



RITRANSPARENCY REPORT 2020

EIG Global Energy Partners





About this report

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

This report is an export of the individual Signatory organisation's response to the PRI during the 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
6	This indicator was not relevant for this signatory
-	The signatory did not complete any part of this indicator
Ъ	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.



Principles Index



Organisa	nisational Overview						Principle				
Indicator	Short description	Status	Disclosure	1	2	3	4	5	6		
OO TG	·	8	n/a								
00 01	Signatory category and services	✓	Public							√	
00 02	Headquarters and operational countries	✓	Public							✓	
OO 03	Subsidiaries that are separate PRI signatories	✓	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	✓	Public							✓	
OO 07	Fixed income AUM breakdown	✓	Private							✓	
OO 08	Segregated mandates or pooled funds	8	n/a							✓	
OO 09	Breakdown of AUM by market	✓	Public							✓	
OO 10	Active ownership practices for listed assets	✓	Public							✓	
00 11	ESG incorporation practices for all assets	✓	Public							✓	
00 12	Modules and sections required to complete	✓	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	8	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	8	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	8	n/a							✓	
OO PE 01	Breakdown of private equity investments by strategy	✓	Public							✓	
OO PE 02	Typical level of ownership in private equity investments	✓	Private							✓	
00 PR 01	Breakdown of property investments	8	n/a							✓	
OO PR 02	Breakdown of property assets by management	8	n/a							✓	
00 PR 03	Largest property types	8	n/a							✓	
OO INF 01	Breakdown of infrastructure investments	8	n/a							✓	
OO INF 02	Breakdown of infrastructure assets by management	8	n/a							✓	
OO INF 03	Largest infrastructure sectors	8	n/a							✓	
OO HF 01	Breakdown of hedge funds investments by strategies	8	n/a							✓	
OO End	Module confirmation page	✓	-								

CCStrategy and Governance					Principle					General
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	✓	Public						✓	
SG 03	Conflicts of interest	✓	Public							✓
SG 04	Identifying incidents occurring within portfolios	✓	Private							✓
SG 05	RI goals and objectives	✓	Public							✓
SG 06	Main goals/objectives this year	✓	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	✓	Public				✓	✓		
SG 09.2	Assets managed by PRI signatories	8	n/a	✓						
SG 10	Promoting RI independently	✓	Public				✓			
SG 11	Dialogue with public policy makers or standard setters	-	n/a				✓	✓	✓	
SG 12	Role of investment consultants/fiduciary managers	✓	Public				✓			
SG 13	ESG issues in strategic asset allocation	✓	Public	✓						
SG 13 CC		8	n/a							✓
SG 14	Long term investment risks and opportunity	✓	Private	~						
SG 14 CC		-	n/a							✓
SG 15	Allocation of assets to environmental and social themed areas	✓	Private	✓						
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	8	n/a							✓
SG 18	Innovative features of approach to RI	✓	Private							✓
SG 19	Communication	✓	Public		✓				✓	
SG End	Module confirmation page	✓	-							

Direct -	Direct - Fixed Income							Principle			
Indicator	Short description	Status	Disclosure	1	2	3	4	5	6		
FI 01	Incorporation strategies applied	✓	Public	✓							
FI 02	ESG issues and issuer research	✓	Private	✓							
FI 03	Processes to ensure analysis is robust	✓	Public	✓							
FI 04	Types of screening applied	8	n/a	✓							
FI 05	Examples of ESG factors in screening process	8	n/a	✓							
FI 06	Screening - ensuring criteria are met	8	n/a	✓							
FI 07	Thematic investing - overview	8	n/a	✓							
FI 08	Thematic investing - themed bond processes	8	n/a	~							
FI 09	Thematic investing - assessing impact	8	n/a	✓							
FI 10	Integration overview	✓	Public	✓							
FI 11	Integration - ESG information in investment processes	✓	Public	✓							
FI 12	Integration - E,S and G issues reviewed	✓	Public	✓							
FI 13	ESG incorporation in passive funds	8	n/a	✓							
FI 14	Engagement overview and coverage	✓	Private		✓						
FI 15	Engagement method	✓	Private	✓	✓						
FI 16	Engagement policy disclosure	✓	Private	✓	✓						
FI 17	Financial/ESG performance	✓	Private							✓	
FI 18	Examples - ESG incorporation or engagement	-	n/a	✓	✓						
FI End	Module confirmation page	✓	-								

