



RI TRANSPARENCY REPORT 2020

Banco BTG Pactual S.A.



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

About this report

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

This report is an export of the individual Signatory organisation's response to the PRI during the 2020 reporting cycle. It includes their responses to mandatory indicators, as well as responses to voluntary indicators the signatory has agreed to make public. The information is presented exactly as it was reported. Where an indicator offers a response option that is multiple-choice, all options that were available to the signatory to select are presented in this report. Presenting the information exactly as reported is a result of signatory feedback which suggested the PRI not summarise the information. As a result, the reports can be extensive. However, to help easily locate information, there is a **Principles index** which highlights where the information can be found and summarises the indicators that signatories complete and disclose.

Understanding the Principles Index

The Principles Index summarises the response status for the individual indicators and modules and shows how these relate to the six <u>Principles for Responsible Investment</u>. It can be used by stakeholders as an 'at-a-glance' summary of reported information and to identify particular themes or areas of interest.

Indicators can refer to one or more Principles. Some indicators are not specific to any Principle. These are highlighted in the 'General' column. When multiple Principles are covered across numerous indicators, in order to avoid repetition, only the main Principle covered is highlighted.

All indicators within a module are presented below. The status of indicators is shown with the following symbols:

Symbol	Status
×	The signatory has completed all mandatory parts of this indicator
Ø	The signatory has completed some parts of this indicator
۵	This indicator was not relevant for this signatory
-	The signatory did not complete any part of this indicator
ß	The signatory has flagged this indicator for internal review

Within the table, indicators marked in blue are mandatory to complete. Indicators marked in grey are voluntary to complete.

1



Principles Index



Organisa	ational Overview				Ρ	rin	cip	le		General
Indicator	Short description	Status	Disclosure	1	2	3	4	5	6	
OO TG		8	n/a							
OO 01	Signatory category and services	1	Public							✓
OO 02	Headquarters and operational countries	✓	Public							✓
OO 03	Subsidiaries that are separate PRI signatories	1	Public							~
OO 04	Reporting year and AUM	~	Public							✓
OO 05	Breakdown of AUM by asset class	~	Asset mix disclosed in OO 06							*
OO 06	How would you like to disclose your asset class mix	1	Public							×
00 07	Fixed income AUM breakdown	1	Private							✓
80 OO	Segregated mandates or pooled funds	₿	n/a							✓
OO 09	Breakdown of AUM by market	1	Public							✓
OO 10	Active ownership practices for listed assets	1	Public							~
00 11	ESG incorporation practices for all assets	1	Public							✓
00 12	Modules and sections required to complete	1	Public							✓
OO LE 01	Breakdown of listed equity investments by passive and active strategies	~	Public							✓
OO LE 02	Reporting on strategies that are <10% of actively managed listed equities	₿	n/a							×
OO FI 01	Breakdown of fixed income investments by passive and active strategies	~	Public							×
OO FI 02	Reporting on strategies that are <10% of actively managed fixed income	₽	n/a							×
OO FI 03	Fixed income breakdown by market and credit quality	~	Public							✓
OO SAM 01	Breakdown of externally managed investments by passive and active strategies	₿	n/a							✓
OO PE 01	Breakdown of private equity investments by strategy	1	Public							✓
OO PE 02	Typical level of ownership in private equity investments	~	Private							✓
OO PR 01	Breakdown of property investments	₽	n/a							×
OO PR 02	Breakdown of property assets by management	₽	n/a							v
OO PR 03	Largest property types	₿	n/a							×
OO INF 01	Breakdown of infrastructure investments	~	Private							×
OO INF 02	Breakdown of infrastructure assets by management	1	Private							~
OO INF 03	Largest infrastructure sectors	1	Private							✓
OO HF 01	Breakdown of hedge funds investments by strategies	1	Private							✓
OO End	Module confirmation page	✓	-							



CCStrate	gy and Governance		CCStrategy and Governance					Principle							
Indicator	Short description	Status	Disclosure	1	2	3	4	5	6						
SG 01	RI policy and coverage	√	Public							√					
SG 01 CC	Climate risk	✓	Private							✓					
SG 02	Publicly available RI policy or guidance documents	1	Public						~						
SG 03	Conflicts of interest	1	Public							✓					
SG 04	Identifying incidents occurring within portfolios	1	Private							√					
SG 05	RI goals and objectives	✓	Public							✓					
SG 06	Main goals/objectives this year	1	Private							✓					
SG 07	RI roles and responsibilities	✓	Public							✓					
SG 07 CC	Climate-issues roles and responsibilities	✓	Private							✓					
SG 08	RI in performance management, reward and/or personal development	✓	Private							✓					
SG 09	Collaborative organisations / initiatives	1	Public				✓	✓							
SG 09.2	Assets managed by PRI signatories	₿	n/a	 ✓ 											
SG 10	Promoting RI independently	✓	Public				 ✓ 								
SG 11	Dialogue with public policy makers or standard setters	1	Private				~	~	~						
SG 12	Role of investment consultants/fiduciary managers	1	Public				~								
SG 13	ESG issues in strategic asset allocation	1	Public	✓											
SG 13 CC		8	n/a							✓					
SG 14	Long term investment risks and opportunity	1	Private	~											
SG 14 CC		-	n/a							✓					
SG 15	Allocation of assets to environmental and social themed areas	1	Private	1											
SG 16	ESG issues for internally managed assets not reported in framework	✓	Public							✓					
SG 17	ESG issues for externally managed assets not reported in framework	₽	n/a							✓					
SG 18	Innovative features of approach to RI	1	Private							✓					
SG 19	Communication	✓	Public		✓				 ✓ 						
SG End	Module confirmation page	✓	-												



Direct - I	Direct - Listed Equity Incorporation				P	rin	General			
Indicator	Short description	Status	Disclosure	1	2	3	4	5	6	
LEI 01	Percentage of each incorporation strategy	1	Public	~						
LEI 02	Type of ESG information used in investment decision	•	Private	~						
LEI 03	Information from engagement and/or voting used in investment decision- making	✓	Private	~						
LEI 04	Types of screening applied	✓	Public	 ✓ 						
LEI 05	Processes to ensure screening is based on robust analysis	~	Public	~						
LEI 06	Processes to ensure fund criteria are not breached	~	Private	~						
LEI 07	Types of sustainability thematic funds/mandates	₿	n/a	~						
LEI 08	Review ESG issues while researching companies/sectors	~	Public	~						
LEI 09	Processes to ensure integration is based on robust analysis	~	Public	~						
LEI 10	Aspects of analysis ESG information is integrated into	~	Private	~						
LEI 11	ESG issues in index construction	✓	Private	 ✓ 						
LEI 12	How ESG incorporation has influenced portfolio composition	~	Private	~						
LEI 13	Examples of ESG issues that affected your investment view / performance	1	Private	~						
LEI End	Module confirmation page	✓	-							



Direct -	Listed Equity Active Ownership				Ρ	General				
Indicator	Short description	Status	Disclosure	1	2	3	4	5	6	
LEA 01	Description of approach to engagement	✓	Public		✓					
LEA 02	Reasoning for interaction on ESG issues	✓	Public	1	~	✓				
LEA 03	Process for identifying and prioritising engagement activities	~	Public		~					
LEA 04	Objectives for engagement activities	✓	Public		~					
LEA 05	Process for identifying and prioritising collaborative engagement	•	Public		~					
LEA 06	Role in engagement process	✓	Public		~		~			
LEA 07	Share insights from engagements with internal/external managers	~	Private	~	~					
LEA 08	Tracking number of engagements	✓	Public		~					
LEA 09	Number of companies engaged with, intensity of engagement and effort	~	Private		~					
LEA 10	Engagement methods	✓	Private		✓					
LEA 11	Examples of ESG engagements	✓	Private		~					
LEA 12	Typical approach to (proxy) voting decisions	~	Public		~					
LEA 13	Percentage of voting recommendations reviewed	8	n/a		~					
LEA 14	Securities lending programme	1	Private		✓					
LEA 15	Informing companies of the rationale of abstaining/voting against management	•	Public		~					
LEA 16	Informing companies of the rationale of abstaining/voting against management	*	Public		~					
LEA 17	Percentage of (proxy) votes cast	✓	Public		✓					
LEA 18	Proportion of ballot items that were for/against/abstentions	1	Public		~					
LEA 19	Proportion of ballot items that were for/against/abstentions	•	Public		~					
LEA 20	Shareholder resolutions	-	n/a		✓					
LEA 21	Examples of (proxy) voting activities	-	n/a		✓					
LEA End	Module confirmation page	✓	-							



Direct –	Direct – Private Equity				Ρ	rin	General			
Indicator	Short description	Status	Disclosure	1	2	3	4	5	6	
PE 01	Description of approach to RI	-	n/a	✓					✓	
PE 02	Investment guidelines and RI	1	Public		✓					
PE 03	Fund placement documents and RI	1	Public	 ✓ 			✓		~	
PE 04	Formal commitments to RI	1	Private				 ✓ 			
PE 05	Incorporating ESG issues when selecting investments	1	Public	~						
PE 06	Types of ESG information considered in investment selection	~	Public	~		~				
PE 07	Encouraging improvements in investees	1	Private	 ✓ 	✓					
PE 08	ESG issues impact in selection process	✓	Private	 ✓ 						
PE 09	Proportion of companies monitored on their ESG performance	~	Public		~					
PE 10	Proportion of portfolio companies with sustainability policy	~	Public		~					
PE 11	Actions taken by portfolio companies to incorporate ESG issues into operations	1	Private		~					
PE 12	Type and frequency of reports received from portfolio companies	~	Private		~	~				
PE 13	Disclosure of ESG issues in pre-exit	✓	Private		✓					
PE 14	ESG issues affected financial/ESG performance	~	Private	~	~					
PE 15	Examples of ESG issues that affected your PE investments	✓	Private	~	~					
PE 16	Approach to disclosing ESG incidents	✓	Private						~	
PE End	Module confirmation page	1	-							



Direct -	Infrastructure				Ρ	rin		General		
Indicator	Short description	Status	Disclosure	1	2	3	4	5	6	
INF 01	Description of approach to RI	-	n/a	✓					✓	
INF 02	Responsible investment policy for infrastructure	~	Public	~					~	
INF 03	Fund placement documents and RI	✓	Public	✓			✓		\checkmark	
INF 04	Formal commitments to RI	✓	Private				 ✓ 			
INF 05	Incorporating ESG issues when selecting investments	1	Public	~						
INF 06	ESG advice and research when selecting investments	1	Private	~			~			
INF 07	Examples of ESG issues in investment selection process	1	Public	~		~				
INF 08	Types of ESG information considered in investment selection	~	Private	~		~				
INF 09	ESG issues impact in selection process	✓	Private	 ✓ 						
INF 10	ESG issues in selection, appointment and monitoring of third-party operators	~	Public				~			
INF 11	ESG issues in post-investment activities	✓	Public		~					
INF 12	Proportion of assets with ESG performance targets	~	Public		~					
INF 13	Proportion of portfolio companies with ESG/sustainability policy	~	Public		~					
INF 14	Type and frequency of reports received from investees	~	Private		~	~				
INF 15	Proportion of maintenance projects where ESG issues were considered	~	Public		~					
INF 16	Proportion of stakeholders that were engaged with on ESG issues	~	Private		~					
INF 17	ESG issues affected financial/ESG performance	1	Private	~	~					
INF 18	Examples of ESG issues that affected your infrastructure investments	-	n/a	~		~				
INF 19	Approach to disclosing ESG incidents	✓	Private	1					✓	
INF End	Module confirmation page	✓	-							

Confidence building measures Princ								le		General
Indicator	Short description	Status	Disclosure	1	2	3	4	5	6	
CM1 01	Assurance, verification, or review	✓	Public							√
CM1 02	Assurance of last year`s PRI data	✓	Public							✓
CM1 03	Other confidence building measures	✓	Public							✓
CM1 04	Assurance of this year`s PRI data	1	Public							✓
CM1 05	External assurance	•	n/a							√
CM1 06	Assurance or internal audit	•	n/a							✓
CM1 07	Internal verification	✓	Public							✓
CM1 01 End	Module confirmation page	✓	-							



Banco BTG Pactual S.A.

