funds managed on behalf of their parent entity and other clients. In this case, the parent entity is stubsidiary from its consolidated report) but it also can choose to exclude funds managed by the subsidiary in its consolidated report) but it also can choose to exclude funds managed by the subsidiary from its own reported total AUM figure [OO 04.2] and hence from all the activities reported. An additional sub-indicator [OO 04.3] will be presented which will ask for the AUMs of excluded subsidiaries. Converting to USD The amount you indicated under total AUM in local currency will be converted to USD based on the 4 December 2018 exchange rate, sourced from the International Monetary Fund. If you prefer to convert your AUM using another exchange rate, complete the information directly in USD.		should be consistent with indicator [OO 03.2], where you indicate whether you will		
OO 04.2 When determining the scope of reporting, responding organisations – Asset Owners (AOs) or Investment Managers (IMs) - should report on the total consolidated AUM of the entity that is the PRI signatory, including any subsidiaries that are more than 50% owned by the parent entity. All the AUM of majority owned subsidiaries should be included in the total AUM figure reported by the parent entity. There are some exceptions to the above: 1. An AO that majority owns an IM can exclude funds managed by subsidiaries. 2. If a subsidiary on the signatory is also a signatory to the PRI, the subsidiary will have to complete the Framework separately for their own total AUM, including any funds managed on behalf of their parent entity and other clients. In this case, the parent entity is still encouraged to report its consolidated AUM (hence still describing the activities of its subsidiary in its consolidated aud (MI (hence still describing the activities of the subsidiary from its own reported total AUM (include funds managed by the subsidiary from its own reported total AUM (include funds managed by the subsidiary from its own reported total AUM figure [OO 04.2] and hence from all the activities reported. An additional sub-indicator [OO 04.3] will be presented which will ask for the AUMs of excluded subsidiaries. OO 04.3 The amount you indicated under total AUM in local currency will be converted to USD based on the 4 December 2018 exchange rates sourced from the International Monetary Fund. If you prefer to convert your AUM using another exchange rate, complete the information directly in USD. OO 04.3 This indicator is applicable if you reported in OO 03.2 that your organisation has subsidiaries with AUMs that are not consolidated into this report. Here, you should provide the total AUMs fo		should not be reported in [OO 04.2]. Indicator [OO 04.3] will be available to report their		
OO 04.2 Investment Managers (IMs) - should report on the total consolidated AUM of the entity that is the PRI signatory, including any subsidiaries that are more than 50% owned by the parent entity. All the AUM of majority owned subsidiaries should be included in the total AUM figure reported by the parent entity. There are some exceptions to the above: 1. An AO that majority owns an IM can exclude funds managed by subsidiary Investment Managers on behalf of third parties from their reported funds. This is designed to give AOs the option to report only on funds managed on behalf of their own beneficiaries. 2. If a subsidiary of a signatory is also a signatory to the PRI, the subsidiary will have to complete the Framework separately for their own total AUM, including any funds managed on behalf of their parent entity and other clients. In this case, the parent entity is still encouraged to report) but it also can choose to exclude funds managed by the subsidiary from its own reported total AUM (figure [OO 04.2] and hence from all the activities reported. An additional sub-indicator [OO 04.3] will be presented which will ask for the AUMs of excluded subsidiaries. OO 04.3 The amount you indicated under total AUM in local currency will be converted to USD based on the 4 December 2018 exchange rates sourced from the International Monetary Fund. If you prefer to convert your AUM using another exchange rate, complete the information directly in USD. OO 04.3 This indicator is applicable if you reported in OO 03.2 that your organisation has subsidiaries with AUMs that are not consolidated into this report. Here, you should provide the total AUMs for these subsidiaries. This figure is required to provide context to your report, to help avoid duplication in assets reported and for fee purposes.		Consolidated reporting		
 OO 04.2 An AO that majority owns an IM can exclude funds managed by subsidiary Investment Managers on behalf of third parties from their reported funds. This is designed to give AOs the option to report only on funds managed on behalf of their own beneficiaries. If a subsidiary of a signatory is also a signatory to the PRI, the subsidiary will have to complete the Framework separately for their own total AUM, including any funds managed on behalf of their parent entity and other clients. In this case, the parent entity is still encouraged to report its consolidated AUM (hence still describing the activities of its subsidiary in its consolidated report) but it also can choose to exclude funds managed by the subsidiary from its own reported total AUM figure [OO 04.2] and hence from all the activities reported. An additional sub-indicator [OO 04.3] will be presented which will ask for the AUMs of excluded subsidiaries. Converting to USD The amount you indicated under total AUM in local currency will be converted to USD based on the 4 December 2018 exchange rates sourced from the <u>International Monetary Fund</u>. If you prefer to convert your AUM using another exchange rate, complete the information directly in USD. This indicator is applicable if you reported in OO 03.2 that your organisation has subsidiaries with AUMs that are not consolidated into this report. Here, you should provide the total AUMs for those subsidiaries. This figure is required to provide context to your report, to help avoid duplication in assets reported and for fee purposes. 		Investment Managers (IMs) - should report on the total consolidated AUM of the entity that is the PRI signatory, including any subsidiaries that are more than 50% owned by the parent entity. All the AUM of majority owned subsidiaries should be included in the total AUM figure		
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OO 04.3Complete the Framework separately for their own total AUM, including any funds managed on behalf of their parent entity and other clients. In this case, the parent entity is still encouraged to report its consolidated AUM (hence still describing the activities of its subsidiary in its consolidated report) but it also can choose to exclude funds managed by the subsidiary from its own reported total AUM figure [OO 04.2] and hence from all the activities reported. An additional sub-indicator [OO 04.3] will be presented which will ask for the AUMs of excluded subsidiaries.Converting to USD The amount you indicated under total AUM in local currency will be converted to USD based on the 4 December 2018 exchange rates sourced from the International Monetary Fund. If you prefer to convert your AUM using another exchange rate, complete the information directly in USD.OO 04.3This indicator is applicable if you reported in OO 03.2 that your organisation has subsidiaries with AUMs that are not consolidated into this report. Here, you should provide the total AUMs for those subsidiaries. This figure is required to provide context to your report, to help avoid duplication in assets reported and for fee purposes.	00 04.2	Managers on behalf of third parties from their reported funds. This is designed to give AOs the		
OO 04.3This indicator is applicable if you reported in OO 03.2 that your organisation has subsidiaries. This figure is required to provide context to your report, to help avoid duplication in assets reported and for fee purposes.		complete the Framework separately for their own total AUM, including any funds managed on behalf of their parent entity and other clients. In this case, the parent entity is still encouraged to report its consolidated AUM (hence still describing the activities of its subsidiary in its consolidated report) but it also can choose to exclude funds managed by the subsidiary from its own reported total AUM figure [OO 04.2] and hence from all the activities reported. An additional sub-indicator [OO 04.3] will be presented which will ask for the AUMs of excluded		
OO 04.3This indicator is applicable if you reported in OO 03.2 that your organisation has subsidiaries. This figure is required to provide context to your report, to help avoid duplication in assets reported and for fee purposes.		Converting to USD		
OO 04.3 with AUMs that are not consolidated into this report. Here, you should provide the total AUMs for those subsidiaries. This figure is required to provide context to your report, to help avoid duplication in assets reported and for fee purposes.		The amount you indicated under total AUM in local currency will be converted to USD based on the 4 December 2018 exchange rates sourced from the International Monetary Fund. If you prefer to convert your AUM using another exchange rate, complete the information directly in		
OO 04.3 with AUMs that are not consolidated into this report. Here, you should provide the total AUMs for those subsidiaries. This figure is required to provide context to your report, to help avoid duplication in assets reported and for fee purposes.				
	OO 04.3	with AUMs that are not consolidated into this report. Here, you should provide the total AUMs for those subsidiaries. This figure is required to provide context to your report, to help avoid		
	LOGIC			



	In OO 04.2, if "Not applicable as we are fund- raising" is selected, then afigure in OO 04.2 is not requested.
	OO 04.4 is only presented to signatories who are investment managers.
00 04	In OO 04.4, if "Not applicable as we do not have any assets under execution and/or advisory approach" is selected, then a figure in OO 04.4 is not requested.
	Between indicators:
	Indicator [OO 04.3] will be applicable if you report that you have subsidiaries that are also PRI signatories, but that have AUM that are not reported on a consolidated basis.

00 04	DEFINITIONS
Execution and/or advisory services	Execution and/or advisory services offer clients a platform of holdings and funds to invest in. You may or may not advise these clients, but they ultimately make the investment decision.
	Advisory services involve offering clients investment advice while leaving the decision (or approval of a recommendation) to the client.
	Execution-only services offer the client a platform to make investments, but do not involve advising the client.
	This category includes investment platforms and/or third-party fund supermarkets on an execution or advisory basis. These types of services are typically offered by retail or private banks. Some investment management houses also provide these services.