Direct -	Direct – Private Equity						Principle Gener			
Indicator	Short description	Status	Disclosure	1	2	3	4	5	6	
PE 01	Description of approach to RI	✓	Private	✓					✓	
PE 02	Investment guidelines and RI	✓	Public		✓					
PE 03	Fund placement documents and RI	✓	Public	✓			✓		✓	
PE 04	Formal commitments to RI	✓	Private				✓			
PE 05	Incorporating ESG issues when selecting investments	✓	Public	~						
PE 06	Types of ESG information considered in investment selection	✓	Public	~		✓				
PE 07	Encouraging improvements in investees	✓	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	✓	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	✓	-							

Confidence building measures						rin	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	✓	Public							✓
CM1 05	External assurance	8	n/a							✓
CM1 06	Assurance or internal audit	8	n/a							✓
CM1 07	Internal verification	✓	Public							✓
CM1 01 End	Module confirmation page	✓	-							

EIG Global Energy Partners

Reported Information

Public version

Organisational Overview

PRI disclaimer

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Basic	c info	rmation				
00 01	Mai	ndatory	Pu	ıblic	Gateway/Peering	General
00 01	1.1	Select the services and funds you o	offer			
Select the	servic	es and funds you offer		% of asset ι	under management (AUM) in	ranges
Fund mana	gemen	t		○ 0%○ <10%○ 10-50%● >50%		
Fund of fund	ds, ma	nager of managers, sub-advised prod	ucts	0%<10%10-50%>50%		
Other				0%<10%10-50%>50%		
Total 100%						
	dge fu	Further options (may be selected in nds ledge funds	addi	tion to the abo	ove)	
OO 02	Mai	ndatory	Pu	ıblic	Peering	General
00 02	2.1	Select the location of your organisa	ition's	s headquarters	S.	
Unite	d State	es				
00 02	2.2	Indicate the number of countries in	whic	h you have off	fices (including your headquarte	ers).
○ 1 ○ 2-5						
○ 2-5● 6-1○ >10	0					



OO 02.3 Indicate the approximate number of staff in your organisation in full-time equivalents (FTE).

FTE

129

OO 03 Mandatory Public Descriptive General

OO 03.1

Indicate whether you have subsidiaries within your organisation that are also PRI signatories in their own right.

O Yes

No

OO 04 Mandatory Public Gateway/Peering General

00 04.1

Indicate the year end date for your reporting year.

31/12/2019

OO 04.2 Indicate your total AUM at the end of your reporting year.

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		23	600	000	000
Currency	USD				
Assets in USD		23	600	000	000

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

00 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

☑ Not applicable as we do not have any assets under execution and/or advisory approach



OO 06 Mandatory Public Descriptive General

OO 06.1

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

 \bigcirc as percentage breakdown

as broad ranges

	Internally managed (%)	Externally managed (%)
Listed equity	<10%	0
Fixed income	>50%	0
Private equity	10-50%	0
Property	0	0
Infrastructure	0	0
Commodities	0	0
Hedge funds	0	0
Fund of hedge funds	0	0
Forestry	0	0



Farmland	0	0
Inclusive finance	0	0
Cash	0	0
Money market instruments	0	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

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

○ Yes

 \bigcirc No

OO 06.5 Indicate whether your organisation uses fiduciary managers.