Reported Information

Public version

Organisational Overview

PRI disclaimer

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



Basic information

00 01	Mandatory	Public	Gateway/Peering	General

00 01.1

Select the services and funds you offer

Select the services and funds you offer	% of asset under management (AUM) in ranges
Fund management	0%
	○ <10%
	○ 10-50%
	● >50%
Fund of funds, manager of managers, sub-advised products	0 0%
	○ <10%
	● 10-50%
	○ >50%
Other	● 0%
	○ <10%
	○ 10-50%
	○ >50%
Total 100%	· · · · · · · · · · · · · · · · · · ·

Further options (may be selected in addition to the above)

☑ Hedge funds

□ Fund of hedge funds

00 01.2

Additional information. [Optional]

BTG Pactual Group is an investment bank and asset and wealth manager with a dominant franchise in Brazil, and a successful international investment and distribution platform. BTG Pactual Group has international investment platforms located in London and New York, which in partnership with its Brazilian and other Latin American offices offers investment products and services in global emerging markets to our client's base.





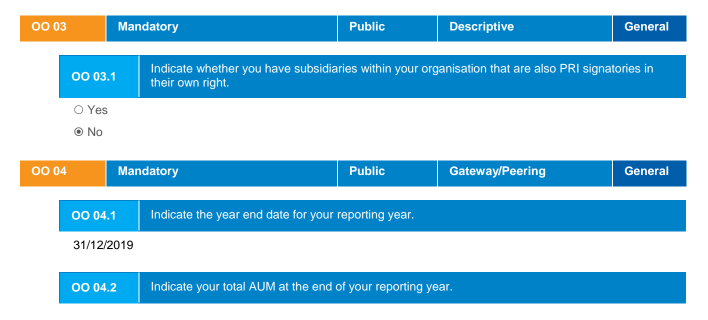
00 02.2	Indicate the number of countries in which you have offices (including your headquarters).
O 1	
○ 2-5	
● 6-10	
○ >10	
OO 02.3	Indicate the approximate number of staff in your organisation in full-time equivalents (FTE).
	FTE

2000

OO 02.4	Additional information. [Optional]

Currently, BTG Pactual has offices on three continents, and provides a comprehensive range of financial services to a Brazilian and global client base that includes corporations, institutional investors, governments and high net worth individuals. BTG Pactual has presence on South America (Brazil offices: São Paulo, Rio de Janeiro, Brasília, Recife, Porto Alegre, Belo Horizonte, Salvador, Curitiba; Colombia offices: Medellín and Bogotá; Lima; Buenos Aires; and Santiago), North America (New York, Miami and Ciudad de México) and Europe (London and Luxembourg).

As reported above, in December/2017, BTG Pactual had nearly 2000 staffs in full-time equivalents, of these about 300 exclusively dedicated to Asset Management business.



Include the AUM of subsidiaries, but exclude advisory/execution only assets, and exclude the assets of your PRI signatory subsidiaries that you have chosen not to report on in OO 03.2



	trillions	billions	millions	thousands	hundreds
Total AUM		136	890	000	000
Currency	BRL				
Assets in USD		32	396	031	521

 $\hfill\square$ Not applicable as we are in the fund-raising process

OO 04.4 Indicate the assets which are subject to an execution and/or advisory approach. Provide this figure based on the end of your reporting year

 $\ensuremath{\boxdot}$ Not applicable as we do not have any assets under execution and/or advisory approach

OO 06	Mandatory	Public	Descriptive	General



Select how you would like to disclose your asset class mix.

\odot as percentage breakdown

as broad ranges

	Internally managed (%)	Externally managed (%)
Listed equity	10-50%	0
Fixed income	10-50%	0
Private equity	10-50%	0
Property	0	0
Infrastructure	10-50%	0
Commodities	0	0
Hedge funds	10-50%	0
Fund of hedge funds	0	0
Forestry	10-50%	0
Farmland	0	0
Inclusive finance	0	0
Cash	<10%	0
Money market instruments	10-50%	0
Other (1), specify	0	0
Other (2), specify	0	0

OO 06.2

Publish asset class mix as per attached image [Optional].

OO 06.3

dicate whether your organisation has any off-balance sheet assets [Optional].

 \bigcirc Yes

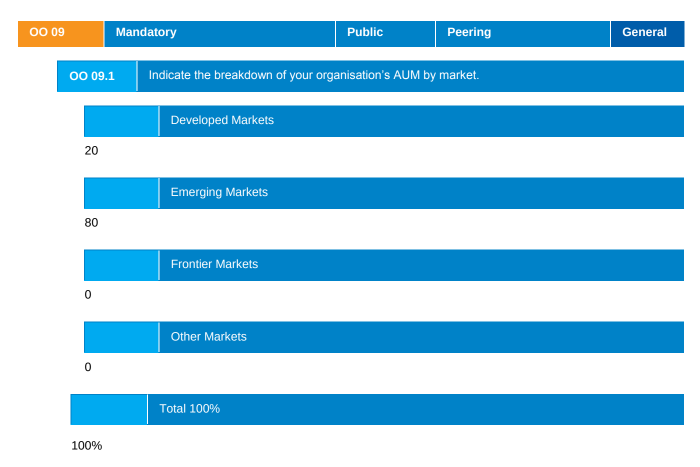
No





 \odot 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.



Asset class implementation gateway indicators							
00 1	0	Man	ndatory	Public	Gateway	General	
	00 10.1		Select the active ownership activities your organisation implemented in the reporting year.				
			Listed equity – engagement				
	☑ We engage with companies on ESG factors via our staff, collaborations or service providers.						

□ We do not engage directly and do not require external managers to engage with companies on ESG factors.

	Listed equity – voting			
--	------------------------	--	--	--

 $\ensuremath{\boxtimes}$ We cast our (proxy) votes directly or via dedicated voting providers

 \Box We do not cast our (proxy) votes directly and do not require external managers to vote on our behalf



Fixed income SSA – engagement

□ We engage with SSA bond issuers on ESG factors via our staff, collaborations or service providers.

 \square 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.

Please explain why you do not engage directly and do not require external managers to engage with companies on ESG factors.

Fixed income Corporate (financial) - engagement

☑ We engage with companies on ESG factors via our staff, collaborations or service providers.

 \Box We do not engage directly and do not require external managers to engage with companies on ESG factors. Please explain why you do not.

Fixed income Corporate (non-financial) – engagement

☑ We engage with companies on ESG factors via our staff, collaborations or service providers.

 \Box 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 (securitised) – engagement

□ We engage with companies on ESG factors via our staff, collaborations or service providers.

 $\ensuremath{\boxtimes}$ We do not engage directly and do not require external managers to engage with companies on ESG factors. Please explain why you do not.

Please explain why you do not engage directly and do not require external managers to engage with companies on ESG factors.

00 1	11 Mandatory		Public	Gateway	General		
	00 11.1		Select the internally managed asset classes in which you addressed ESG incorporation into your investment decisions and/or your active ownership practices (during the reporting year).				
			Listed equity				
	We address ESG incorporation.						
	\odot We do not do ESG incorporation.						

Fixed income - SSA

 \bigcirc We address ESG incorporation.

• We do not do ESG incorporation.



Fixed income - corporate (financial)

- \odot We address ESG incorporation.
- We do not do ESG incorporation.

Fixed income - corporate (non-financial)

● We address ESG incorporation.

 \odot We do not do ESG incorporation.

Fixed income - securitised

- \odot We address ESG incorporation.
- We do not do ESG incorporation.

Private equity

- We address ESG incorporation.
- \odot We do not do ESG incorporation.

Infrastructure

- We address ESG incorporation.
- \odot We do not do ESG incorporation.

Hedge funds

- \odot We address ESG incorporation.
- We do not do ESG incorporation.

Forestry

- ${\small {\odot}}$ We address ESG incorporation.
- \odot We do not do ESG incorporation.

Cash

- \odot We address ESG incorporation.
- We do not do ESG incorporation.

Money market instruments

- \odot We address ESG incorporation.
- We do not do ESG incorporation.

OO 12 Mandatory Public Gateway Gener



00 12.1

Below are all applicable modules or sections you may report on. Those which are mandatory to report (asset classes representing 10% or more of your AUM) are already ticked and read-only. Those which are voluntary to report on can be opted into by ticking the box.

Core modules

- ☑ Organisational Overview
- ☑ Strategy and Governance

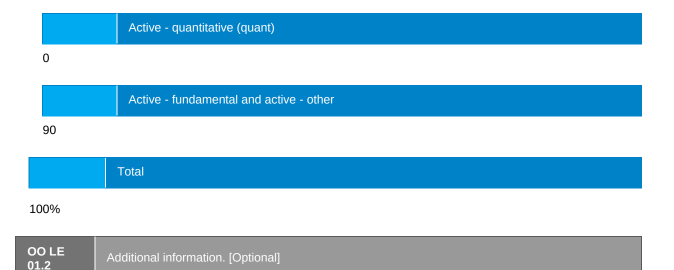
RI implementation directly or via service providers
Direct - Listed Equity incorporation
☑ Listed Equity incorporation
Direct - Listed Equity active ownership
☑ Engagements
☑ (Proxy) voting
Direct - Fixed Income
Fixed income - Corporate (non-financial)
Direct - Other asset classes with dedicated modules
☑ Private Equity
☑ Infrastructure
Closing module
☑ Closing module



Percentage of internally managed listed equities







Our equities funds have a long-biased Brazil strategy, primarily consisting of a concentrated long book, supplemented with a small pair trades allocation.

Our investment philosophy is comprised of the following:

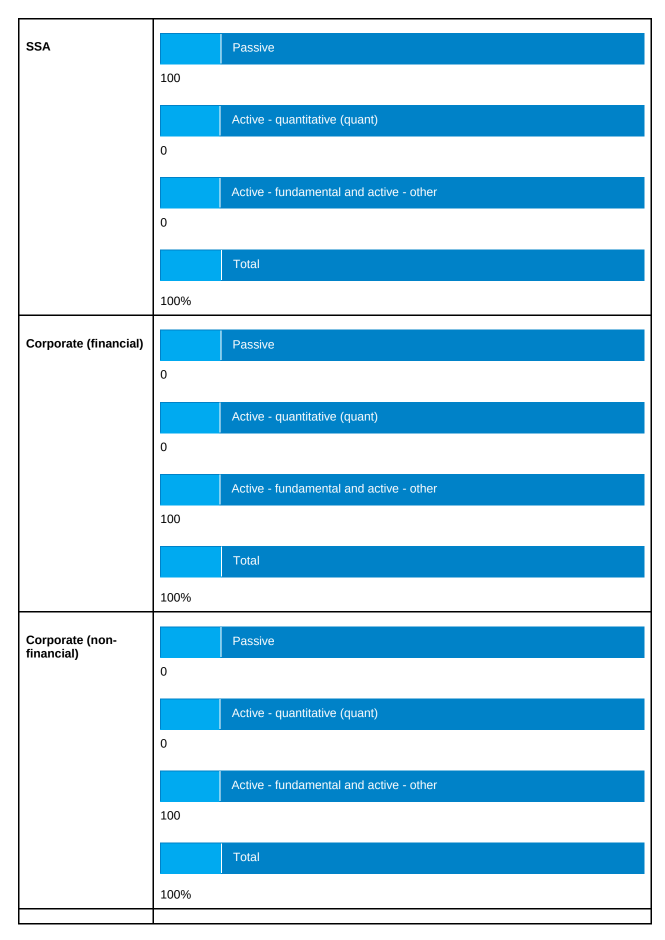
· Invest in companies where we have a deep understanding of operating activities

• Seek quality management, proven track records and alignment of interests between management and shareholders

- · Fundamentally oriented, research intensive investment process guided by our macro views
- · Look for attractive valuations with identifiable catalysts within our investment horizons
- Concentrated 10 to 12 core holdings typically represent 80% of the book

00 F	i 01	Mandatory to Report Voluntary to Disclose		Public	Gateway	General
	OO FI	01.1	Provide a breakdown of your intern strategies	ally managed fixed	income securities by active and p	bassive







Securitised		Passive
	100	
		Active - quantitative (quant)
	0	
		Active - fundamental and active - other
	0	
		Total
	100%	

OO FI 03 Mandatory Public Descriptive General

Update: 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 is to enable improved analysis and peering.

OO FI 03.3	Additional information. [Optional]

No additional information to be provided.