Indicator status MANDATORY TO REPORT VOLUNTARY TO DISCLOSE

Purpose GATEWAY

OO 05	INDICATOR				
OO 05.1	Provide an approximate percentage breakdown of your AUM at the end of your reporting year using the following asset classes and investment strategies:				
		Internally managed	Externally managed		
	[a] Listed equity	%	%		
	[b] Fixed income	%	%		
	[c] Private equity	%	%		
	[d] Property	%	%		
	[e] Infrastructure	%	%		
	[f] Commodities	%	%		
	[g] Hedge funds	%	%		
	[h] Fund of hedge funds	%	%		
	[i] Forestry	%	%		
	[j] Farmland	%	%		
	[k] Inclusive finance	%	%		
	[l] Cash	%	%		
	[m] Money market instruments	%	%		
	[n] Other (1), specify	%	%		
	[o] Other (2), specify	%	%		
	Total (needs to add up to 100%)	10	00%		

OO 05	EXPLANATORY NOTES
OO 05.1	Your response to this indicator should be consistent with the AUM figure reported in [OO 04.2]. Assets subject to an advisory and/or execution-only approach should not be included, if possible. The asset mix should not include assets of PRI signatory subsidiaries you have chosen to exclude from your AUM figure in [OO 04.2].
	Please read all the explanatory notes and definitions carefully before responding. Your response to this indicator will determine which modules, sections and indicators you will be asked to complete in later stages of the Reporting Framework. All denominators of percentages are based on total AUM. For asset classes that constitute less than 10% of your AUM, and



	where you incorporate ESG (OO 10 and OO 11) you will be given a choice as to whether you would like to report on those asset categories in OO 12. While you may decide to opt out of reporting on the module, you will still be required to report in OO 10 and OO 11 on whether you addressed ESG incorporation into your investment decisions and/or your active ownership practices, and this response is considered in the assessment.
	In addition to reading these explanatory notes, please review the separate asset class definitions. This will help avoid double counting or listing assets in the wrong category.
	Fiduciary managers
	If you have a fiduciary manager who manages some of your assets directly themselves report those assets as internally managed. Where your fiduciary manager selects, appoints and monitors external managers, report those assets as indirectly managed.
	Committed funds
	Ideally, your asset class mix should include all uncalled commitments and committed funds (e.g., in private equity or infrastructure). However, if your organisation classifies these differently (for example, you can only provide a breakdown for invested capital), then please report it that way and explain in OO 05.
	If your organisation is 100% uncalled commitments (i.e., still in the fund-raising process), then you should classify this as "Other" and describe "Uncalled Commitments" in OO 05.
	Sub-advised assets
	If the buy-sell-hold decision is made internally, report these assets as directly managed assets. Where you are applying your own screen or integration approach on to the sub-advisors' investment universe and advising (but not actually making the buy-sell-hold decision) report these assets as externally managed.
LOGIC	
	Indicator [OO 08] will be applicable if you have externally managed asset class(es).
OO 05.1	Indicator [OO 10] will be applicable if you have internally and/or externally managed listed equity, or internally managed fixed income.
	Indicator [OO 11] will be applicable if you have internally and/or externally managed assets.

OO 05	DEFINITIONS		
Internally and externally managed assets			
	"Internally" refers to investment decisions (buy-sell-hold-weight) that are made within the organisation itself, including consolidated and wholly owned subsidiaries.		
	Externally refers to investment decisions (buy-sell-hold-weight) made by third-party organisations (such as investment managers) on your behalf.		
Internally and externally managed options	Investment managers that primarily perform investment research internally and provide lists of eligible securities (or ineligible securities) to sub-advisor(s) should list their assets as internally managed. If you are a fund of funds or manager of managers but the investment decisions (buy-sell-hold) for the underlying assets are made by third parties, list your assets as externally managed.		
	Check if any specifics of what to include in internally (direct) and externally (indirect) managed may be provided in the definitions of each asset class. For guidance on the distinction between internally and externally managed inclusive finance, see below.		
Asset classes			
Listed equity	All listed equity in all jurisdictions. This does not include listed equity held in hedge funds.		



Supranational Defined as debt securities issued by supranational organisations (e.g., bonds issued by multilateral development banks or international unions) Sovereigns Defined as securities issued by sovereigns (e.g., government bonds in any denomination). Debt securities issued by government agencies (e.g.			
Sovereigns government bonds in any denomination). Debt securities issued by government agencies (e.g.			
Fixed income – SSA Government agencies government sponsored agency bonds, quasi-govern agencies)			
Sub-nationals Defined as securities issued by municipalities, sub- nationals, local government bonds (e.g., muni bonds)	\$).		
Fixed income— Corporate (financial)Defined as securities issued by financial services companies, including banks and insu your business also runs a banking arm, this does not include assets in your lending point such as deposits and loans.			
Fixed income— Corporate (non- financial)Defined as securities issued by public or private non-financial companies. Includes ser subordinated publicly listed debt, private debt or loans, project finance and infrastructur bonds.			
Fixed income SecuritisedDefined as securities backed by asset pools and issued by special purpose vehicles. Includes asset-backed securities, mortgage-backed securities, collateralised debt or lo obligations and covered bonds.	an		
Equity stakes in privately held companies.			
Private equity categories. This is due to the different characteristics of investment in these sectors. W possible, investments in infrastructure, property and inclusive finance as non-listed equivalence of the should be reported in those categories rather than in Private Equity. Secondary interest	Note that Infrastructure, Property and Inclusive Finance are treated as separate reporting categories. This is due to the different characteristics of investment in these sectors. When possible, investments in infrastructure, property and inclusive finance as non-listed equity should be reported in those categories rather than in Private Equity. Secondary interests in limited partnership investment funds should be reported in the Indirect—Manager Selection, Appointment and Monitoring (SAM) module.		
	List your investments in non-listed property funds or property management companies that make the investment decision and monitor on your behalf as externally managed (indirect).		
Real Estate Investment Trusts (REITs)	Real Estate Investment Trusts (REITs)		
investment selection or monitoring as internally managed property. Where you are not	Report any investments in REITs (or equivalent) where you are significantly involved in the investment selection or monitoring as internally managed property. Where you are not significantly involved in the investment selection or monitoring you should report these assets as externally managed property.		
Infrastructure Unlisted infrastructure funds and direct infrastructure investments. This includes only e	quity.		
Forestry All forms of forestry-related investments, including direct investments, forestry funds and managed investment schemes.	All forms of forestry-related investments, including direct investments, forestry funds and managed investment schemes.		
Farmland All forms of farmland and agriculture-related investments, including direct investments farmland funds and managed investment schemes.	All forms of farmland and agriculture-related investments, including direct investments, farmland funds and managed investment schemes.		
in private or public companies through hedge fund structures should be reported here	All investments in hedge fund structures, regardless of asset class or strategy. Investments in private or public companies through hedge fund structures should be reported here and not double counted (for example, listed equity held in hedge fund structures should not also be reported under listed equity).		
Fund of hedge Hedge fund of funds invest with multiple managers through hedge funds or managed ac Fund of hedge Further details can be found on the Hedge Fund research website	counts.		
	You should report fund of hedge funds as internally managed where the investment decision making is within your organisation.		



	You should report fund of hedge funds as externally managed where the investment mandate has been delegated externally to another investment manager.			
Commodities	All forms of commodity-related investment, including direct investments in physical assets, long exposure to commodities through commodity future contracts and commodity exchange traded funds (ETFs). When a hedge fund strategy includes some investment in commodities but this is not its exclusive focus, this should be included in your figures for hedge funds.			
Inclusive finance	 This category covers all direct Inclusive Finance investments, whether in the form of equity, debt or guarantees. This category includes any investment, direct or indirect, in a retail institution (i.e., company, bank, microfinance institution) that provides financial services (credit, savings, insurance, mortgages, remittances, payments) to clients who have traditionally been excluded from such services, whether consumers, microenterprises or SMEs. This could be in emerging or developed markets. For guidance on the distinction between internally managed (direct) and externally managed (indirect) investment, see below. 			
Cash	This category includes cash current (checking) accounts and savings accounts.			
Money market instruments	Fixed-income securities with maturities of generally one year or less. Examples include Banker's Acceptance, Treasury Bills, Repurchase Agreements, Certificate of Deposits and Commercial Papers.			
Other(s)	This category includes assets that do not fit any of the above categories.			
Internally and ext	ernally managed inclusive finance			
	Indirect investments include investments in microfinance investment intermediaries (MIIs) and investment entities that have microfinance as one of their core investment objectives and mandates. This could be via Microfinance Investment Vehicles (both public and private), holding companies and non-specialized microfinance investment funds (see definitions below). MIIs can provide debt (directly or indirectly), equity or guarantees to microfinance institutions (MFIs). MIIs have a range of return expectations depending on whether they emphasise a financial or social return objective, but in all cases, they are aiming at recovering their capital with a profit.			
	There are three main types.			
Internally and externally managed	1. Microfinance Investment Vehicles (MIVs) are independent investment entities specialised in microfinance, with more than 50 percent of their non-cash assets invested in microfinance. They are either self-managed or managed by an investment management firm and are open to multiple investors. MIVs may issue shares, notes, or other financial instruments.			
inclusive finance options	2. Holding Companies provide financing and technical assistance to microfinance institutions. They usually hold a majority stake in their investees and are generally investible only by private invitation.			
	3. Other MIIs include but are not limited to:			
	 microfinance investment funds that are not open to multiple investors; 			
	 investment entities not specialized in microfinance, but with a significant microfinance investment portfolio; 			
	Peer-to-Peer microlenders; and			
	fund of funds.			



OO 06	Indicator status	Purpose	Principle
	MANDATORY	DESCRIPTIVE	GENERAL

OO 06	INDICATOR				
OO 06.1	Select how you would like to disclose your asset class mix.				
	O as percentage breakdown				
	O as broad ranges				
00 06.2	Publish asset class mix as per attached image	ge			
	[upload image in one of the following formats [OPTIONAL]	s: .jpg, .png,.bmp or .gif]			
00 06.3	Indicate whether your organisation has any o	off-balance sheet assets.			
	O Yes	0	No		
00 06.4	Provide an approximate percentage breakdo	own of any off-balance she	et assets		
		Internally managed	Externally managed		
	Monetary assets	%	%		
	Derivatives	%	%		
	Cash	%	%		
	Trade finance	%	%		
	Other (1), specify	%	%		
	Other (2), specify	%	%		
OO 06.5	Indicate whether your organisation uses fidu	ciary managers.			
	Yes, we use a fiduciary manager and our response to OO 5.1 is reflective of their management of our assets.				
	 No, we do not use fiduciary managers. 				
OO 06.6	Provide contextual information on your AUM asset class split. [OPTIONAL]				



OO 06	EXPLANATORY NOTES
OO 06.1	The automated RI transparency report generated from your responses to this tool will include a section on your asset class mix. We encourage you to disclose your asset mix along the PRI suggested guidelines so that it is easier for readers to identify information in a consistent manner across signatories. Moreover, these categories match the coverage of the modules of the Reporting Framework, making it easier to understand their size and weighting in your portfolio.
OO 06.2If you prefer to report your asset class mix based on your own approach as well, y so here by uploading a separate image file. The following image formats are permitted: .jpg, .png,.bmp and .gif	
OO 06.5 If you select "Yes" in this indicator, you will need to report to SG 12.5 "Indicate whether you organisation considers any of the following responsible investment factors in the monitori fiduciary managers".	

OO 06	DEFINITIONS
	This category should include all forms of derivatives, the underlying assets of which may be any kind of existing financial security (stocks, bonds, commodities, currencies, market indexes, interest rates, credit cards, etc.).
	Please report your derivatives securities related to each asset class directly in the "Derivatives" row, and not in the asset class; for example an equity derivative should be reported under "Derivatives" and not "Listed Equity".
Derivatives	Typically, derivatives are classified in two broad categories: customised contracts (traded Over-the-Counter such as forwards) or standardised contracts (listed on an exchange such as warrants and futures).
	Examples of derivatives include: Futures (commodity future, currency futures, dividend futures, etc.), forwards, swaps (interest-rate, currency, index-return, Constant Maturity swaps, Total return Swap etc.), exotic derivatives (Inflation derivatives, weather derivatives, credit-linked note, credit derivatives, equity-linked note, etc.) interest-rate derivatives (caps, floors, swaptions, IRS, etc.), equity derivatives (options, warrants, convertible bonds, single-stock futures, etc).
Monetary assets	Monetary assets are short term instruments, including financial guarantees, standby letters of credit, bank loan commitments, and note issuance facilities



00 07

Indicator status MANDATORY TO REPORT VOLUNTARY TO DISCLOSE

Purpose GATEWAY Principle GENERAL

OO 07	INDICATOR					
00 07.1	Provide to the nearest 5% the percentage breakdown of your Fixed Income AUM at the end of your reporting year, using the following categories.					
	Type of fixed income Internally managed Externally					
	SSA	%	%			
	Corporate (financial)	%	%			
	Corporate (non-financial)	%	%			
	Securitised	%	%			
	Total fixed income AUM	100%	100%			

OO 07	DEFINITIONS				
Asset classes	Asset classes				
	Supranational	Defined as debt securities issued by supranational organisations (e.g., bonds issued by multilateral development banks or international unions)			
SSA	Sovereigns	Defined as securities issued by sovereigns (e.g., government bonds in any denomination).			
	Government agencies	Debt securities issued by government agencies (e.g., government sponsored agency bonds, quasi-government agencies)			
	Sub-nationals	Defined as securities issued by municipalities, sub-nationals, local government bonds (e.g., muni bonds).			
Corporate (financial)		Defined as securities issued by financial services companies, including banks and insurers. If your business also runs a banking arm, this does not include assets in your lending portfolio, such as deposits and loans.			
Corporate (non-financial)		Defined as securities issued by public or private non-financial companies. Includes senior or subordinated publicly listed debt, private debt or loans, project finance and infrastructure bonds.			
Securitised		Defined as securities backed by asset pools and issued by special purpose vehicles. Includes asset-backed securities, mortgage- backed securities, collateralised debt or loan obligations and covered bonds.			



00 07	EXPLANATORY NOTES			
00 07.1	Your organisation's breakdown of fixed income assets will be used to trigger subsequent columns in the Fixed Income module. Refer to the taxonomy in the preface for more information on the four different types of fixed income applied.			
LOGIC				
	[OO 07] will be applicable if you report an fixed income assets in [OO 05].			
	This is a gateway indicator, so your organisation's breakdown of SSA, corporate— (financial), corporate—(non-financial) and/or securitised will be used to trigger subsequent indicators.			
	If your total directly managed fixed income allocation is <u>10% or more of your total AUM</u> :			
	 Reporting will be mandatory for any type of directly managed fixed income that comprises <u>10% or more of your total directly managed fixed income assets</u>. You will be presented with the respective fixed income type indicators in the Fixed Income module. 			
	• Reporting will be voluntary for any type of directly managed fixed income that comprises less than 10% of your total directly managed fixed income assets. You will be able to select whether you would like to report on these fixed income types in indicator OO 12.			
	If your total directly managed fixed income allocation is <u>less than 10% of your total AUM</u> :			
OO 07.1	 Reporting will be voluntary for all types of directly managed fixed income. You will be able to select whether you would like to report on these fixed income types in indicator OO 12. 			
	If your total indirectly managed fixed income allocation is 10% or more of your total AUM:			
	• Reporting will be mandatory for any type of indirectly managed fixed income that comprises <u>10% or more of your total indirectly managed fixed income assets</u> . When this is the case, you will be presented with the respective fixed income type indicators in the Indirect—Manager selection, appointment and monitoring module.			
	• Reporting will be voluntary for any type of indirectly managed fixed income that comprises less than 10% of your total indirectly managed fixed income assets. You will be able to select whether you would like to report on these fixed income types in indicator OO 12.			
	If your total indirectly managed fixed income allocation is less than 10% of your total AUM:			
	 Reporting will be voluntary for all types of indirectly managed fixed income. You will be able to select whether you would like to report on these fixed income types in indicator OO 12. 			



OO 08	Indicator status MANDATORY TO REPORT VOLUNTARY TO DISCLOSE	Purpose PEERING		Principle GENERAL	
OO 08	INDICATOR				
OO 08.1	Provide a breakdown of your organisation's externally managed assets between segregated mandates, and pooled funds or investments.				
	Asset class breakdown	Segregated mandate(s)	Pooled fund(s) or pooled investment(s)	asset class	
	[a] Listed equity				
	[b] Fixed income – SSA				
	[c] Fixed income – Corporate (financial)				
	[d] Fixed income – Corporate (non- financial)				
	[e] Fixed income – Securitised				
	[f] Private equity				
	[g] Property				
	[h] Infrastructure	Each row:	Each row:		
	[I] Commodities	○ 0%, ○ <10%,	○ 0%, ○ <10%,	Each row:	
	[j] Hedge funds	 ○ 10-50%, ○ >50% 	 ○ 10-50%, ○ >50% 	100%	
	[k] Fund of hedge funds				
	[I] Forestry				
	[m] Farmland				
	[n] Inclusive finance				
	[o] Cash				
	[p] Money market instruments				
	[q] Other (1), specify				
	[r] Other (2), specify				
00 08.2	Additional information [OPTIONAL]				



OO 08	EXPLANATORY NOTES
	This indicator only applies to externally managed assets. All percentages should represent the percentage of your externally managed assets in segregated mandates/pooled funds/fund of funds.
OO 08.1	The reason for differentiating between segregated mandates and pooled funds is that, as the definitions below indicate, the level of influence that can be exerted by individual investors— and hence the approach to incorporating ESG factors into the selection, appointment and monitoring of external managers—can differ significantly. Therefore, your breakdown will be used during assessment to peer your organisation against those with a similar breakdown.
LOGIC	
OO 08.1	This indicator will only be applicable if you reported externally managed assets in OO 05.1

OO 08	DEFINITIONS
Segregated mandate(s)	Investment(s) run exclusively on the organisation's behalf, in which investment criteria (which may include how ESG factors are considered in the investment process or expectations around engagement or voting) are determined in consultation with the signatory and assets are managed in accordance with these criteria.
Pooled fund(s)	Investment schemes in which assets from individual investors are aggregated for the purposes of investment. In general, investors in these funds tend to have less influence over the investment criteria for these funds than for segregated mandates.



OO 09	Indicator status MANDATORY	Purpose PEEF		Principle GENERAL
OO 09	INDICATOR			
OO 09.1	Indicate the breakdown of your organisa	ation's A	UM by market.	
	Developed Markets		%	
	Emerging Markets		%	
	Frontier Markets		%	
	Other Markets		%	
	Total		100%	
OO 09.2	Additional information.		•	
	[OPTIONAL]			

OO 09	EXPLANATORY NOTES
00.00	Markets and countries have been classified according to MSCI's market classification framework. For a detailed outline, follow this <u>link</u> . Definitions can be found below. In the event of any difference between the list below and MSCI's website, please follow the the MSCI classification.
OO 09	The possible RI implementation actions for investors in developed markets may be different from those available to investors in emerging, frontier and other markets. By reporting this information, you will be able to compare your own implementation progress against peers with a similar breakdown.

OO 09	DEFINITIONS
Doveloped	Based on MSCI's classification, the following countries are included in the developed market category:
Developed markets	Australia, Austria, Belgium, Canada, Denmark, Finland, France, Germany, Greece, Hong Kong, Ireland, Israel, Italy, Japan, Netherlands, New Zealand, Norway, Portugal, Singapore, Spain, Sweden, Switzerland, United Kingdom, and USA.
	Based on MSCI's classification, the following countries are included in the emerging market category:
Emerging markets	Brazil, Chile, China, Colombia, Czech Republic, Egypt, Hungary, India, Indonesia, Korea, Malaysia, Morocco, Mexico, Peru, Philippines, Poland, Russia, South Africa, Taiwan, Thailand, Turkey, Qatar, and United Arab Emirates.
Frontier markets	The following countries are included in MSCI's frontier market category: Argentina, Bahrain, Bangladesh, Bosnia Herzegovina, Botswana, Bulgaria, Croatia, Estonia, Ghana, Jamaica, Jordan, Kazakhstan, Kenya, Kuwait, Lebanon, Lithuania, Mauritius, Nigeria, Oman,



	Pakistan, Romania, Serbia, Slovenia, Sri Lanka, Trinidad & Tobago, Tunisia, Vietnam, Zimbabwe, and Ukraine.	
Other markets	Other markets include all countries not listed in the above categories.	