If you are invested in private debt and reporting on ratings is not relevant for you, please indicate below

□ OO FI 03.2 is not applicable as our internally managed fixed income assets are invested only in private debt.

OO PE 01	1 Mar	ndatory	Public	Descriptive	General
00 01	O PE I.1	Provide a breakdown of your organi investment strategy.	isation's internally r	managed private equity investmer	nts by



Investment strategy	Percentage of your internally managed private equity holdings (in terms of AUM)
Venture capital	 >50% ○ 10-50% ○ <10% ● 0%
Growth capital	 ● >50% ○ 10-50% ○ <10% ○ 0%
(Leveraged) buy-out	 >50% ● 10-50% <10% ○ 0%
Distressed/Turnaround/Special Situations	 >50% 10-50% <10% ● 0%
Secondaries	 >50% 10-50% <10% ● 0%
Other investment strategy, specify (1)	 >50% 10-50% <10% ● 0%
Other investment strategy, specify (2)	 >50% 10-50% <10% ● 0%
Total 100%	



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Reported Information

Public version

Strategy and Governance

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New selection options have been added to this indicator. Please review your prefilled responses carefully.

SG 01.1	Indicate if you have an investment policy that covers your responsible investment approach.
Yes	

SG 01.2 Indicate the components/types and coverage of your policy.

Select all that apply

Policy components/types	Coverage by AUM
☑ Policy setting out your overall approach	Applicable policies cover all AUM
☑ Formalised guidelines on environmental factors	\bigcirc Applicable policies cover a majority of AUM
☑ Formalised guidelines on social factors	\bigcirc Applicable policies cover a minority of AUM
$\ensuremath{\boxtimes}$ Formalised guidelines on corporate governance factors	
□ Fiduciary (or equivalent) duties	
☑ Asset class-specific RI guidelines	
□ Sector specific RI guidelines	
□ Screening / exclusions policy	
Engagement policy	
☑ (Proxy) voting policy	
□ Other, specify (1)	
\Box Other, specify(2)	



SG 01.3 Indicate if the investment policy covers any of the following

I Your organisation's definition of ESG and/or responsible investment and it's relation to investments

□ Your investment objectives that take ESG factors/real economy influence into account

- I Time horizon of your investment
- ☑ Governance structure of organisational ESG responsibilities
- ☑ ESG incorporation approaches
- □ Active ownership approaches
- ☑ Reporting
- □ Climate change
- Understanding and incorporating client / beneficiary sustainability preferences
- \Box Other RI considerations, specify (1)
- □ Other RI considerations, specify (2)



BTG Pactual has a Global Environmental, Social and Governance (ESG) Policy applicable to all business units and activities develop by the Bank. This Policy set ESG principles and guidance that should be followed by each employee during the decision make process and during daily routine at the Bank.

BTG Pactual has a huge structure of policies concerning others matters, as proxy voting policy, compliance policy, responsible investment policy and a Code of Conducts and Ethics. As example, the responsible investment policy for timberland investments set nine main principles that drives the decision making process in this specific asset strategy, we highlight some of them:

Strictly comply with environmental, social, health and safety laws, regulations and standards

Strictly comply with anti-corruption and bribery regulations

Promote ESG awareness amongst employees by developing and providing specific training programs and

Report ESG performance with clarity and transparency.

SG 01.5

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

BTG Pactual's approach to sustainability is based on an understanding of our responsibility towards our partners, society and the environment as a complete financial service provider.

The main fundamentals behind BTG Pactual ESG approach are: (i) BTG Pactual's requirement to adopt sustainable social and environmental practices, especially because management recognizes the importance of disseminating ESG practices; (ii) the Brazilian Central Bank's new regulation on ESG risk management; (iii) the need for an area to provide technical advice on ESG matters, centralizing relevant information and data required by stakeholders as evidence of ESG risk controls; and (iv) the need to appoint ESG spokespersons who are aware of ESG controls, initiatives and activities and can adequately disseminate information to our clients, shareholders, staff members and regulators.

Our ESG Global Policy reflects our long-term ambition and unconditional commitment to responsible and sustainable development. We consistently focus on the long-term implications and results of our actions, prioritizing these long-term benefits over short-term gains, always looking into ESG risks and opportunities. We believe that sound business practices and corporate responsibility are long-term drivers that must be applied daily to create shareholder value through sustainable growth, attractive recurring revenue streams and business perpetuity.

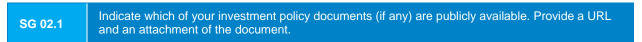




 \bigcirc No

SG 02 Mandatory Public Core Assessed PRI 6					
	SG 02	Mandatory	Public	Core Assessed	PRI 6

New selection options have been added to this indicator. Please review your prefilled responses carefully.



Policy setting out your overall approach

	URL/Attachment
⊠ URL	

URL https://static.btgpactual.com/media/esg-001-global-environmental-social-and-corporate-governance-

Attachment (will be made public)

policy-13-20190319123345.pdf



☑ Formalised guidelines on environmental factors



https://static.btgpactual.com/media/esg-001-global-environmental-social-and-corporate-governance-policy-13-20190319123345.pdf

Attachment (will be made public)

 Attachment

 File 1:ESG Policy.pdf

 $\ensuremath{\boxdot}$ Formalised guidelines on social factors

URL/Attachment

☑ URL



https://static.btgpactual.com/media/esg-001-global-environmental-social-and-corporate-governance-policy-13-20190319123345.pdf

Attachment (will be made public)

Attachment

☑ Formalised guidelines on corporate governance factors

	URL/Attachment	
⊠ URL		
	URL	

{hyperlink:https://www.btgpactual.com/home_en/pdf/LC%20001%20-%20GLOBAL%20-%20Code%20of%20Business%20Principles%20and%20Ethics%20[2.0].pdf}

Attachment (will be made public)

 Attachment

 File 1:LC 001 - GLOBAL - Code of Business Principles and Ethics [2.0].pdf

□ Asset class-specific RI guidelines

☑ (Proxy) voting policy

	URL/Attachment
⊠ URL	
	URL
	https://static.btgpactual.com/media/lc-030-brasil-am-direito-de-voto-11.pdf}

Attachment (will be made public)

Attachment

 $\hfill\square$ We do not publicly disclose our investment policy documents



I Your organisation's definition of ESG and/or responsible investment and it's relation to investments



URL/Attachment

🗹 URL

URL

 $\label{eq:link:https://static.btgpactual.com/media/esg-002-global-am-responsible-investment-policy-12-20180816153011.pdf \end{tabular}$

☑ Attachment



☑ Time horizon of your investment

URL

	URL/Attachment
⊠ URL	

 $\label{eq:link:https://static.btgpactual.com/media/esg-001-global-environmental-social-and-corporate-governance-policy-13-20190319123345.pdf \\$

☑ Attachment

	File Attachment		
{hyperlink:ESG Policy.pdf [234KB]}			

☑ Governance structure of organisational ESG responsibilities

	URL/Attachment	
⊠ URL		
	URL	

{hyperlink:https://www.btgpactual.com/quem-somos/sustentabilidade/governanca-do-risco-esg}

□ Attachment

 $\hfill\square$ ESG incorporation approaches

☑ Reporting

URL/Attachment



URL

{hyperlink:https://static.btgpactual.com/media/tig-esg-annual-report-ago18.pdf}

☑ Attachment

File Attachment

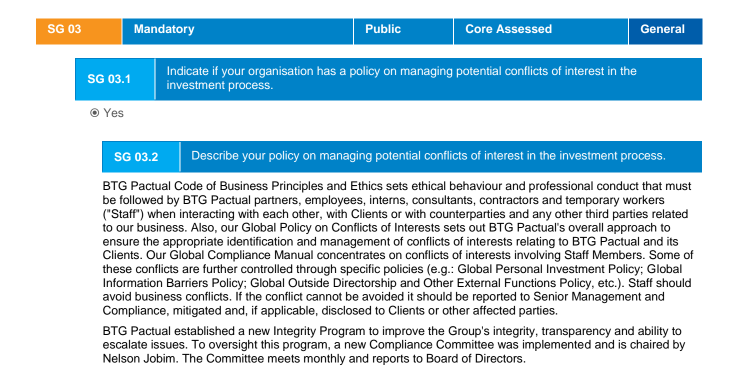
{hyperlink:TIG ESG Report.pdf [15196KB]}

□ We do not publicly disclose any investment policy components

SG 02.3	Additional information [Optional].

In our website it is possible to find out more information about our Asset Management philosophy and strategies and ESG approach. To know more about it, please refer to: https://www.btgpactual.com/home/asset-management/sobre-asset-do-btg-pactual and https://www.btgpactual.com/quem-somos/sustentabilidade

Also in our Code of Business Principles and Ethics we list all principles that guide our investments decisions and in our vote policy we disclose all criteria used to take a decision in a assembly. To know our Code of Business and Ethics please refer to: https://static.btgpactual.com/media/btg-pactual-codigo-de-principios-de-negocios-e-etica-compliance-ago16-port-20170816142311.pdf



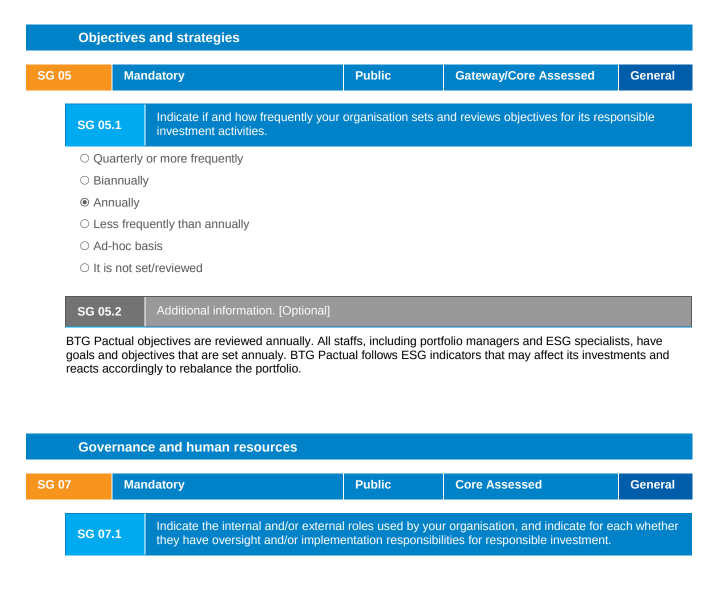
 \bigcirc No



SG 03.3 Additional information. [Optional]

BTG Pactual's Code of Business Principles and Ethics sets ethical behaviour and professional conduct that must be followed by BTG Pactual partners, employees, interns, consultants, contractors and temporary workers ("Staff") when interacting with each other, with Clients or with counterparties and any other third parties related to our business. We are oriented to conduct business on a Client focused maner, which means our mission is to serve Clients in an innovative, cost-effective and transparent manner, understanding their needs, optimizing solutions and establishing long term relationships. This means that in BTG Pactual we "Identify and avoid, or manage, conflicts of interest, always using the utmost transparency. In general, our Clients have priority over BTG Pactual, and BTG Pactual has priority over staff members". We also strive to deliver quality results that exceed expectations effectively taking responsibility for our action, which means that we "Identify, manage and escalate concerns and/or conflicts of interest promptly to management or control functions as appropriate" as established in our Cofe of Business Principles and Ethics.

Compliance Committee is chaired by Nelson Jobim - graduated in 1968 with a Bachelor in Legal and Social Sciences from the Law School of Universidade Federal do Rio Grande do Sul (Federal University of Rio Grande do Sul). He held other positions as member and President of the Federal Supreme Court (STF), from 1997 to 2006, Minister of Justice, Minister of Defense, President of the National Council of Justice and Minister and President of the Superior Electoral Court. Mr. Jobim acted as a lawyer from 1969 to 1994; from 2006 to 2007; and from 2011 to 2016.