SECTION

Gateway asset class implementation indicators

OO 10	Indicator status MANDATORY		Purpose GATEWAY	Principle GENERAL	
00 10	INDICATOR				
00 10.1	Select the active own	ership activities your c	organisation implement	ed in the reporting year.	
	Listed equity – engagement	□ We engage with companies on ESG factors via our staff, collaborations or service providers.	□ We 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. (<i>Triggers OO 10.2</i>)	
	Listed equity – voting	We cast our (proxy) votes directly or via dedicated voting providers	We require 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 (<i>Triggers OO 10.3</i>)	
	Fixed income SSA – engagement	□ We engage with SSA bond issuers on ESG factors via our staff, collaborations or service providers	□ We require our external managers to engage with SSA bond issuers on ESG factors on our behalf	O We do not engage directly and do not require external managers to engage with SSA bond issuers on ESG factors. Please explain why you do not.	
	Fixed income Corporate (financial) – engagement	□ We engage with companies on ESG factors via our staff, collaborations or service providers	□ We require our external managers to engage with companies on ESG factors on our behalf	O 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,	We require our external managers to engage with companies on	 ○ We do not engage directly and do not require external managers to engage with companies on ESG factors. Please explain why you do not. 	



		collaborations or service providers	ESG factors on our behalf	
	Fixed income Corporate (securitised) – engagement	□ We engage with companies on ESG factors via our staff, collaborations or service providers	□ We 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.
00 10.2	Indicate why you do not engage and do not require external managers to engage.			
00 10.3	Indicate why you do not cast your votes.			
	O Indicate why you do not cast your votes			
	○ We do not cast our votes but provide substantive research and voting recommendations to our clients. Describe the process and the actions taken			

00 10	EXPLANATORY NOTES
	Your responses to this gateway indicator will determine which modules you will see in later stages of the Reporting Framework.
00 10	If you have externally managed funds and delegate responsibility for incorporation, engagement and/or voting to your external managers, you should select "We address ESG incorporation in our external manager selection, appointment and/or monitoring processes" in OO 10.1, "We require our external managers to engage with companies on ESG issues on our behalf" in OO 10.2 and "We require our external managers to vote on our behalf" in OO 10.3.
	You should only select "We engage with companies on ESG issues via our staff, collaborations or service providers" in OO 10.2 or "We cast our (proxy) votes directly or via dedicated voting providers" in OO 10.3 if these activities are carried out in-house or using a service provider recruited specifically for that purpose.



LOGIC	
	[OO 10] will be applicable if you reported any listed equity or fixed income assets in [OO 05.1]
	[OO 10.2] is applicable if you select "We do not engage directly and do not require external managers to engage with companies on ESG factors."
	[OO 10.3] is applicable if you select "We do not cast our (proxy) votes directly and do not require external managers to vote on our behalf"The following will apply based on your reported information:
	OO 10.1 "Listed equity - engagement" row:
	 'We engage with companies on ESG issues via our staff, collaborations or service providers' influences whether the engagement section of Listed Equity Active Ownership (LEA) module is applicable.
00 10	 'We require our external managers to engage' influences whether engagement sections in the Selection, Appointment and Monitoring (SAM) for listed equity is applicable.
0010	OO 10.1 "Listed equity - voting" row:
	 'We cast our (proxy) votes directly or via dedicated voting providers' influences whether the (proxy) voting section of LEA is applicable.
	• 'We require our external managers to vote on our behalf' influences whether the module Selection, Appointment and Monitoring (SAM), listed equity voting path is applicable.
	OO 10.1 "Fixed income – engagement" rows (SSA given below as example, replace (SSA) for the Fixed Income type(s) that apply to you)
	Fixed income (SSA) – engagement
	 'We engage with companies on ESG issues via our staff, collaborations or service providers' influences whether the engagement section of Fixed Income module is applicable for (SSA), which is indicators [FI 15 - FI 17]
	 'We require our external managers to engage' influences whether engagement sections in the Selection, Appointment and Monitoring (SAM) is applicable for (SSA) fixed income.
ASSESSI	IENT
	This indicator is not directly assessed but information disclosed here may have an impact on the assessment of other modules.
	Where the last option, "we do not…" has been selected, the following apply:
00 10	 OO 10.1 listed equity enagement: zero ★ for LEA engagement section score
	 OO 10.1 listed equity proxy voting: zero ★ for LEA voting section score
	 OO 10.1 fixed income engagement an "E" for Fixed Income module (enagemen questions)
	While we collect reported data on engagement under Fixed Income – SSA, this is not assessed; only Fixed Income Corporate Financial, Non-Financial, and Securitised engagements are assessed.

OO 10	DEFINITIONS
Active ownership	Active ownership is the use of the rights and position of ownership to influence the activity or behaviour of investees. This can be applied differently in each asset class. For listed equities, it includes both engagement and (proxy) voting (including filing shareholder resolutions). For other asset classes (e.g., fixed income), engagement may still be relevant while (proxy) voting may not.
Incorporation	Under Principle 1 of the PRI, signatories undertake to incorporate ESG issues into investment analysis and decision-making processes.



	Throughout the Reporting Framework, we refer to ESG incorporation as the review and use of ESG information in the investment decision-making process. The Reporting Framework addresses four ways in which this can be
	done:
	 screening;
	 sustainability themed investment (also referred to as environmentally and socially themed investment);
	 integration of ESG issues; and
	a combination of the above.
	Assets subject to an engagement approach only and not subject to any of the above strategies should not be included in ESG incorporation.
	To improve standardisation and communication in the responsible investment industry, the PRI is aligning its definitions with those of the <u>Global Sustainable</u> <u>Investment Alliance.</u>
	See the Main Definitions document for additional details.
Engagement	Engagement refers to interactions between the investor and current or potential investees (which may be companies, governments, municipalities, etc.) on ESG issues. Engagements are undertaken to influence (or identify the need to influence) ESG practices and/or to improve ESG disclosure.
(Proxy) voting	Voting refers to voting on management and/or shareholder resolutions as well as filing shareholder resolutions.



00 11	Indicator status MANDATORY	Purpose GATEWAY	Principle GENERAL
00 11	INDICATOR		
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).		
	Listed equity Fixed income — SSA Fixed income — Corporate (financial) Fixed income — Corporate (non- financial) Fixed income — Securitised Private equity Property Infrastructure Commodities Hedge funds Fund of hedge funds Forestry Farmland Inclusive finance Cash Money market instruments Other (1) Other (2) None of the above	Option for each ass • We address ESC • We do not do ES	G incorporation.
00 11.2	Select the externally managed assets classes in which you addressed ESG incorporation and/or active ownership in your external manager selection, appointment and/or monitoring processes (during the reporting year).		
	Asset class	ESG incorporation an addressed in your ext appointment and/or m	ernal manager selection,



	Listed equity Fixed income — SSA Fixed income — Corporate (financial) Fixed Income — Corporate (non- financial) Fixed Income — Securitised Private equity Property Infrastructure Commodities Hedge funds Fund of hedge funds Forestry	 Mutli-select tickboxes for each asset class: We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We invest only in pooled funds and external manager appointment is not applicable We incorporate ESG into our external 	
	(financial) Fixed Income — Corporate (non- financial) Fixed Income — Securitised Private equity Property Infrastructure Commodities Hedge funds	 We incorporate ESG into our external manager selection process We incorporate ESG into our external manager appointment process We invest only in pooled funds and external manager appointment is not applicable 	
00 11.3a	If your organisation does not integrate ESG factors into investment decisions on your internally managed assets, please explain why not.		
OO 11.3b	If your organisation does not integrate ESG factors into investment decisions on your externally managed assets, explain why not.		
00 11.4	Provide a brief description of how your organisation includes responsible investment considerations in your investment manager selection, appointment and monitoring processes.		
00 11.5	For your externally managed pooled funds, describe any mechanisms in place to set expectations as part of the appointment or commitment process.		

OO 11	EXPLANATORY NOTES
00 11	Your responses to this indicator will determine which indicators or modules you will see in later stages of the Reporting Framework.
00 11.1	To find out more on how your peers have responded on this practice, view our analysis and visualisation on the Responsible investment page of <u>our interactive data report</u> for directly managed assets available on the <u>Data Portal</u> and the <u>PRI website</u> .
00 11.2	To find out more on how your peers have responded on this practice, view our analysis and visualisation in the <u>asset owner interactive data report</u> available on the <u>Data Portal</u> and the <u>PRI</u> <u>website.</u>
00 11.3	This may include a discussion of the asset classes in which you are not implementing PRI Principle 1 about ESG incorporation and/or Principle 2 about active ownership.
00 11.5	If you invest in pooled funds, you can describe any other mechanism in place to set expectations as part of the appointment or commitment process in the. This may for example be informally setting expectations through conversations and relationship building.



LOGIC	
	Internally managed assets:
00 11.1	 For Listed Equity, selecting "We address ESG incorporation" will trigger the LEI module.
	 For Fixed Income asset classes, selecting "We address ESG incorporation" will trigger the applicable fixed income categories' indicators in the FI module - for example, "We address ESG incorporation" for "SSA" will trigger SSA reporting in the Fixed Income module.
	• For all other asset classes for which there is a module, this selection will trigger the applicable asset class module. However, if your AUM is below the 10% threshold, you will be able to choose to not report on it in OO 12. In the case of infrastructure, which is a voluntary module in this reporting period, you will be able to choose to not report on it even if it is above the threshold.
	 For all other asset classes for which there is no module, selecting this option will trigger a free text box in SG 16 (for internally managed assets) and/or SG 17 (for externally managed assets), in which you can describe your approach.
	Externally managed assets:
00 11.2	 For all asset classes, this selection will trigger the applicable indicators in the SAM module, for example if you report "Appointment" for Listed Equity, you will be able to report for Listed Equity appointment in SAM 04.1.
	 If your AUM is below the 10% threshold, you will be able to choose to not report on it in OO 12.
	In the case of the Infrastructure asset class, the 10% threshold does not apply and you will be able to choose whether to report on it in OO 12.
00 11.5	This question appears if you select "We invest only in pooled funds and external manager appointment is not applicable" in OO 11.2
ASSESSMEN	Т
	This indicator is not directly assessed but information disclosed here may have an impact on the assessment of other modules; if you have less than 10% in an asset class, you will still be required to report on whether you addressed ESG incorporation into your investment decisions and/or your active ownership practices, and this is considered in the assessment.
00 11	If you select the option "We invest only in pooled funds and do not do appointment " then you will score NA for the Appointment section in the SAM module.
	Where there is an asset class presented as an option but it has not been ticked, the following apply:
	 OO 11.1: an "E" for the direct modules which are present as a tickbox but have not been ticked
	 OO 11.2: an "E" for the indirect modules which are present as a tickbox but have not been ticked



00 12	Indicator status MANDATORY	Purpose GATEWAY		Principle GENERAL
00 12	INDICATOR Select from below any additional applicable modules or sections you would like to report on			
001211	voluntarily. You are only required to report on asset classes that represent 10% or more of your AUM.			
	Core modules			
	Strategy and Governance (including a	asset classes that d	o not have a	separate module)
	RI implementation directly or via serv providers	RI im	plementatio	n via external managers
	 Direct—Listed equity incorporation Direct—Listed equity active ownersh Direct—Engagements Direct—(Proxy) voting Direct—Fixed income Direct—Fixed income Direct—Fixed income — State Direct—Fixed income — Cate (non-financial) Direct—Fixed income — State Direct—Private equity Direct—Property Direct—Infrastructure Direct—Hedge Funds and/or Funds 	SA prporate prorate ecuritised	onitoring of E o Indire SSA o Indire SSA o Indire Corpo o Indire Secu o Indire o Indire o Indire o Indire	ction, Appointment and External Managers ect—Listed equities ect—Fixed income — orate (financial) ect—Fixed income — orate (non-financial) ect—Fixed income — ritised ect—Private equity ect—Property ect—Infrastructure
	 Funds Direct—Inclusive finance 	In In	direct—Inclu	sive finance



00 12	
LOGIC	
	If you have stated in your response to previous indicators that you are not implementing responsible investment in certain asset classes or areas, you will not see that module or section in this indicator, even if your AUM are 10% or above the threshold.
	Once you confirm you are doing a certain activity, the thresholds used to determine whether you must report on certain modules or sections are outlined below:
	 Signatories that manage 10% of AUM or more of a certain asset class internally will be required to report against the direct relevant module.
00 12	 Signatories that manage less than 10% of AUM of a certain asset class <u>internally</u> will not be required to report against the direct relevant module. Moreover, for this 2016 reporting cycle, signatories will be able to choose whether to report on the Infrastructure direct module irrespective of their percentage in the portfolio.
	 Signatories that hold 10% of AUM or more of a certain asset class <u>externally</u> will be required to report against the relevant asset class in the SAM module.
	 Signatories that hold less than 10% of AUM of a certain asset class <u>externally</u> will not be required to report against the relevant asset class in the SAM module. Moreover, for this 2016 reporting cycle, signatories will be able to choose whether to report in SAM Infrastructure sub-indicators irrespective of their percentage in the portfolio.
	 Signatories that engage and/or cast their (proxy) votes internally will not be required to report against the direct listed equity active ownership (LEA) module if the combined internally and externally managed assets are less than 10%.
	 PIIF signatories that hold more than 50% of AUM in internally <u>or</u> externally in inclusive finance are required to complete only the Organisational Overview and the Inclusive Finance modules. The Strategy and Governance module will be optional to complete with this breakdown.
	 Moreover, majority inclusive finance direct investors that have less than 10% of their inclusive finance assets invested indirectly are not required to complete the Indirect— Inclusive Finance module.
ASSESSMENT	
	This indicator is not assessed, but has assessment implications.
	For asset classes which are <10% of AUM, you may be offered the option in OO 12 to not report on the related module.
	However, opting out of the reporting is not opting out of assessment; the assessment will still consider your response in OO 10 - whether you are conducting any active ownership activities, and OO 11 - whether you are incorporating ESG or conducting active ownership.

SECTION

Listed Equity

OO LE 01	Indicator status MANDATORY	Purpose GATEWAY	Principle GENERAL	
OO LE 01	INDICATOR			
OO LE 01.1	Provide a breakdown of your <u>internally managed</u> listed equities by passive, quantitative, fundamental and other active strategies.			
	Strategies Percentage of internally managed listed equities			
	□ Passive	◯>50%, ◯10-50	◯>50%, ◯10-50%, ◯<10%, ◯ 0%	
	□ Active — quantitative (quant)	◯>50%, ◯10-50	○>50%, ○10-50%, ○<10%, ○ 0%	
	Active — fundamental and other active strategies	○>50%, ○10-50%, ○<10%, ○ 0%		
	Total internally managed listed equities	100%		
OO LE 01.2	Additional information [OPTIONAL]			

OO LE 01	EXPLANATORY NOTES
OO LE 01.1	This indicator has changed from "Mandatory to report, voluntary to disclose" to "Mandatory". Your response to this indicator will be published in the Public Transparency Report. This change to "Mandatory" will enable better analysis and peering
	Your organisation's breakdown of passive, active quantitative and active fundamental and other strategies will be used to trigger subsequent indicators.
LOGIC	
	[OO LE 01] will be applicable if you reported any internally managed listed equity in [OO 05.1]
	Between indicators:
	 if Passive is reported, indicator [LEI 11] will be applicable; and
OO LE 01	 if Active—quantitative and/or fundamental is reported, indicator [LEI 01] will be applicable. In this indicator, you will be able to report different ESG incorporation strategies. Your selection(s) will determine which subsequent indicators will be applicable. Please see additional details in [LEI 01].
ASSESSMEN	Т

If you only select 'Passive', you will not be assessed in the Direct—Listed Equity Incorporation (LEI) module due to the low number of assessed indicators that you will complete in the 'Passive investments that incorporate ESG' section.

OO LE 01

If you select 'Active—quant' and/or 'Active—fundamental and other' OR 'All three strategies', you will be assessed on your responses to the 'Implementation Process', 'Implementation', 'Outputs and outputs' and 'Communication' sections.

OO LE 01	DEFINITIONS		
Actively and passively man	Actively and passively managed strategies		
Passive strategiesPassive investments are investments that mirror the performance of an index follow a pre-determined buy and hold strategy that does not involve are forecasting. Examples include investments in broad capital market indices, if weighted indices, themed indices, passive managed ETFs or indices with E based exclusions.			
Active—quantitative (quant) strategies	Investment strategies or funds for which the manager builds computer-based models to determine whether an investment is attractive. In a pure "quant model", the model makes the final decision to buy or sell.		
Active—fundamental	Active—fundamental Fundamental strategies in which investment decisions are based on hun judgement. This includes both bottom-up (e.g., stock-picking) and top-down (e sector-based) strategies.		
Active—other	Strategies that do not match any of the above strategies. These may be active strategies that combine active quant and active fundamental strategies or other strategies that you believe do not fit any of the above definitions. You may clarify your strategy in the [01.2] Additional Information indicator.		

OO LE 02 MANDATORY TO REPORT VOLUNTARY TO DISCLOSE

Purpose GATEWAY

OO LE 02	INDICATOR		
OO LE 02.1	For strategies that account for less than 10% of your internally managed listed equities, indicate if you would still like to report your activities.		
	Strategies	Report on strategy	
	Passive	O Yes O No	
	All active strategies	O Yes O No	
OO LE 02.2	Additional information. [OPTIONAL]		

OO LE 02	DEFINITIONS		
Actively an	Actively and passively managed strategies		
	Active strategies may include quantitative, fundamental, or other active strategies. Quantitative (quant) strategies are investment strategies or funds for which the manager builds computer-based models to determine whether an investment is attractive. In a pure 'quant		
Active	model', the model makes the final decision to buy or sell. Fundamental strategies are where investment decisions are based on human judgment. This includes both bottom-up (e.g., stock-picking) and top-down (e.g., sector-based) strategies.		
Passive	Passive investments are investments that mirror the performance of an index and follow a pre- determined buy and hold strategy that does not involve active forecasting. Examples include investments in broad capital market indices, ESG weighted indices, themed indices, passive managed ETFs or indices with ESG-based exclusions.		
LOGIC			
	If you select 'yes' for any active strategy, indicators [LEI 01 to LEI 13] will be applicable. If you select 'yes' to passive strategy, indicator [LEI 11] will be applicable. If you select 'no' for both active strategy and 'yes' to passive strategy, indicators [LEI 03 to LEI 10] will not be applicable.		