Roles

☑ Board members or trustees

- ☑ Oversight/accountability for responsible investment
- ☑ Implementation of responsible investment
- □ No oversight/accountability or implementation responsibility for responsible investment
- ☑ Internal Roles (triggers other options)

Select from the below internal roles

☑ Chief Executive Officer (CEO), Chief Investment Officer (CIO), Chief Operating Officer (COO), Investment Committee

- ☑ Oversight/accountability for responsible investment
- ☑ Implementation of responsible investment
- □ No oversight/accountability or implementation responsibility for responsible investment
- ☑ Other Chief-level staff or head of department, specify

CRO, CFO, Management Committee Member

- ☑ Oversight/accountability for responsible investment
- ☑ Implementation of responsible investment
- □ No oversight/accountability or implementation responsibility for responsible investment

☑ Portfolio managers

- Oversight/accountability for responsible investment
- Implementation of responsible investment
- □ No oversight/accountability or implementation responsibility for responsible investment

☑ Investment analysts

- ☑ Oversight/accountability for responsible investment
- ☑ Implementation of responsible investment
- □ No oversight/accountability or implementation responsibility for responsible investment
- Dedicated responsible investment staff
 - Oversight/accountability for responsible investment
 - Implementation of responsible investment
 - □ No oversight/accountability or implementation responsibility for responsible investment
- □ Investor relations
- \Box Other role, specify (1)
- \Box Other role, specify (2)
- □ External managers or service providers

SG 07.2 For the roles for which you have RI oversight/accountability or implementation responsibilities, indicate how you execute these responsibilities.

Board of Director has approved BTG Pactual ESG Global Policy, which sets ESG core principles and guidance. the Board is responsible for the oversight of ESG Policy and its implementation. The Investment Committee also oversees the responsible investment strategies, adressing ESG issues accordingly to each strategy. The portfolio managers are responsible for implementing the investment strategies defined by the Investment Committee and accordingly to the ESG principles set on ESG Policy.

BTG Pactual established an ESG structure to ensure ESG Policy implementation, the responsible for this structure, who also is our speakperson for Brazilian Central Bank propose, is a senior partner - Mr. Iuri Rapoport. Mr Rapoport



oversight the ESG team and weekly conduct meeting with the team in order to discuss all projects the team have been working on order to be in compliance with our ESG Policy. Iuri Rapoport is statutory Director of BTG Pactual and is based in Sao Paulo. Mr. Rapoport joined Pactual in 1995 and became a partner in 2001. He became Co-Head of the Legal Department in 1999 and General Counsel between 2003 and 2009. He was a Statutory Director responsible for strategic issues from 2008 to 2011 when he left BTG Pactual to assume the position of Chief Operating Officer at Banco Panamericano. In February of 2014 he returned to BTG Pactual as statutory Director to work in the area of operating and strategic issues connected with the Senior Management. Mr. Rapoport holds a Bachelor Degree in Law (with specialization in Business law) from University of São Paulo and also holds a LLM - Master of Laws (International Finance) from King 's College London, University of London.

The ESG team is composed by specialists in environmental matters.

Beatriz Freitas is Head of the ESG Department and is also based in São Paulo. Mrs. Freitas joined BTG Pactual in 2015 and received the challenge of implementing our ESG structure, procedures and daily routines aligned to BTG Pactual philosophy. She has 10 years of experience in financial sector, always leading with ESG. Prior to join BTG Pactual team, she worked at big banks, as Itaú Bank and also China Construction Bank in sustainability and ESG risk assessment areas. Mrs. Freitas holds a bachelor's degree in environmental engineering from the State University of São Paulo, a bachelor's degree in Law from Pontifical Catholic University of São Paulo and a Master's degree in Environmental Management for the Energy Sector from the University of São Paulo.

Rafaella Dortas is an ESG associate director and holds a degree in Law from Fundação Getúlio Vargas and a Master on Environmental Management System from University of São Paulo. Prior to joining BTG Pactual, she worked in a relevant law office with environmental due diligences.





Select all that apply

Principles for Responsible Investment



□ Basic

☑ Moderate

 \Box Advanced



Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]

During the reporting year, BTG Pactual actively participate in PRI engagements, by supporting and being part of engagements meetings with companies and also supporting engagements letters. BTG Pactual also participated as panelist in event promoted by PRI along with CDP and contributed to the organisation of PRI working group meeting.

- □ Asian Corporate Governance Association
- □ Australian Council of Superannuation Investors
- □ AVCA: Sustainability Committee
- □ France Invest La Commission ESG
- BVCA Responsible Investment Advisory Board
- CDP Climate Change

Your organisation's role in the initiative during the reporting period (see definitions)

□ Basic

☑ Moderate

□ Advanced

Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]

BTG Pactual participated as panelist in the event Investors and Forests, promoted by PRI in partnership with CDP, WWF and others institutions. The event aimed to debate the deforestation impacts in financial decisions and BTG Pactual, represented by our timberland investiment group, contributed with our experience in managing certified forest around the world ensuring financial returns while protecting the environmental and enhancing communities engagements.

□ CDP Forests

□ CDP Water

- □ CFA Institute Centre for Financial Market Integrity
- □ Climate Action 100+
- □ Code for Responsible Investment in SA (CRISA)
- □ Council of Institutional Investors (CII)
- \Box Eumedion
- □ Extractive Industries Transparency Initiative (EITI)
- □ ESG Research Australia
- □ Invest Europe Responsible Investment Roundtable
- □ Global Investors Governance Network (GIGN)
- □ Global Impact Investing Network (GIIN)
- □ Global Real Estate Sustainability Benchmark (GRESB)
- Green Bond Principles





Your organisation's role in the initiative during the reporting period (see definitions)

☑ Basic

□ Moderate

 \Box Advanced

Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]

We use Green Bond Pricniples as reference on green debt coordenated by BTG Pactual

□ HKVCA: ESG Committee

- □ Institutional Investors Group on Climate Change (IIGCC)
- □ Interfaith Center on Corporate Responsibility (ICCR)
- □ International Corporate Governance Network (ICGN)
- □ Investor Group on Climate Change, Australia/New Zealand (IGCC)
- □ International Integrated Reporting Council (IIRC)
- □ Investor Network on Climate Risk (INCR)/CERES
- □ Local Authority Pension Fund Forum
- □ Principles for Financial Action in the 21st Century
- □ Principles for Sustainable Insurance
- □ Regional or National Social Investment Forums (e.g. UKSIF, Eurosif, ASRIA, RIAA), specify
- □ Responsible Finance Principles in Inclusive Finance
- □ Shareholder Association for Research and Education (Share)
- □ United Nations Environmental Program Finance Initiative (UNEP FI)
- ☑ United Nations Global Compact

Your organisation's role in the initiative during the reporting period (see definitions)

- ☑ Basic
- □ Moderate
- □ Advanced

Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]

During the reporting year, BTG Pactual reported to UN Global Compact Initiative and decided to participate more actively in the initiative, as a signatory member. Internally we discussed the roles of all working groups the global Compact offers and decided to join at least one in order to engage more with other signatories. Our participation in the working group will begin in 2018, that is the reason why in this reporting period we keep on basic mode.

☑ Other collaborative organisation/initiative, specify

88% of forests we are managing have a third party independent certification, as FSC, SFI, FEPC, Cerflor and American Three Farm.



Your organisation's role in the initiative during the reporting year (see definitions)

☑ Basic

□ Moderate

 \Box Advanced

Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]

During the reporting year, BTG Pactual released an ESG Timberland Investment Group report which our main KPIS for this business. The document is public and can be accessed at https://static.btgpactual.com/media/tig-esg-annual-report-jun17-v2.pdf

TIG manages over 1.8 million acres of timberland investment properties diversified across four continents. TIG has a 35-year history investing in the U.S. as one of our predecessor companies offered the first timberland commingled fund to institutional investors in 1981.

TIG is committed to delivering superior, risk-adjusted returns to our clients through disciplined research and construction of timberland portfolios, the application of industry-leading analytics to investment management, and best-in-class sustainable forestry practices that support the environmental and social integrity of the geographies and communities within which we invest. We accomplish our mission by leveraging the extensive global resources of the BTG Pactual platform and the deep, local expertise of our regional forestry staff, providing our clients with globally diversified timberland investment portfolios

Also, in our website we disclose more about the types of foresty certication we have in our assets: https://www.btgpactual.com/home/quem-somos/sustentabilidade/compromissos-voluntarios

- □ Other collaborative organisation/initiative, specify
- □ Other collaborative organisation/initiative, specify
- □ Other collaborative organisation/initiative, specify

G 10	Manda	atory	Public	Core Assessed	PRI 4
SG		Indicate if your organisation promotes responsible investment, independently of collaborative initiatives.			
۲	Yes				
	SG 10.2	independently of collaborative	nisation has taken to promote responsible investment initiatives. Provide a description of your role in contributing to action and the typical frequency of your		
	 Provided or supported education or training programmes (this includes peer to peer RI sup education or training may be for clients, investment managers, actuaries, broker/dealers, inve consultants, legal advisers etc.) Provided financial support for academic or industry research on responsible investment 				
		Description			
	is a par State U	actual Timberland strategy (TIG) is tnership of forestry faculty at North niversity in the U.S., the Universida Catarina in Brazil along with dozens	Carolina State Ur ad de Conception	niversity and Virginia Polytec in Chile, and the Universidad	hnic Institute and de Federal de

conducts both basic research into tree growth and applied research into how forests respond to silvicultural management practices. Current lines of research are examining how the resilience and sustainability of forests facing variable climates can be enhanced, how carbon sequestration by forests can be increased, and how to improve the efficiency of nitrogen and other

34



fertilizer inputs.

The Instituto de Pesquisas e Estudos Florestais ("IPEF"), a similar research cooperative in Brazil, has installed a rainfall exclusion study on a TIG managed property in the state of Minas Gerais. This study focuses on how trees respond to water and thermal stresses and what mechanisms allow them to respond differently to these different stresses. The more we understand how trees respond to stress, the better we will be able to adapt our management to changing climatic conditions.

Frequency of contribution

- \bigcirc Quarterly or more frequently
- Biannually
- Annually
- Less frequently than annually
- Ad hoc
- Other

□ Provided input and/or collaborated with academia on RI related work

☑ Encouraged better transparency and disclosure of responsible investment practices across the investment industry

Description

BTG Pactual actively participated in engagements promoted by PRI Brazilian working group. During reporting period, BTG Pactual joined working group calls and contributed with other peers in asking companies more ESG disclosure and transparency. BTG also made available meeting rooms for PRI working group meeting.

Frequency of contribution

- Quarterly or more frequently
- Biannually
- Annually
- Less frequently than annually
- \bigcirc Ad hoc
- \bigcirc Other

Spoke publicly at events and conferences to promote responsible investment

Description

During the reporting year, BTG Pactual actively participate in PRI engagements, by supporting and being part of engagements meetings with companies and also supporting engagements letters. BTG Pactual also participated as panelist in the event Investors and Forests, promoted by PRI, WWF in partnership with CDP and others institutions



Frequency of contribution

- Quarterly or more frequently
- \bigcirc Biannually
- Annually
- \odot Less frequently than annually
- Ad hoc
- Other
- □ Wrote and published in-house research papers on responsible investment
- □ Encouraged the adoption of the PRI
- ☑ Responded to RI related consultations by non-governmental organisations (OECD, FSB etc.)

Description

BTG Pactual is member of ANBIMA and FEBRABAN (Brazilian associations related to financial sector) and in both association responded to consultation promoted by FSB related to task force recommendations on climate related risks.

Frequency of contribution

- Quarterly or more frequently
- \bigcirc Biannually
- \bigcirc Annually
- Less frequently than annually
- Ad hoc
- Other
- U Wrote and published articles on responsible investment in the media
- A member of PRI advisory committees/ working groups, specify

Description

BTG Pactual in member of PRI Brazilian working group and actively participates in engagements promoted by the group.

Frequency of contribution

- Quarterly or more frequently
- \bigcirc Biannually
- \bigcirc Annually
- Less frequently than annually
- Ad hoc
- Other
- □ On the Board of, or officially advising, other RI organisations (e.g. local SIFs)
- □ Other, specify

 \bigcirc No



SG 10.3

Describe any additional actions and initiatives that your organisation has taken part in during the reporting year to promote responsible investment [Optional]

BTG Pactual is member of Forest Productivity Cooperative and periodically supports researches, trainings and technologies on forestry industry. The Forest Productivity Cooperative (FPC) is an international partnership committed to creating innovative solutions to enhance forest productivity and value through the sustainable management of site resources. The partnership is lead by forestry faculty at North Carolina State University, Virginia Polytechnic Institute and State University, and the Universidad de Concepción.

Outsourcing to fiduciary managers and investment consultants							
SG 12	Mandatory	Public	Core Assessed	PRI 4			

New selection options have been added to this indicator. Please review your prefilled responses carefully.