SECTION

Fixed Income

OO FI 01	Indicator status MANDATORY		Purpose GATEWA		Principle GENERAL
OO FI 01	INDICATOR				
OO FI 01.1	.1 Provide a breakdown of your internally managed fixed income securities by activ passive strategies.			y active and	
	Туре	Passive	Active - quantitative	Active – fundamental and other active	Total internally managed fixed income security
		Percentage of ir	nternally managed	fixed income ass	sets (+/- 5%)
	SSA	○>50%, ○10- 50%, ○<10%, ○ 0%	○>50%, ○10- 50%, ○<10%, ○ 0%	○>50%, ○10- 50%, ○<10%, ○ 0%	100%
	Corporate (financial)	O>50%, O10- 50%, O<10%, O 0%	O>50%, O10- 50%, O<10%, O 0%	○>50%, ○10- 50%, ○<10%, ○ 0%	100%
	Corporate (financial)	◯>50%, ◯10- 50%, ◯<10%, ◯ 0%	◯>50%, ◯10- 50%, ◯<10%, ◯ 0%	○>50%, ○10- 50%, ○<10%, ○ 0%	100%
	Securitised	O>50%, O10- 50%, O<10%, O 0%	O>50%, O10- 50%, O<10%, O 0%	O>50%, O10- 50%, O<10%, ○ 0%	100%
OO FI 01.2	Additional inform [OPTIONAL]	ation			





OO FI 01	EXPLANATORY NOTES
OO FI 01	To find out more on how your peers have responded on this practice, view our analysis and visualisation in the <u>fixed income interactive data report</u> available on the <u>Data Portal</u> and the <u>PRI website</u>
LOGIC	
	[OO FI 01] will be applicable if you reported any internally managed fixed income in [OO 05.1]
	 if Passive is reported, indicator [FI 14] will be applicable; and
OO FI 01.1	 if Active—quantitative and/or fundamental is reported, indicator [FI 01] will be applicable. In this indicator, you will be able to report different ESG incorporation strategies. Your selection(s) will determine which subsequent indicators will be applicable. Please see additional details in [FI 01].

OO FI 01	DEFINITIONS	
Actively and passively managed strategies		
Active — quantitative (quant) Investment strategies or funds for which the manager builds computer-based models to determine whether an investment is attractive. In a pure 'quant model', the model makes the final decision to buy or sell.		
Active — fundamental and other active strategiesFundamental strategies in which investment decisions are based on human judgment. This includes both bottom-up (e.g., stock-picking) and top-down sector-based) strategies.		
Passive	Passive investments are investments that mirror the performance of an index and follow a pre-determined buy and hold strategy that does not involve active forecasting. Examples include investments in broad capital market indices, ESG weighted indices, themed indices, passive managed ETFs or indices with ESG-based exclusions.	

OO FI 02 Indicator status MANDATORY TO REPORT VOLUNTARY TO DISCLOSE Purpose GATEWAY Principle

OO FI 02	INDICATOR				
OO FI 02.1	Indicate if you wish to report on your active strategies that represent less than 10% of your fixed income holdings.				
	Strategies	SSA	Corporate (financial)	Corporate (non-financial)	Securitised
	Active — fundamental and other active strategies	O Yes O No	O Yes O No	O Yes O No	O Yes O No
OO FI 02.2	Additional information [OPTIONAL]				

OO FI 02	EXPLANATORY NOTES	
OO FI 02	To find out more on how your peers have responded on this practice, view our analysis and visualisation in the <u>fixed income interactive data report</u> available on the Data Portal and the <u>PRI website</u>	
OO FI 02.2	You can describe the reasons for reporting/not reporting your RI activities here.	
LOGIC		
00 Fl 02	If you select 'yes' for any active strategy, indicators [FI 01 to FI 12] will be applicable. If you select 'no' for active strategy indicators [FI 01 to FI 12] will not be applicable.	

OO FI 02	DEFINITIONS
Active — quantitative (quant)	Investment strategies or funds for which the manager builds computer- based models to determine whether an investment is attractive. In a pure "quant model", the model makes the final decision to buy or sell.
Active — fundamental and other active strategies	Fundamental strategies in which investment decisions are based on human judgement. This includes both bottom-up (e.g., stock-picking) and top-down (e.g., sector-based) strategies.

ndicator status	Purpose	Principle
MANDATORY	DESCRIPTIVE	GENERAL

OO FI 03	INDICATOR				
OO FI 03.1	Indicate the approximate (+/- 5%) breakdown of your SSA investments by developed and emerging markets.				
		SSA			
	Developed market (+/- 5%)	%			
	Emerging market (+/- 5%)	%			
	Total internally 100%				
OO FI 03.2	Indicate the approximate (+/- 5%) breakdown of your corporate and securitised investments investment grade or high-yield securities.				
	Туре	Investment grade (+/- 5%)	High-yield (+/- 5%)	Total internally managed	
	Corp (financial)	⊃>50%,	◯>50%, ◯10-50%, ◯<10%, ◯ 0%	100%	
	Corp (non-financial)	⊃>50%, ◯10- 50%, ◯<10%, ◯ 0%	⊃>50%,	100%	
	Securitised	⊃>50%, ◯10- 50%, ◯<10%, ◯ 0%	◯>50%, ◯10- 50%, ◯<10%, ◯ 0%	100%	
OO FI 03.3	Additional information [OPTIONAL]	·	· /		

OO FI 03	EXPLANATORY NOTES		
	This indicator has changed from "Mandatory to report, voluntary to disclose" to "Mandatory". Your response to this indicator will be published in the Public Transparency Report. This change to "Mandatory" will enable better analysis and peering		
OO FI 03.1	Your organisation's breakdown of developed and emerging market fixed income investments will be used for aggregated reporting purposes only.		
	To find out more on how your peers have responded on this practice, view our analysis and visualisation in the <u>fixed income interactive data report</u> available on the <u>Data Portal</u> and the <u>PRI website</u>		
	Your organisation's breakdown of Investment Grade and High Yield fixed income investments will be used for aggregated reporting purposes only.		
	Identifing whether fixed income investments are Investment Grade or High Yield:		
OO FI 03.2	 Generally speaking, BBB- is the threshold between high-yield and investment grade. Any rating below can be considered High Yield, and above as Investment Grade. 		
	 If a bond has been rated by more than one rating agency, a good approach is to look at the average/median of the ratings (for instance if a particular bond is rated AAA, BBB- and BB, then the momentum is more around BB which stands for a high-yield bond). 		
	• The outlook of a rating is not really reliable because it can change at any time (upgrade or downgrade).		
OO FI 03.3	You may include information about the predominant credit quality of your portfolio or funds (i.e., investment grade only) and details on the fixed income funds you manage (i.e., emerging market, long only, absolute return).		
LOGIC			
	[OO FI 03] is applicable if you have SSA Fixed Income, and you have indicated that you wish to report on SSA in [OO 12.1] and [OO FI 02.1]		
OO FI 03	[OO FI 03.1] is applicable if you have SSA Fixed Income, and you have indicated that you wish to report on SSA in [OO 12.1] and [OO FI 02.1]		
	[OO FI 03.2] is applicable if you have indicated that you wish to report on any of the "Corporate (financial)", "Corporate (non-financial)" or "Securitised" Fixed Income types in [OO 12.1] and [OO FI 02.1].		

OO FI 03	DEFINITIONS
Investment grade	Investment grade issue or issuer ratings are all ratings above BBB- or BAA-included.

High yield	Bonds issued by organisations that do not qualify for "investment-grade" ratings by one of the leading credit rating agencies. Also known as speculative grade.		
Developed market	 Based on <u>MSCI's classification</u>, the following countries are included in the developed market category: Australia, Austria, Belgium, Canada, Denmark, Finland, France, Germany, Greece, Hong Kong, Ireland, Israel, Italy, Japan, Netherlands, New Zealand, Norway, Portugal, Singapore, Spain, Sweden, Switzerland, United Kingdom and USA. 		
Emerging market	 Based on <u>MSCI's classification</u>, the following countries are included in the emerging market category: Brazil, Chile, China, Colombia, Czech Republic, Egypt, Hungary, India, Indonesia, Korea, Malaysia, Morocco, Mexico, Peru, Philippines, Poland, Russia, South Africa, Taiwan, Thailand, Turkey, Qatar and United Arab Emirates. Any other countries not listed above in the Developed Market category should be classified as an Emerging Market. 		

OO SAM 01

Indicator status MANDATORY TO REPORT VOLUNTARY TO DISCLOSE Purpose GATEWAY Principle GENERAL

OO SAM 01	INDICATOR					
OO SAM 01.1	Provide a breakdown of your externally managed listed equities and fixed income by passive, active quant and active fundamental strategies.				xed income by	
		Listed equity (LE)	Fixed income —SSA	Fixed income — Corporate (financial)	Fixed income — Corporate (non- financial)	Fixed income — Securitised
		As a % of	externally n	nanaged liste	d equity/fixed	income
	Passive	%	%	%	%	%
	Active— quantitative (quant)	%	%	%	%	%
	Active— fundamental and other active	%	%	%	%	%
	Total externally managed listed equities/fixed income	100%	100%	100%	100%	100%
OO SAM 01.2	Additional inform	nation		·		

Principles for Responsible Investment

OO SAM 01	EXPLANATORY NOTES
OO SAM 01.1	Your organisation's breakdown of passive, active quant and active fundamental by listed equities, fixed income SSA, corporate (financial), corporate (non-financial) and fixed income securitised will be used to trigger subsequent indicators on the ESG incorporation strategies used by your managers.
	Reported data will also be used in the assessment process to compare your organisation against those with a similar breakdown.
LOGIC	
	[OO SAM 01] will be applicable if you reported any externally managed listed equity or fixed income in [OO 05.1]
OO SAM 01	Your response to [OO SAM 01.1] determines which parts of indicator [SAM 01.1] are applicable; the SAM 01.1 indicator has Active and Passive investment strategy sections.
	For example, if you report using passive investment strategies in relation to Listed Equity in [OO SAM 01.1], you will only see the part of [SAM 01.1] that is relevant to passive investment strategies for Listed Equity.

SAM 01	DEFINITIONS		
Actively and passively managed strategies			
Passive strategies	Passive investments are investments that mirror the performance of an index and follow a pre-determined buy and hold strategy that does not involve active forecasting. Examples include investments in broad capital market indices, ESG weighted indices, themed indices, passive managed ETFs or indices with ESG-based exclusions.		
Active—quantitative (quant) strategies	Investment strategies or funds in which the manager builds computer-based models to determine whether an investment is attractive. In a pure 'quant model', the final decision to buy or sell is made by the model.		
Active—fundamental	Fundamental strategies in which investment decisions are based on human judgement. This includes both bottom-up (e.g. stock-picking) and top-down (e.g. sector-based) strategies.		

OO PE 01	Indicator status MANDATORY	Purpose DESCRIP1	ΓIVE	Principle GENERAL
OO PE 01	INDICATOR			
OO PE 01.1	Provide a breakdown of your organisation investment strategy.	n's internally m	nanaged private	equity investments by
	Investment strategy			of your internally ivate equity holdings (in M)
	Venture capital		◯>50%, ◯10-50%, ◯<10%, ◯ 0%	
	Growth capital		O>50%, O10-50%, O<10%, O 0%	
	(Leveraged) buy-out		◯>50%, ◯10-50%, ◯<10%, ◯ 0%	
	Distressed/Turnaround/Special Situation	Q>50%, Q10	0-50%, ○<10%, ○ 0%	
	Secondaries		Q>50%, Q10)-50%, Q<10%, Q 0%
	Other investment strategy; specify		○>50%, ◯10-50%, ◯<10%, ◯ 0%	
	Total		100%	
OO PE 01.2	Additional information			
	[OPTIONAL]			

OO PE 01	EXPLANATORY NOTES		
00.05.04.4	This indicator has changed from "Mandatory to report, voluntary to disclose" to "Mandatory". Your response to this indicator will be published in the Public Transparency Report. This change to "Mandatory" will enable better analysis and peering		
OO PE 01.1	Compile the breakdown based on all your direct private equity investments as reported in the <i>Organisational Overview (OO)</i> module, indicator OO 05. You will be able to add up to two 'other investment strategy' rows.		
LOGIC	LOGIC		
00 PE 01	[OO PE 01] will be applicable if you reported any internally managed private equity in [OO 05.1]		

OO PE 01	DEFINITIONS
Venture capital	Investments provided in equity form to start-up or emerging companies. This category includes seed and early stage capital.
Growth capital	Investments with a minority or majority stake in relatively mature companies at a critical stage in their development (e.g. to expand or restructure operations).
(Leveraged) buy-out	Refers to equity investments as part of transactions in which companies are acquired from the current shareholders with the use of financial leverage. The companies involved in these transactions are typically mature. Leveraged buyouts involve a financial sponsor agreeing to an acquisition without itself committing all the capital required for the acquisition. The financial sponsor will therefore also raise debt to fund the acquisition.
Distressed/Turnaround/Sp ecial situation	Investments in equity form to financially stressed companies. This includes "special situation" and "turnaround strategies" through rescue financing. Please note that investments via debt securities may be reported here if you feel the policies and procedures are largely similar to your other private equity investments. However, you may find the <i>Fixed Income Corporate (non-financial)</i> module more appropriate.
Secondaries	Refers to the acquisition of direct positions in operating companies from existing private equity investors, typically through portfolios. The acquisition of secondary interests in limited partnership investment funds should be reported in the Indirect—Manager Selection, Appointment and Monitoring (SAM) module".
Other	Other forms of private equity investments not listed

Indicator status MANDATORY TO REPORT VOLUNTARY TO DISCLOSE

OO PE 02	INDICATOR		
OO PE 02.1	Indicate the level of ownership you typically hold in your private equity investments.		
	O a majority stake (>50%)		
	O 50% stake		
	O a significant minority stake (between 10-50%)		
	O a minority stake (<10%)		
	O a mix of ownership stakes		
OO PE 02.2	Additional information		
	[OPTIONAL]		

OO PE 02	EXPLANATORY NOTES		
OO PE 02.1	Select the option that represents your typical ownership stake in portfolio companies (consider 'typical' any number of your assets that constitutes more than 50% in any category). This will allow you to be allocated to peer groups with others with similar approaches. Select "a mix of ownership stakes" if your portfolio is diverse and does not have a typical level of ownership stake.		
OO PE 02.2	 This may include a discussion of: your organisation's approach to private equity investment and role in transactions (i.e., when identifying and analysing potential investments, and investment monitoring post-investment); differences in your approach in private equity investments in which you hold majority or minority stakes; and/or if you wish, please include proportion of portfolio companies in which your organisation has a board seat(s). 		
LOGIC			
OO PE 02	[OO PE 02] will be applicable if you reported any internally managed private equity in [OO 05.1]		

Indicator status MANDATORY TO REPORT VOLUNTARY TO DISCLOSE

Purpose DESCRIPTIVE

OO PR 01	INDICATOR
OO PR 01.1	Indicate the level of ownership you typically hold in your property investments.
	 Q a majority stake (>50%) Q a 50% stake
	O a significant minority stake (between 10-50%)
	O a limited minority stake (<10%)
	O a mix of ownership stakes
	O N/A, we manage properties, new constructions and/or major renovations on behalf of our clients, but do not hold equity in property on their behalf.
OO PR 01.2	Provide a breakdown of your organisations allocation to Real Estate Investment Trusts (REITs) or similar
	Q>50%
	Q 10 – 50%
	Q <10%
	○ 0%
OO PR 01.3	Additional information
	[OPTIONAL]

OO PR 01	EXPLANATORY NOTES
OO PR 01.1	Select the option that represents your typical ownership stake in properties (consider 'typical' as any number of your assets that constitutes more than 50% in any category). This will allow you to be allocated to a peer group with others with similar approaches. Select "a mix of ownership stakes" if your portfolio is diverse and does not have a typical level of ownership stake.
	N/A option
	Applicable for property managers involved in, for example, the day-to-day management of properties, supply of property performance data and advice to clients on investment decisions, but who do not make actual investment decisions on behalf of clients.

OO PR 01.2	 This may include a discussion of: Your organisation's approach to property investment and its role in transactions (i.e., when identifying and analysing potential investments and investment monitoring post investment); Differences in your approach in property investments in which you hold majority or minority stakes; and/or The typical holding period of property investments. 	
LOGIC		
OO PR 01	[OO PR 01] will be applicable if you reported any internally managed property assets in [OO 05.1]	

OO PR 02	Indicator status MANDATORY TO REPORT VOLUNTARY TO DISCLOSE	Purpos GAT	se EWAY	Principle GENERAL
OO PR 02	INDICATOR			
OO PR 02.1	Provide a breakdown of your organisation's property assets based on who manages the assets.			on who manages the
	Property assets managed byManaged directly by your organisationManaged via third-party property managers you appointManaged by other investors or their property managersManaged by tenant(s) with operational control		Breakdown of your property assets (by number)	
			○ >50%, ○ 10-50%, ○ <10%, ○ 0%	
			◯ >50%, ◯ 10-50	%, 🔾 <10%, 🔾 0%
			◯ >50%, ◯ 10-50	%, O <10%, O 0%
			◯ >50%, ◯ 10-50	%, O <10%, O 0%
	Total 100%			
OO PR 02.2	Additional information			
	[OPTIONAL]			

OO PR 02	EXPLANATORY NOTES		
	The definitions for" Property Management" have been aligned with GRESB 2016 guidance.		
	'Property management' refers in this context to the day-to-day operation and execution of decisions for property assets. It does not refer to investment decision-making (e.g., acquisition decisions).		
OO PR 02.1	Directly managed assets are those for which your organisation is determined to have "operational control". If tenants or a single tenant has the greatest authority to introduce and implement operating policies and environmental policies, the tenant should be assumed to have operational control. If both you and the tenant have the authority to introduce and implement day-to-day operational procedures, the asset should be reported as directly managed.		
OO PR 02.2	This may include a description of those involved in managing your organisation's properties		
LOGIC	LOGIC		
OO PR 02	[OO PR 02] will be applicable if you reported any internally managed property assets in [OO 05.1]		
	If some proportion of your property assets is managed by third-party property managers, then indicator [PR 07] will be applicable.		

OO PR 02	DEFINITIONS
Third-party property managers	Organisations that manage all types of property assets (e.g., retail, commercial and residential) for other organisations. They provide advice and support in a range of areas (e.g., facilities management, accounting, compliance, maintenance and utilisation).
Operational control	This is defined as having the ability to introduce and implement operating policies, health and safety policies and/or environmental policies.

OO PR 03

MANDATORY TO REPORT, VOLUNTARY TO DISCLOSE GENERAL

OO PR 03	INDICATOR		
OO PR 03.1	Indicate up to three of your largest property types by AUM.		
	Types	Main property types (by AUM)	
		Industrial	
		□ Retail	
	Largest property type	G Office	
		Residential	
		Leisure/Hotel	
		□ Mixed use	
		Generation Other; specify	
	Second largest property type	[same as above]	
	Third largest property type	[same as above]	
OO PR 03.2	Additional information [OPTIONAL]		

OO PR 03	EXPLANATORY NOTES		
OO PR 03.1	Determine the main property types by internally managed property assets under management. This will help contextualise your reported information in the rest of this module.		
	The options in this indicator are complementary to GRESB indicator RC5.1 in the 'Reporting Characteristics' section of the 2016 GRESB assessment.		
	This may include a discussion of:		
	 Typical property types, breakdown between single and multi-let, number of properties and types of tenants; 		
OO PR 03.2	 The proportion within your organisation's overall property portfolio accounted for by individual property types; and/or 		
	• Typical breakdown of property investments between greenfield and brownfield assets.		
	Please refer to the <i>Organisational Overview (OO)</i> , indicator OO 09, if your organisation has a significant focus on property and has described its typical property investments in this indicator.		
LOGIC			