SG 12.1 Indicate whether your organisation uses investment consultants.	
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 $\ensuremath{\boxtimes}$ Yes, we use investment consultants



□ Custodial services

- □ Investment policy development
- □ Strategic asset allocation
- ☑ Investment research

Describe how responsible investment is incorporated

BTG Pactual launched the first ESG Equity Fund in Chile and manages this fund based on ESG criteria. The fund uses as benchmark index the MSCI ESG Chile Index and prior to select the equities our analysts uses ESG scores and rating elaborated by both MSCI and Vigeo.

- \Box Other, specify (1)
- □ Other, specify (2)
- □ Other, specify (3)
- $\hfill\square$ None of the above

 \Box No, we do not use investment consultants.

ESG issues in asset allocation

SG 13 Mandatory Public Descriptive	PRI 1
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Indicate whether the organisation carries out scenario analysis and/or modelling, and if it does, provide a description of the scenario analysis (by asset class, sector, strategic asset allocation, etc.).

 $\hfill\square$ Yes, in order to assess future ESG factors

□ Yes, in order to assess future climate-related risks and opportunities

I No, our organisation does not currently carry out scenario analysis and/or modelling

Asset class implementation not reported in other modules

SG 16		Mar	ndatory	Public	Descriptive	General
	SG 16.	.1	Describe how you address ESG iss asset class module has yet to be de your assets are below the minimum	eveloped or for whi	5	

Asset Class	Describe what processes are in place and the outputs or outcomes achieved
Fixed income - Corporate (non- financial)	BTG Pactual is committed to ESG integration and has developed a specif procedure to integrate ESG in fixed income funds, the methodogy is based on Equator Principles and IFC Guidelines and is under implementation.
Forestry	Since BTG Pactual became UN PRI signatory we have been evolving in our ESG apporach in all asset strategies. For timberland strategy, as example, BTG Pactual has a specific responsible investment policy with nine principles and annualy published TIG ESG Report which several KPIs consolidating our global perfomance in managing forests. For example, during the reporting year, we reach 89% of forest certified by a recognized independent third part, as FSC, PEFC, SFI, American Three Farm or Cerflor and also 100% of sites managed have been checked in order to identify any known rights related to land claims or acess of indigenous people on the asset.

SG 16.2 Additional information [Optional].

TIG's Environmental and Social Management System (ESMS) is a set of policies, procedures, and measurement tools which affirm TIG's commitment to responsible investment, while providing a framework for identifying and mitigating environmental and social risks associated with timberland investments throughout our global footprint.

In conjunction with BTGP's pledge to the UN PRI, two internal policies express the core principles upon which the ESMS is constructed. BTG Pactual's Environmental, Social and Corporate Governance Policy expresses the firm's commitment to responsible and sustainable development, while TIG's Responsible Investment Policy adds clarity in applying these values to the Timberland Investment Group's operations.

To effectively monitor TIG's implementation of the Environmental Social Management System, a set of key performance indicators (KPIs) has been established. The KPIs are designed to track progress in applying the principles of ESG and Responsible Investment in our global timberland asset management operations.

TIG is committed to pursuing 3rd party certification of our forest management practices for all investments where it is financially and operationally feasible. Some of the current investments are in rights to timber only, without rights to the management of the land after the timber is harvested. In these cases the inability to guarantee reforestation after harvest precludes certification under several programs. TIG is dedicated to increasing the proportion of managed forests certified in 2017. Also, most of the forests which are composed of timber rights only are managed under the same systems and to the same standards as certified forests.

During the reporting period, BTG Pactual released an TIG ESG Report and make it public available on our sustainability website. TIG's Responsible Investment Policy is based upon nine core principles which ensures



market best practices are being taken into consideration during our investment process. These nine core principles are further defined below:

1 Strictly comply with environmental, social, health and safety laws, regulations and standards TIG seeks to comply with all applicable laws, regulations, and standards related to environmental, social, and governance issues in all locations where it manages timberland. BTG Pactual's structure of compliance and standard controls are used to monitor adherence to anti-corruption, labor, and environmental laws. TIG also expects service providers to establish regionally appropriate health and safety standards and implement all industry best practices when providing services to TIG and its clients.

2 Foster environmental protection and enhance biodiversity conservation TIG is committed to the enhancement of biodiversity in all regions where it manages property and promotes this initiative through the forest management supply chain by ensuring preferred positions to companies who demonstrate their commitment to ESG matters.

3 Respect and uphold human rights in all operations and contracts It is mandatory for all TIG employees and thirdparty service providers to respect and uphold human rights in all regions where we manage timberland. BTG Pactual and TIG are committed to the United Nations Global Compact and encourage every stakeholder to engage in these principles. We encourage the support, respect, and furtherance of internationally proclaimed human rights to help ensure there are no human rights abuses.

4. Develop supply chain and prioritize local hiring Service providers must comply with all applicable laws related to ESG and TIG also expects service providers to develop training programs focused on enhancing suppliers' qualifications and workforce competency. When possible, local suppliers should be hired as a means to positively impact local communities.

5 Strictly comply with anti-corruption and bribery regulations TIG avoids corruption in all forms, including extortion and bribery, upholding compliance standards, and organizational integrity by complying with relevant antifraud and money-laundering regulations. Service providers are responsible for ensuring all anti-corruption and fraud compliance of their employees when performing operations and sourcing sub-contractors or materials on properties where TIG manages timberland.

6 Establish an open dialogue with the community where TIG manages timberlands TIG is committed to local communities and is receptive to any and all feedback provided by these communities. TIG's policy of open and transparent communication is a key component in this process. TIG holds service providers to a high standard which includes appropriate communication channels that guarantee local communities have a voice in the process.

7 Promote ESG awareness among employees by developing and providing specific training programs TIG is committed to enhancing ESG awareness and knowledge within stakeholder groups by developing training programs and/or reporting on ESG issues. TIG also expects service providers to promote regionally appropriate ESG awareness throughout its company and with its business partners.

8 Report ESG performance with clarity and transparency TIG periodically discloses ESG performance through reports and website publications. We are committed to providing transparency to investors and other stakeholders about our activities related to responsible investing. Where appropriate, TIG expects service providers to disclose ESG progress, detailing ESG risks, impacts, and mitigation practices they have in place.

9 Commit publicly to global initiatives that strengthen our values TIG publicly commits to relevant initiatives that demonstrate our engagement with ESG best practices and provides transparency to our investors. BTG Pactual is a signatory of UN PRI and United Nations Global Compact, which highlight TIG's commitment to ESG matters. We will seek to continue to be a signatory of these and other initiatives and disclose TIG's performance in incorporating them into our internal practices.

	Communication						
SG 1	9	Mar	ndatory	Public	Core Assessed	PRI 2, 6	
	SG 19	.1	Indicate whether your organisation Select the frequency of the disclosu the public information.				



Listed equity - Incorporation

Do you disclose?

 \odot We do not proactively disclose it to the public and/or clients/beneficiaries

• We disclose to clients/beneficiaries only.

 \bigcirc We disclose it publicly

Disclosure to clients/beneficiaries

Disclosure to clients/beneficiaries

○ Broad approach to ESG incorporation

 \circledast Detailed explanation of ESG incorporation strategy used

Frequency

☑ Quarterly or more frequently

 \Box Biannually

 \Box Annually

- $\hfill\square$ Less frequently than annually
- □ Ad-hoc/when requested

Listed equity - Engagement

Do you disclose?

- \odot We do not disclose to either clients/beneficiaries or the public.
- We disclose to clients/beneficiaries only.
- \odot We disclose to the public



Disclosure to clients/beneficiaries
Disclosure to clients/beneficiaries
☑ Details on the overall engagement strategy
□ Details on the selection of engagement cases and definition of objectives of the selections, priorities and specific goals
□ Number of engagements undertaken
□ Breakdown of engagements by type/topic
□ Breakdown of engagements by region
\square An assessment of the current status of the progress achieved and outcomes against defined objectives
☑ Examples of engagement cases
□ Details on eventual escalation strategy taken after the initial dialogue has been unsuccessful (i.e. filing resolutions, issuing a statement, voting against management, divestment etc.)
\Box Details on whether the provided information has been externally assured
☑ Outcomes that have been achieved from the engagement
□ Other information
Frequency
□ Quarterly or more frequently
☑ Biannually
□ Less frequently than annually
□ Ad-hoc/when requested

Listed equity - (Proxy) Voting

Do you disclose?

- \odot We do not disclose to either clients/beneficiaries or the public.
- \odot We disclose to clients/beneficiaries only.
- We disclose to the public

The information disclosed to clients/beneficiaries is the same

- Yes
- No



Disclosure to public and URL	T
Disclosure to public and URL	
O Disclose all voting decisions	
Disclose some voting decisions	
 Only disclose abstentions and votes against management 	
Frequency	
☑ Quarterly or more frequently	
Biannually	
Annually	
□ Less frequently than annually	
□ Ad hoc/when requested	
URL	
{hyperlink:https://static.btgpactual.com/media/lc-030-brasil-am-direito-de-voto-11.pdf}	

Private equity

Do you disclose?

 \odot We do not disclose to either clients/beneficiaries or the public.

 ${\small {\odot}}$ We disclose to clients/beneficiaries only.

 \odot We disclose to the public



Disclosure to clients/beneficiaries

Disclosure to clients/beneficiaries

 $\ensuremath{\boxdot}$ ESG information in relationship to our pre-investment activities

Section Sectio

☑ Information on our portfolio companies' ESG performance

 \Box Other

Frequency

☑ Quarterly or more frequently

□ Biannually

 \Box Annually

 $\hfill\square$ Less frequently than annually

□ Ad-hoc/when requested

Infrastructure

Do you disclose?

 \odot We do not disclose to either clients/beneficiaries or the public.

• We disclose to clients/beneficiaries only.

 \odot We disclose to the public

Disclosure to clients/beneficiaries

Disclosure to clients/beneficiaries

I ESG information on how you select infrastructure investments

- \blacksquare ESG information on how you monitor and manage infrastructure investments
- ☑ Information on your infrastructure investments' ESG performance

Frequency

☑ Quarterly or more frequently

□ Biannually

□ Annually

 \Box Less frequently than annually

□ Ad-hoc/when requested

Hedge Funds



Do you disclose?

 \odot We do not disclose to either clients/beneficiaries or the public.

• We disclose to clients/beneficiaries only.

 \bigcirc We disclose to the public

Disclosure to clients/beneficiaries				
Die	closure to clients/beneficiaries			
Isoad approach	to RI incorporation for all strategies			
O Detailed explana	ation of RI incorporation for each strategy used			
Fre	equency			
☑ Quarterly				
□ Biannually				
□ Annually				
□ Less frequently	than annually			
□ Ad hoc/when red	quested			
<u>I</u>				

Additional information [Optional]

As infrastructure, property and private equity are closed-end funds, we keep the information on our investments restricted to fund's investors, given the confidenciality on strategic themes.



SG 19.2

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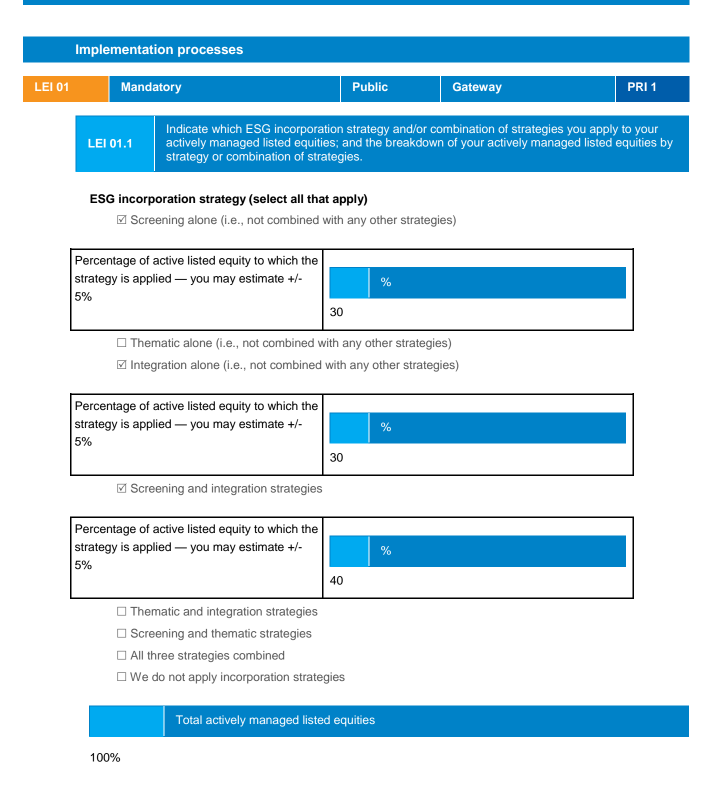
Direct - Listed Equity Incorporation

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ESG incorporation in actively managed listed equities





LEI 01.2 Describe your organisation's approach to ESG incorporation and the reasons for choosing the particular strategy/strategies.

Our investment philosophy demands a deep understanding of both operations and strategic initiatives of all companies we invest in. Our fundamental approach drives us to investigate the governance structure, natural resource dependency and social approach of portfolio companies. All this information is taken into account during our decision making process.

Companies are monitored closely and analysts have to demonstrate a thorough knowledge of the company and sector, obtained through market research, conversations with senior management of the company and its competitors, detailed valuation models, and comparisons with global peers when applicable.

Our team is constantly analyzing the changes and tendencies of ESG factors which could impact invested sector or the targeted companies and are prepared to include in all financial analysis ESG factors.

Also, following the corporate guideline of not investing in some pre-determined sectors and companies, our team excludes from all samples such sectors/company.

Finally, the targeted sectors and companies are compared to local and global peers in order to find which one has the best processes and culture.

LEI 01.3

If assets are managed using a combination of ESG incorporation strategies, briefly describe how these combinations are used. [Optional]

The analysts thoroughly study the fund's investment universe and conduct a detailed selection and monitoring process. Key drivers of this process are the investment pillars, which are based on conviction, knowledge and quality companies. Therefore, ESG Factors are embedded when analyzing and selecting the investment universe. Additionally, the team selects companies with strong management, which is a key factor because the investment team needs to trust that the companies' management is capable of implementing turn around plans if an adverse situation arises from ESG issues.

(A) Implementation: Screening **LEI 04** Mandatory **Public** Descriptive PRI 1 Indicate and describe the type of screening you apply to your internally managed active listed LEI 04.1 equities. Type of screening ☑ Negative/exclusionary screening Screened by □ Product ☑ Activity ☑ Sector □ Country/geographic region I Environmental and social practices and performance

☑ Corporate governance



Description

Following our investment policy, our analysts exclude companies that do not match our ESG expectations from the pool of possible investments.

☑ Positive/best-in-class screening

Screened by

- □ Product
- ☑ Activity
- ☑ Sector
- ☑ Country/geographic region
- □ Environmental and social practices and performance
- ☑ Corporate governance

Description

Our analysts seek for ESG practices amongst peers to identify companies with best practices, taking into account raw data and historical evolution.

□ Norms-based screening

LEI 04.2 Describe how you notify clients and/or beneficiaries when changes are made to your screening criteria.

The analysts follow closely the activities of the companies they cover and make sure to be involved on different levels of activities. For example, the team is often involved in the environmental behaviors of invested companies. The team has visited the company's mining operations in key countries, including its mining, smelter and refining facilities. Additionally, in April 2014, the team participated in the company's public audience for the development of their expansion project. The event provided the team and other attendees with detailed information of the environmental repercussions of the project as well as any other requested information. This resulted gave the team a positive perception regarding the expansion and the company and reassured their investment decision.

LEI 05 Mandatory	Public	Core Assessed	PRI 1
------------------	--------	---------------	-------



LEI 05.1 Indicate which processes your organisation uses to ensure ESG screening is based on robust analysis.

☑ Comprehensive ESG research is undertaken or sourced to determine companies' activities and products.

☑ Companies are given the opportunity by you or your research provider to review ESG research on them and correct inaccuracies.

□ External research and data used to identify companies to be excluded/included is subject to internal audit by ESG/RI staff, the internal audit function or similar.

☑ Third-party ESG ratings are updated regularly to ensure that portfolio holdings comply with fund policies.

□ Trading platforms blocking / restricting flagged securities on the black list.

☑ A committee, body or similar with representatives independent of the individuals who conduct company research reviews some or all screening decisions.

☑ A periodic review of internal research is carried out.

 $\ensuremath{\boxtimes}$ Review and evaluation of external research providers.

□ Other; specify

□ None of the above

LEI 05.2 Indicate the proportion of your actively managed listed equity portfolio that is subject to comprehensive ESG research as part your ESG screening strategy. • <10% • 10-50% </td>

○ 51-90%○ >90%

LEI 05.3 Indicate how frequently third party ESG ratings are updated for screening purposes.

Quarterly or more frequently

- Bi-Annually
- Annually
- Less frequently than annually

LEI 05.4 Indicate how frequently you review internal research that builds your ESG screens.

- \bigcirc Quarterly or more frequently
- \bigcirc Bi-Annually
- Annually
- \odot Less frequently than annually

LEI 05.5 Additional information. [Optional]

Our analysts conduct all the reviews and researches based on the data provided by the company. After all quantitative and qualitative review, our team meets with the targeted companies to ensure that there is no information gap in the reviews conducted and the company reality.

BTG Pactual lanched the first ESG Equity Fund in Chile market. The fund uses as benchmark the MSCI ESG Chile Index and prior to decision making process our analysts uses researches provided by both services providers MSCI and Vigeo. MSCI provides ESG rating on a quarterly basis and Vigeo provides ESG research on an annually basis.



08 Manda	atory	Public	Core Assessed	PRI 1
LEI 08.1	Indicate the propo are systematically	ortion of actively managed li researched as part of your	sted equity portfolios where E, r investment analysis.	S and G factor
ESG issues	Proportion impact	ted by analysis		
Environmental				
	Enviro	onmental		
	○ <10%			
	● 10-50%			
	○ 51-90%			
	○ >90%			
Social				
	Socia	I		
	○ <10%			
	○ 10-50%			
	● 51-90%			
	○ >90%			
Corporate				
Governance	Corpo	orate Governance		
	○ <10%			
	○ 10-50%			
	○ 51-90%			

LEI 08.2 Additional information. [Optional]

Our PMs area aware that exposure to stock market movements in a single country may be significantly affected by political or economic developments, government action or natural events that do not affect a fund investing in broader markets. We incorporate political risks in our evaluation process of individual companies, and try to assess how each company is either directly exposed to political events (i.e. companies in which a government has a significant stake) or is in a sector exposed to political events (i.e. regulated sectors).

Risk management is fundamental to our investment approach. We manage risk from a qualitative perspective through: deep understanding of operating activities, constant interaction with management, avoiding excessive company, market cap and sector concentrations and adjust positions according to liquidity, among others. From a quantitative perspective, risk is monitored and managed daily by and independent risk team with the use of tools and reports, such as VaR, Stress tests, Scenario & sensitivity analysis, Factor risk analysis, Concentration limits, Liquidity and capitalization analysis and Performance attribution.

The team prepares daily reports and has constant interaction with the PM and traders on risk levels.



LEI 09	Mandato	ry	Public	Core Assessed	PRI 1	
	LEI 09.1	Indicate which processes your analysis.	organisation uses	to ensure ESG integration is base	ed on robust	
	Comprehe	ensive ESG research is undertak	en or sourced to de	etermine companies' activities an	d products	
	Companie and correct i		ou or your research	provider to review ESG research	ı on them	
	☑ Third-part	y ESG ratings are updated regul	arly			
	A periodic	review of the internal research i	s carried out			
		d, regular ESG specific meetings /estments team	between responsit	ble investment staff and the fund	manager or	
	🗆 ESG risk j	profile of a portfolio against benc	hmark			
	Analysis c	of the impact of ESG factors on ir	nvestment risk and	return performance		
	□ Other; spe	ecify				
	□ None of th	ne above				
	LEI 09.2	Indicate the proportion of your comprehensive ESG research		isted equity portfolio that is subject ation strategy.	ct to	
	◉ <10%					
	○ 10-50%					
	○ 51-90%					
○ >90%						
	LEI 09.3	Indicate how frequently third pa updated.	arty ESG ratings th	at inform your ESG integration sti	rategy are	
	 Quarterly 	or more frequently				
	○ Bi-Annually					

○ Annually

 \odot Less frequently than annually

LEI 09.5 Describe how ESG information is held and used by your portfolio managers.

I ESG information is held within centralised databases or tools, and it is accessible by all relevant staff

☑ ESG information or analysis is a standard section or aspect of all company research notes or industry/sector analysis generated by investment staff

 $\hfill\square$ Systematic records are kept that capture how ESG information and research were incorporated into investment decisions

- □ Other; specify
- □ None of the above



LEI 09.6 Additional information. [Optional]

BTG Pactual lanched the first ESG Equity Fund in Chile market. The fund uses as benchmark the MSCI ESG Chile Index and prior to decision making process our analysts uses researches provided by both services providers MSCI and Vigeo.



Banco BTG Pactual S.A.

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Direct - Listed Equity Active Ownership

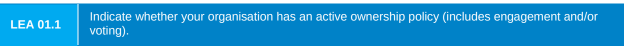
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New selection options have been added to this indicator. Please review your prefilled responses carefully.



Yes

LEA 01.2 Attach or provide a URL to your active ownership policy.

- Attachment provided:
- URL provided:

URL

{hyperlink:https://static.btgpactual.com/media/lc-110-br-pam-codigo-de-conduta-e-politicas-para-adm-de-carteiras-10.pdf}

LEA 01.3 Indicate what your active engagement policy covers:

General approach to Active Ownership

☑ Conflicts of interest

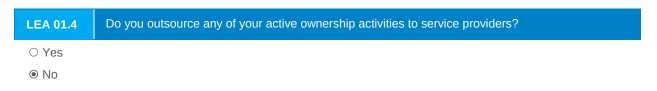
- I Alignment with national stewardship code requirements
- Assets/funds covered by active ownership policy
- I Expectations and objectives
- □ Engagement approach
- ☑ (Proxy) voting approach



Voting

- ✓ ESG issues
- ☑ Prioritisation and scope of voting activities
- $\ensuremath{\boxdot}$ Methods of voting
- $\ensuremath{\boxdot}$ Transparency of voting activities
- $\ensuremath{\boxtimes}$ Regional voting practice approaches
- $\ensuremath{\boxdot}$ Filing or co-filing resolutions
- ☑ Company dialogue pre/post-vote
- \boxdot Decision-making processes
- ☑ Securities lending processes
- ☑ Other; (specify)
- □ Other
- $\hfill\square$ None of the above

\bigcirc No



	Engagement					
LEA	LEA 02 Mandatory		ndatory	Public	Core Assessed	PRI 1,2,3
LEA 02.1 Indicate the method of engager		Indicate the method of engagement	t, giving reasons fo	r the interaction.		



Type of engagement	Reason for interaction
Individual / Internal staff engagements	☑ To influence corporate practice (or identify the need to influence it) on ESG issues
	☑ To encourage improved/increased ESG disclosure
	□ To gain an understanding of ESG strategy and/or management
	□ We do not engage via internal staff
Collaborative engagements	☑ To influence corporate practice (or identify the need to influence it) on ESG issues
	☑ To encourage improved/increased ESG disclosure
	\Box To gain an understanding of ESG strategy and/or management
	\Box We do not engage via collaborative engagements
Service provider engagements	□ To influence corporate practice (or identify the need to influence it) on ESG issues
	□ To encourage improved/increased ESG disclosure
	\Box To gain an understanding of ESG strategy and/or management
	☑ We do not engage via service providers

LEA 02.4

Additional information. [Optional]

As a fundamentalist Asset Manager, we seek to have a close monitoring of the company routine, with periodic meetings as board members (in those we have this right) and meetings between the PMs and the management team. In these meetings, we seek to have an overview of the business and trace new goals to achive. In all companies, sustainability is a key point covered by all the team.

LEA 03 Mandatory Public Core Assessed PRI 2

New selection options have been added to this indicator. Please review your prefilled responses carefully.