OO PR 03	[OO PR 03] will be applicable if you reported any internally managed property assets in [OO 05.1]
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OO PR 03	DEFINITIONS	
Industrial	Includes distribution warehouses, storage, garages and logistics centres	
Retail	Includes high street and out-of-town malls, individual retail stores, retail parks	
Office	Includes office buildings and serviced offices	
Residential	Includes multiple occupancy buildings	
Leisure/Hotel	Includes hotels, sports facilities and restaurants	
Mixed use	Property which combines one or more of the above uses	

OO INF 01

Indicator status MANDATORY TO REPORT VOLUNTARY TO DISCLOSE Purpose DESCRIPTIVE

OO INF 01	INDICATOR
OO INF 01.1	Indicate the level of ownership you typically hold in your infrastructure investments.
	◯ a majority stake (>50%)
	O a 50% stake
○ a significant minority stake (between 10–50%)	
	O a minority stake (<10%)
	O a mix of ownership stakes
OO INF 01.2 Additional information	
	[OPTIONAL]

OO INF 01	EXPLANATORY NOTES		
OO INF 01.1	Select the option that represents your typical ownership stake in companies (consider 'typical' as any number of your assets that constitutes more than 50% in any category). Select "a mix of ownership stakes" if your portfolio is diverse and does not have a typical level of ownership stake.		
OO INF 01.2	 You may include a discussion of: your organisation's approach to infrastructure investment and role in transactions (i.e., when identifying and analysing potential investments and investment monitoring post-investment); differences in your approach in infrastructure investments in which you hold majority or minority stakes; and the typical holding period of infrastructure investments and how this affects your approach to ESG issues 		
LOGIC			
00 INF 01	[OO INF 01] will be applicable if you reported any internally managed infrastructure assets in [OO 05.1]		

OO INF 02

Indicator status MANDATORY TO REPORT VOLUNTARY TO DISCLOSE Purpose GATEWAY/PEERING

OO INF 02	INDICATOR		
OO INF 02.1	Provide a breakdown of your organisation's infrastructure assets based on who manages the assets.		
	Infrastructure assets managed by	Breakdown of your infrastructure assets (by number)	
	Managed directly by your organisation/companies you owned	O >50%, O 10-50%, O <10%, O 0%	
	Managed via third-party operators appointed by your organisation/companies you owned	○ >50%, ○ 10-50%, ○ <10%, ○ 0%	
	Managed by other investors/their third-party operators	○ >50%, ○ 10-50%, ○ <10%, ○ 0%	
	Total	100%	
OO INF 02.2	Additional information		
	[OPTIONAL]		

OO INF 02	EXPLANATORY NOTES
OO INF 02.1	'Infrastructure management' refers in this context to the day-to-day operation and execution of decisions for infrastructure assets. It does not refer to investment decision-making (e.g., acquisition decisions).
	'Managed directly by your organisation/companies owned by you' refers to either an internal team that operates externally to manage the infrastructure asset and/or companies that control the operations of infrastructure assets in which your organisation has ownership.
	'Managed via third-party operators appointed by organisation/companies you owned' refers to appointed third-party operators not owned by your organisation that have their own management and operating staff in place for infrastructure assets in which your organisation has ownership.
	'Managed by other investors/their third-party operators' is often applicable if you have minority stakes in infrastructure assets. The option also captures cases in which co-investors or backers (e.g., governments) have appointed third-party organisations.
	This indicator is applicable only if your organisation has equity stakes in infrastructure assets.
OO INF 02.2	This may include a description of those involved in managing your organisation's infrastructure investments.
LOGIC	

OO INF 02	[OO INF 02] will be applicable if you reported any internally managed infrastructure assets in [OO 05.1]	
	If some proportion of your infrastructure assets are managed by third-party operators, appointed by your organisation and/or companies you owned, then indicator [INF 10] will be applicable.	

OO INF 02	DEFINITIONS
Third-party operators	Organisations that manage or maintain all types of infrastructure assets (e.g., highway, airports, etc.) for other organisations.

MANDATORY TO REPORT, VOLUNTARY TO DISCLOSE

DESCRIPTIVE

GENERAL

OO INF 03	INDICATOR		
OO INF 03.1	Indicate up to three of your largest infrastructure sectors by AUM.		
	Sector	Main infrastructure sectors (by AUM)	
		□ Transportation	
		Energy infrastructure	
		Conventional energy	
		Renewable energy	
	Largest infrastructure sector	Water management	
		Waste management	
		Communication	
		Social infrastructure	
		Other; specify	
	Second largest infrastructure sector	[same as above]	
	Third largest infrastructure sector	[same as above]	
	Additional information		
OO INF 03.2	[OPTIONAL]		

OO INF 03	EXPLANATORY NOTES	
OO INF 03.1	Determine the main infrastructure sectors by internally managed infrastructure assets under management. This will help contextualise your reported information in the rest of this module.	
	This may include a discussion of:	
	 typical infrastructure types and number of individual investments; 	
	 the proportion within your organisation's overall infrastructure portfolio accounted for by individual infrastructure sectors; and/or 	
OO INF 03.2	 typical breakdown of infrastructure investments between greenfield and brownfield assets. 	
	Please refer to the <i>Organisational Overview (OO)</i> module, indicator OO 09, if your organisation has a significant focus on infrastructure and has already described its typical infrastructure investments in this indicator.	
LOGIC		

00	INF	03

 $[{\rm OO}~{\rm INF}~{\rm 03}]$ will be applicable if you reported any internally managed infrastructure assets in $[{\rm OO}~{\rm 05.1}]$

OO INF 03	DEFINITIONS
Transportation	Includes roads and tunnels, airports, ports, rail
Energy infrastructure	Includes electricity transmission and distribution, gas transmission and distribution, liquid and gas storage, other energy infrastructure
Conventional energy	Includes coal, gas, shale gas, oil, nuclear
Renewable energy	Includes solar, wind, hydro, wave power, tidal, biomass
Water management	Includes water treatment facilities, sewer lines
Waste management	Includes landfill, incineration, recycling, waste collection, recovery
Communication	Includes telecom towers, cable networks, broadcast networks and transmissions
Social infrastructure	Includes health-care facilities, education, aged care, prison, social purpose

OO HF 01	MANDATORY TO REPORT,	DESCRIPTIVE	GENERAL
	VOLUNTARY TO DISCLOSE		

OO HF 01	INDICATOR			
OO HF 01.1	Please describe your hedge fund strategies and classification			
	Options presented for hedge funds:			
	Main strategy	Strategy as % hedge fund AUM	Sub-strategy	
	Equity Hedge	⊙ >50%, ⊙ 10-50%, ⊙ <10%, ⊙ 0%	 Equity Market Neutral Fundamental Growth Fundamental Value Quantitative Directional Sector: Energy/Basic Materials Sector: Healthcare Sector: Technology Short Bias 	
			□ Multi-Strategy	
	Event Driven	○ >50%, ○ 10-50%, ○ <10%, ○ 0%	 Activist Credit Arbitrage Distressed / Restructuring Merger Arbitrage Private Issue / Regulation D Special Situations Multi-Strategy 	
	Global Macro	○ >50%, ○ 10-50%, ○ <10%, ○ 0%	 Active Trading Commodity: Agriculture Commodity: Energy Commodity: Metals Commodity: Multi Currency: Discretionary Currency: Systematic Discretionary Thematic Systematic Diversified Multi-Strategy 	

	Relative Value	○ >50%, ○ 10-50%, ○ <10%, ○ 0%	Fixed Income - Asset Backed	
			Fixed Income - Convertible Arbitrage	
			Fixed Income - Corporate	
			Fixed Income - Sovereign	
			□ Volatility	
			Yield Alternatives: Energy Infrastructure	
			Yield Alternatives: Real Estate	
			□ Multi-Strategy	
	Risk parity	O >50%, O 10-50%,	□ Volatility Target: 10%	
		◯ <10%, ◯ 0%	Volatility Target: 12%	
			□ Volatility Target: 15%	
	Blockchain	◯ >50%, ◯ 10-50%,	Cryptocurrency	
		◯ <10%, ◯ 0%	□ Infrastructure	
		Total 100% (of internal hedge fund AUM)		
	Options presented for fund of hedge funds:			
	Main strategy	Strategy as % fund of hedge fund AUM	Sub-strategy	
			Sub-strategy	
	Main strategy	hedge fund AUM ○ >50%, ○ 10-50%,		
		hedge fund AUM ○ >50%, ○ 10-50%, ○ <10%, ○ 0%	Conservative	
	Main strategy Fund of Hedge	hedge fund AUM ○ >50%, ○ 10-50%, ○ <10%, ○ 0%	Conservative Diversified	
	Main strategy Fund of Hedge	hedge fund AUM \bigcirc >50%, \bigcirc 10-50%, \bigcirc <10%, \bigcirc 0% \bigcirc >50%, \bigcirc 10-50%, \bigcirc >50%, \bigcirc 10-50%, \bigcirc >50%, \bigcirc 10-50%, \bigcirc >50%, \bigcirc 10-50%,	Conservative Diversified Market Defensive	
OO HF 01.2	Main strategy Fund of Hedge	hedge fund AUM ○ >50%, ○ 10-50%, ○ <10%, ○ 0%	Conservative Diversified Market Defensive	
OO HF 01.2	Main strategy Fund of Hedge Funds	hedge fund AUM ○ >50%, ○ 10-50%, ○ <10%, ○ 0%	Conservative Diversified Market Defensive	

OO HF 01	EXPLANATORY NOTES
OO HF 01.1	Please select an option from the HFR Hedge Fund Strategy Classification System.

LOGIC		
OO HF 01	OO HF 01.1 is applicable if any value for "Hedge funds" or "Fund of hedge funds" is reported in OO 05 (Internally managed)	
	OO HF 01.1 has different tickbox options presented depending on whether "Hedge Fund" and/or "Hedge Fund of Funds" were reported in OO 05.	