LE	A 03.1	Indicate whether your organisation has a formal process for identifying and prioritising engagements.
۲	Yes	
		2 Indicate the criteria used to identify and prioritise engagements for each type of engagement



Type of engagement	Criteria used to identify/prioritise engagements				
Individual / Internal staff					
engagements	Individual / Internal staff engagements				
	Geography/market of the companies				
	□ Materiality of the ESG factors				
	☑ Exposure (size of holdings)				
	☑ Responses to ESG impacts that have already occurred				
	☑ Responses to divestment pressure				
	□ Consultation with clients/beneficiaries				
	□ Consultation with other stakeholders (e.g. NGOs, trade unions, etc.)				
	☑ Follow-up from a voting decision				
	Client request				
	□ Breaches of international norms				
	□ Other; (specify)				
	□ We do not outline engagement criteria for our individual engagements				
Collaborative engagements					
	Collaborative engagements				
	✓ Potential to enhance knowledge of ESG issues through other investors				
	☑ Ability to have greater impact on ESG issues				
	☑ Ability to add value to the collaboration				
	□ Geography/market of the companies targeted by the collaboration				
	□ Materiality of the ESG factors addressed by the collaboration				
	□ Exposure (size of holdings) to companies targeted by the collaboration				
	□ Responses to ESG impacts addressed by the collaboration that have already occurred				
	□ Responses to divestment pressure				
	□ Follow-up from a voting decision				
	□ Alleviate the resource burden of engagement				
	□ Consultation with clients/beneficiaries				
	□ Consultation with other stakeholders (e.g. NGOs, trade unions, etc.)				
	□ Other; (specify)				
	□ We do not outline engagement criteria for our collaborative engagement providers				

 \bigcirc No

LEA 03.3 Additional information. [Optional]

BTG Pactual joined PRI -Ceres Deforest Working Group and engage with others investor with companies exposed to deforestation risk.



LEA 04 Mandatory	Public	Core Assessed	PRI 2
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New selection options have been added to this indicator. Please review your prefilled responses carefully.

LEA 04.1

Indicate whether you define specific objectives for your organisation's engagement activities.

Individual / Internal staff engagements	 All engagement activities Majority of engagement activities Minority of engagement activities We do not define specific objectives for engagement activities carried out by internal staff
Collaborative engagements	 All engagement activities Majority of engagement activities Minority of engagement activities We do not define specific objectives for engagement activities carried out through collaboration

LEA 05	Mandatory	Public	Core Assessed	PRI 2

LEA 05.1

Indicate whether you monitor and/or review engagement outcomes.

Individual / Internal staff engagements	 Yes, in all cases Yes, in a majority of cases Yes, in a minority of cases We do not monitor, or review engagement outcomes when the engagement is carried out by our internal staff.
Collaborative engagements	 Yes, in all cases Yes, in a majority of cases Yes, in a minority of cases We do not monitor, or review engagement outcomes when the engagement is
	carried out through collaboration.

LEA 05.2	Indicate whether you do any of the following to monitor and/or review the progress of engagem activities.					
Individual / Internal engagements	l staff	 Define timelines/milestones for your objectives Track and/or monitor progress against defined objectives and/or KPIs Track and/or monitor the progress of action taken when original objectives are not met Revisit and, if necessary, revise objectives on a continuous basis Other; specify 				



_EA 06		ndatory	Public	Additional Assessed	PRI 2,4
LEA 0	6.1	Indicate whether your organisation unsuccessful.	has an escalation s	strategy when engagements are	
⊖ Yes					

	LEA 08	Mandatory	Public	Gateway	PRI 2
--	--------	-----------	--------	---------	-------

LEA 08.1

Indicate whether you track the number of your engagement activities.

Type of engagement	Tracking engagements
Individual/Internal staff engagements	 Yes, we track the number of our engagements in full Yes, we partially track the number of our engagements We do not track
Collaborative engagements	 Yes, we track the number of collaborative engagements in full Yes, we partially track the number of our collaborative engagements We do not track

(Proxy) voting and shareholder resolutions										
LEA	12	Mar	ndatory	Public	Descriptive	PRI 2				
	LEA 12.1 Indicate how you typically make your (proxy) voting decisions.									
			Approach							

• We use our own research or voting team and make voting decisions without the use of service providers.

Based on

Our own voting policy

- \bigcirc Our clients` requests or policies
- \bigcirc Other (explain)

 \odot We hire service providers who make voting recommendations and/or provide research that we use to guide our voting decisions.

 \odot We hire service providers who make voting decisions on our behalf, except in some pre-defined scenarios where we review and make voting decisions.

 \odot We hire service providers who make voting decisions on our behalf.



LEA 12.2 Provide an overview of how you ensure that your agreed-upon voting policy is adhered to, giving details of your approach when exceptions to the policy are made.

BTG Pactual analyts make weekly meetings to vote the most important subjectives and return into it every week during one month to see if everyone still agree with it. If not, BTG analyts make a new process to understand each exception.

EA 15	Mar	ndatory	Public	Descriptive	PRI 2
LEA	15.1	Indicate the proportion of votes par service providers acting on your be			
0 10	0%				
0 99	-75%				
• 74	-50%				
0 49	-25%				
0 24	-1%				
\odot Ne	either w	e nor our service provider(s) raise co	ncerns with compar	nies ahead of voting	
LEA	15.2	Indicate the reasons for raising you	Ir concerns with the	ese companies ahead of v	voting.
⊠ Vo	ote(s) co	oncerned selected markets			
	ote(s) co	oncerned selected sectors			
	ote(s) co	oncerned certain ESG issues			
⊠Vo	ote(s) co	oncerned companies exposed to cont	roversy on specific	ESG issues	

- □ Vote(s) concerned significant shareholdings
- □ Client request
- □ Other

_EA 16	Man	idatory	Public	Core Assessed	PRI 2
LEA 1	6.1	Indicate the proportion of votes whe communicated the rationale to com recommendations. Indicate this as a	panies for abstainir	ng or voting against managemen	
○ 100	%				
○ 99-7	75%				
● 74-	50%				
○ 49-2	25%				
○ 24-	1%				
$\odot We$	do no	t communicate the rationale to compa	nies		

 \odot Not applicable because we and/or our service providers did not abstain or vote against management recommendations



LEA 16.2 Indicate the reasons why your organisation would communicate to companies, the rationale for abstaining or voting against management recommendations.

- ☑ Vote(s) concern selected markets
- ☑ Vote(s) concern selected sectors
- □ Vote(s) concern certain ESG issues
- ☑ Vote(s) concern companies exposed to controversy on specific ESG issues
- □ Vote(s) concern significant shareholdings
- □ Client request
- \Box Other

 LEA 16.3
 In cases where your organisation does communicate the rationale for abstaining or voting against management recommendations, indicate whether this rationale is made public.

 O Yes

No

LEA	17	7 Mandatory		Public	Core Assessed	PRI 2
			For listed on differ in which you only		r baue the mandate to issue (area	
	LEA 1	7.1	For listed equities in which you or yo instructions, indicate the percentage			ky) voting

○ We do track or collect this information

• We do not track or collect this information

LEA 17.2 Explain your reason(s) for not voting on certain holdings

- $\hfill\square$ Shares were blocked
- □ Notice, ballots or materials not received on time
- □ Missed deadline
- Geographical restrictions (non-home market)

Cost

- □ Conflicts of interest
- □ Holdings deemed too small

 \square Administrative impediments (e.g., power of attorney requirements, ineligibility due to participation in share placement)

- □ Client request
- □ Other (explain)

LEA	18	Vol	untary	Public	Additional Assessed	PRI 2
	LEA 18	8.1	Indicate whether you track the votin have issued.	g instructions that	you or your service provider on yo	our behalf
	⊖ Yes	, we t	rack this information			
	No	we do	not track this information			



LEA 19		Man	datory	Public	Core Assessed	PRI 2
L	.EA 19.	.1	Indicate whether your organisation	has a formal escala	ation strategy following unsuccess	sful voting.
(⊖ Yes					
(No					



Banco BTG Pactual S.A.

Reported Information

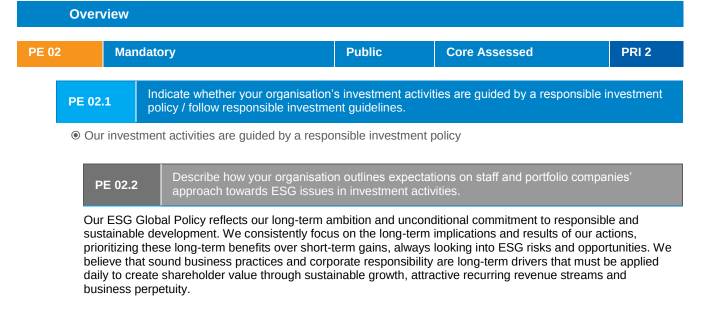
Public version

Direct – Private Equity

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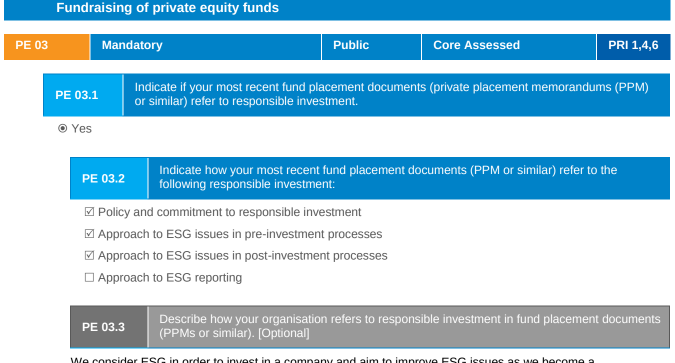
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O Our investment activities are not guided by a responsible investment policy

 \odot We do not have a responsible investment policy

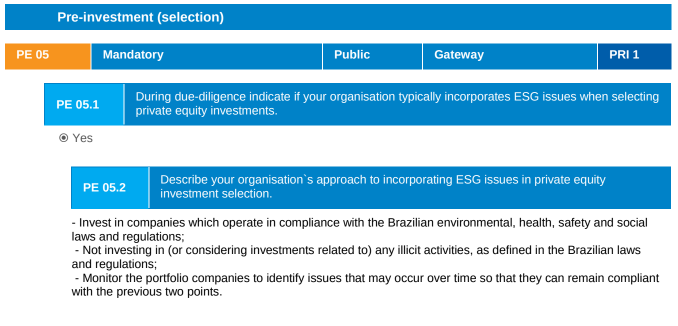


We consider ESG in order to invest in a company and aim to improve ESG issues as we become a shareholder.

 \bigcirc No

 \odot Not applicable as our organisation does not fundraise





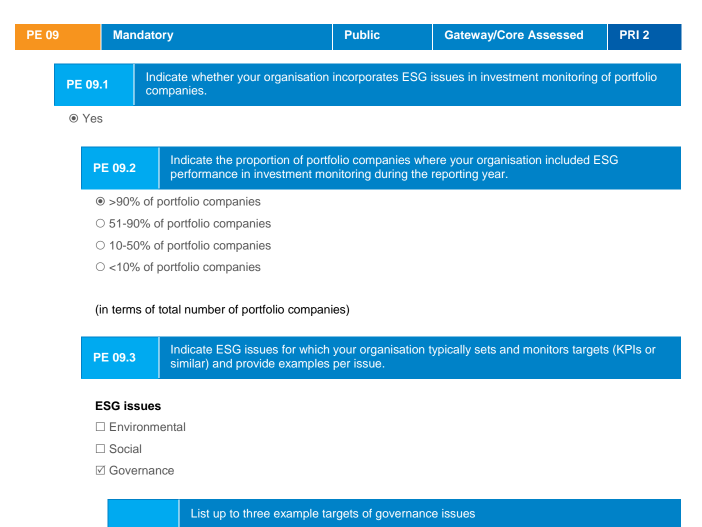
 \odot No

06	Mandatory	Public	Core Assessed	PRI 1,3
PE 0	6.1 Indicate what type of ES equity investment selection		sation typically considers durir	ig your private
⊠ Ra	aw data from target company			
🗹 Be	enchmarks against other companies	S		
⊠ Se	ector level data/benchmarks			
⊠ Co	ountry level data/benchmarks			
⊠ Re	eporting standards, industry codes	and certifications		
⊠ Int	ternational initiatives, declarations of	or standards		
🗹 Er	ngagements with stakeholders (e.g.	customers and suppliers))	
🗹 Ac	dvice from external resources			
□ Ot	her, specify			
\Box W	e do not track this information			
PE 0	6.2 Describe how this information Committee or similar.	ation is reported to, consic	lered and documented by the	Investment

In addition, one of the members of Investment Committee is an ESG specialist, to guarantee that these practtices are being considered in the investment decision.

Post-investment (monitoring)





Example 1

One investment did not have a governance committee which was very important considering the companie's exposure to the public sector

Example 2 (optional)

More independent members in companies' boards

□ We do not set and/or monitor against targets

 \bigcirc No

PE 10	10 Mandatory		Public	Core Assessed	PRI 2	
	PE 10.1		Indicate if your organisation tracks t ESG/sustainability-related policy (or			an
	● Yes					



PE 10.2 Indicate what percentage of your portfolio companies has an ESG/sustainability policy (or similar guidelines).

- \odot >90% of portfolio companies
- 51-90% of portfolio companies
- \odot 10-50% of portfolio companies
- \odot <10% of portfolio companies
- \odot 0% of portfolio companies

(in terms of total number of portfolio companies)

 \bigcirc No



Banco BTG Pactual S.A.

Reported Information

Public version

Direct - Infrastructure

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	Overv	view				
INF 0	2	Man	datory	Public	Core Assessed	PRI 1-6
	INF 02	.1	Indicate if your organisation has a r	esponsible investm	nent policy for infrastructure.	
	● Yes					
	IN	IF 02.2	2 Provide a URL if your policy is	publicly available.		
	•	•••	nk:https://static.btgpactual.com/media ance-policy-13-20190319123345.pdf}	• •	vironmental-social-and-corporate	} -
	\bigcirc No					
	INF 02	.3	Additional information. [Optional]			
			approach to sustainability is based or			

society and the environment as a complete financial service provider. BTG Pactual ESG Global Policy covers all business units and strategies followed by the Bank. The ESG Policy is public available on our website. Also, funds may have complementary ESG policies and procedures that are not public to enhance ESG controls in investiments. To support this process, ESG specialists are available to support any DD process and monitoring processes.

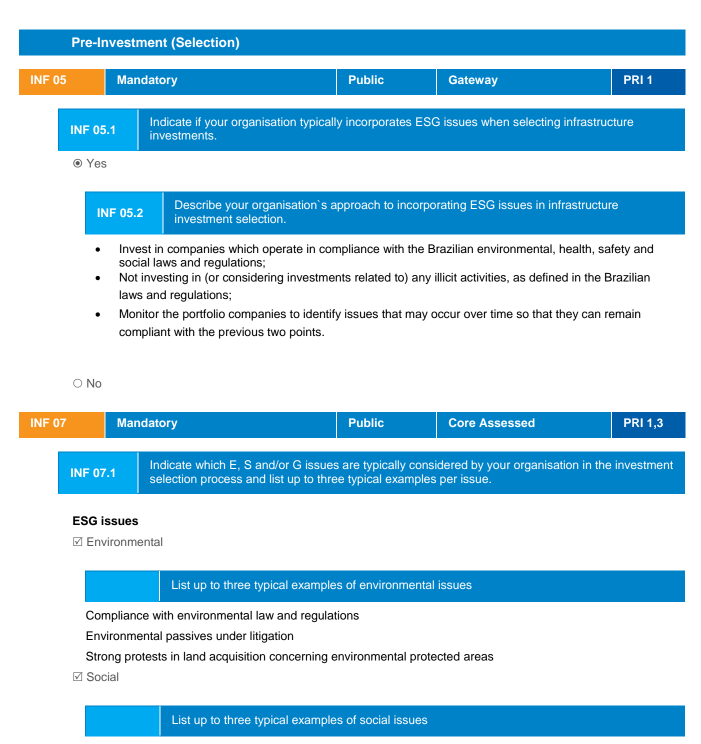


The BTG Pactual Infrastructure Fund private placement memorandum has several points related to ESG issues. For instance, in table of contents, this topic is addressed in (i) key investment highlights, (ii) risk factors and (iii) potencial conflict of interest.



 \bigcirc No

O Not applicable as our organisation does not fundraise



Compliance with regulatory framework

Health and safety management system in place

Accordance with Labor Laws

☑ Governance



List up to three typical examples of governance issues

Board independence ; Relationship between partners;

Management knowledge of ESG issues/risks

Anti-corruption/bribery controls

INF 07.2 Additional information. [Optional]

Our Core ESG Principles are very related with our investment team philosophy. Following are examples of some of the investment themes:

- Evaluate ESG risks;
- -Minimize adverse environmental and social impacts;
- -Improving corporate governance;
- -Seek for transparency in all situations.

Selection, appointment and monitoring of third-party infrastructure operators						
	Mand	atory	Public	Core Assessed	PRI 4	
INF [·]	10.1	Indicate if your organisa of third-party operators.		n your selection, appointment a	and/or monitorii	
• Y	es					
	INF 10.2	Indicate your orgar monitoring of third-		es in your selection, appointme	nt and/or	
	Selecti	ion process of third-party	y operators incorporates ES	SG issues		
	☑ Contra	ctual requirements whe	n appointing third-party ope	erators includes ESG issues		
	• F	or all third-party operato	ors			
	OF	or a majority of third-par	rty operators			
	OF	or a minority of third-par	rty operators			
	🗹 Monito	ring of third-party opera	tors covers ESG responsib	ilities and implementation		
	• F	or all third-party operato	ors			
	OF	or a majority of third-par	rty operators			
	OF	or a minority of third-par	rty operators			
	INF 10.3	Provide a brief des third-party operator		n's selection, appointment and	monitoring of	
te th In	am,compr roughout	ised of the Fund's inves the period of the Fund's Team remains actively i	stment professionals, is exp investment in such compar	ent management and monitorin ected to work with each portfol ny. Following the closing of a tr company in order to help mana	io company ansaction, the	
TI	he Team a	always count on internal	supporting areas to help or	n advisory and controlling relate	ed to hiring thi	

party operators. Besides that, the due diligence process have the support of external parties (i.e. legal officces and technical advisories) in order to monitor its investments through constant regular communication with



senior management and through active participation and oversight as members of the portfolio company's board of directors.

INF 10.4 Describe how your third-party operators contribute to the management of ESG issues for your infrastructure investments. [Optional]

They support the Investment Team during the due diligence stage, creating a sinergy with our internal support teams in order to analyze the investment structure and implement improvement plans.

 \bigcirc No

Post-investment (monitoring and active ownership)

	Overview				
1	Mand	atory	Public	Gateway	PRI 2
	INF 11.1	Indicate whether your or activities relating to your		tors consider ESG issues i	in post-investment
	● Yes				
	INF 11.		rganisation, and/or oper ivities relating to your in	ators, considers ESG issu frastructure assets.	es in the following
	⊠We	consider ESG issues in the	e monitoring and operation	on of infrastructure	
	⊠ We	consider ESG issues in infr	rastructure maintenance	1	
	⊠ We	consider ESG issues in sta	keholder engagements	related to our infrastructure	e
	□We	consider ESG issues in oth	er post-investment activ	vities, specify	
	INF 11.		organisation, and/or ope your infrastructure inves	erators, considers ESG issu tments. [Optional]	ues in post-investme
	Throughte	out two keys elements:			
	criterion are occu can (i) de	epresentation: obtaining bo for the "Fund" where it obta pied by representatives of t velop a very close relations e construction phase and/o	ains a controlling stake in the Investment Team an ship with the investment	n the portfolio company. Bo nd key external relationship companies and (ii) monito	oard seats os. With that said, we
	managem	nication: as part of its invest nent teams that share the F tive business relationship w	und's strong belief and		

 \bigcirc No

Infrastructure Monitoring and Operations



INF 12	Mandatory		Public	Core Assessed	PRI 2
INF	12.1	Indicate the proportion of infrastruincluded ESG performance in inv		· · · · · · · · · · · · · · · · · · ·	erators

● >90% of infrastructure assets

 \odot 51-90% of infrastructure assets

 \odot 10-50% of infrastructure assets

 \odot <10% of infrastructure assets

(in terms of number of infrastructure assets)

INF 12.2	Indicate ESG issues for which your organisation, and/or operators, typically sets and monitors targets (KPIs or similar) and provide examples per issue.
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☑ Environmental

List up to three example targets per issue

Obtain a "Regulator Environmental License" for 100% of transmission line project

Prepare Simplied Environmental Report for every stage of our projects

Social

List up to three example targets per issue

Keep a good and constant communication with land owners (transparency)

☑ Governance

List up to three example targets per issue

Update and review the shareholders agreement

□ We do not set and/or monitor against targets

INF 13	13 Mandatory		atory	Public	Additional Assessed	PRI 2
			Indicate whether you track the pro ESG/sustainability-related policy			ו י
	• Y	′es				
		INF 13.	2 Indicate the proportion of you related policy (or similar guid		restees that have an ESG/sustain	ability-
		● >900	% of infrastructure investees			
	○ 51-90% of infrastructure investees					
		○ 10-5	0% of infrastructure investees			
		○ >0%	and <10% of infrastructure invested	es		
	○ 0% of infrastructure investees					



(in terms of number of infrastructure investees)

 \bigcirc No

l	nfrastructur	e Maintenance				
NF 15	Manda	atory	Public	Core Assessed	PRI 2	
	INF 15.1	Indicate the proportion of active in been considered.	nfrastructure maint	enance projects where ESG iss	ues have	
	● >90% of active maintenance projects					
	\odot 51-90% of active maintenance projects					
	\odot 10-50% of active maintenance projects					
	\odot <10% of active maintenance projects					
	\odot N/A, no maintenance projects of infrastructure assets are active					
	(in terms of	number of active maintenance proje	ects)			



Banco BTG Pactual S.A.

Reported Information

Public version

Confidence building measures

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Confidence building measures							
CM1 01	Mar	ndatory	Public	Additional Assessed	General		
СМ1 0	CM1 01.1 Indicate whether the rep year has undergone:		nation you have pro	ovided for your PRI Transparenc	y Report this		
🗆 Thir	d part	y assurance over selected responses	from this year's PF	RI Transparency Report			
		y assurance over data points from oth nis year	ner sources that hav	ve subsequently been used in yo	ur PRI		
	□ Third party assurance or audit of the correct implementation of RI processes (that have been reported to the PRI this year)						
		udit of the correct implementation of R he PRI this year)	I processes and/or	accuracy of RI data (that have b	been		
☑ Inte	rnal v	erification of responses before submis	sion to the PRI (e.g	g. by the CEO or the board)			
) Who	le PRI Transparency Report has beer	n internally verified				
C	Sele	cted data has been internally verified					
🗆 Oth	□ Other, specify						
□ Nor	□ None of the above						
CM1 02	Mar	ndatory	Public	Descriptive	General		

CM1 02.1	We undertook third party assurance on last year's PRI Transparency Report
	The analytic of the party accuration of the party capacity topole

 \odot Whole PRI Transparency Report was assured last year

O Selected data was assured in last year's PRI Transparency Report

• We did not assure last year's PRI Transparency report

O None of the above, we were in our preparation year and did not report last year.

CM1 03	Mar	ndatory	Public	Descriptive	General		
CM1 03.1		We undertake confidence building r Transparency Report:	measures that are u	unspecific to the data contained ir	our PRI		
□ We	adher	re to an RI certification or labelling sch	neme				
		out independent/third party assurance /hich are included in this year's PRI T			report)		
	G audi	t of holdings					
☑ Oth	☑ Other, specify						
	BTG Pactual is audited by several different parties, such as internal and external audit, regulators, SRO (self regulatory) and independent control units.						
□ Nor	ne of tl	he above					
<u> </u>			Dublic	Description	0		
CM1 04	Mar	ndatory	Public	Descriptive	General		



CM1 04.1 Do you plan to conduct third party assurance of this year's PRI Transparency report?

 \bigcirc Whole PRI Transparency Report will be assured

- \odot Selected data will be assured
- We do not plan to assure this year`s PRI Transparency report

CM1	07 Mandatory		Public	Descriptive	General	
	CM1 07.1		Indicate who has reviewed/verified i Report . and if this applies to select			ansparency

Who has conducted the verification

☑ CEO or other Chief-Level staff

Sign-off or review of responses

- ☑ Sign-off
- ☑ Review of responses
- □ The Board
- □ Investment Committee
- ☑ Compliance Function
- ☑ RI/ESG Team
- ☑ Investment Teams
- □ Legal Department
- □ Other (specify)