- O Yes, we use a fiduciary manager and our response to OO 5.1 is reflective of their management of our assets.
- No, we do not use fiduciary managers.

OO 09 **Mandatory Public Peering** General Indicate the breakdown of your organisation's AUM by market. 00 09.1 **Developed Markets** 89.021 **Emerging Markets** 11 **Frontier Markets** 0 Other Markets 0 Total 100%



100.021%

	Asset	t class	s implementation gateway ind	licators		
00 1	0	Man	datory	Public	Gateway	General
	00 10	1	Salact the active ownership active	ities vour organisat	ion implemented in the reporting y	oar
	00 10	. 1	Select the active ownership activ	nies your organisar	non implemented in the reporting y	cai.
			Listed equity – engagement			
		_	page with companies on ESG factor not engage directly and do not requ		•	ESG factors.
			Listed equity – voting			
	✓ V	Ve cas	t our (proxy) votes directly or via de	edicated voting pro	viders	
	□V	Ve do i	not cast our (proxy) votes directly a	nd do not require e	external managers to vote on our b	ehalf
			Fixed income Corporate (nor	n-financial) – engaç	gement	
	V	₫ We e	engage with companies on ESG fac	tors via our staff, c	ollaborations or service providers.	
		Wed	do not engage directly and do not re Please explain why you do not.			on ESG
	10	actors.	Thease explain why you do not.			_
00 1	1	Man	datory	Public	Gateway	General
	00 11	.1			h you addressed ESG incorporation oractices (during the reporting year	
			Listed equity			
		Ve add	dress ESG incorporation.			
	○ V	Ve do i	not do ESG incorporation.			
			Fixed income - corporate (non-	financial)		
		Ve add	dress ESG incorporation.			
	\circ V	Ve do i	not do ESG incorporation.			
			Private equity			
	@ W	Vo oda				
			dress ESG incorporation.			
		V C UU I	not do ESG incorporation.			
00 1			not do ESG incorporation.	Public	Gateway	General



00 12.1

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

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

Closing module

Peering questions

OO LE 01

Mandatory to Report Voluntary to Disclose

Public

Gateway

General

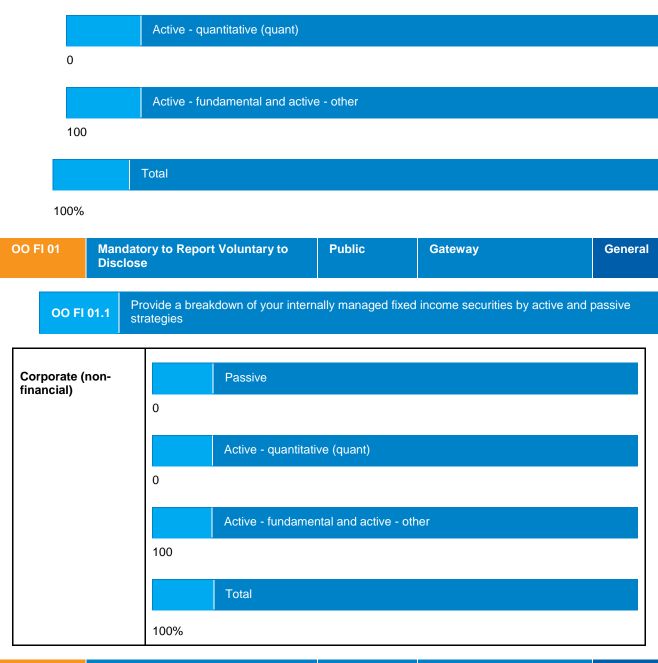
OO LE 01.1 Provide a breakdown of your internally managed listed equities by passive, active - quantitative (quant), active - fundamental and active - other strategies.

Percentage of internally managed listed equities

Passive

0





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 03.2

Indicate the approximate (+/- 5%) breakdown of your corporate and securitised investments by investment grade or high-yield securities.



Туре	Investment grade (+/- 5%)	High-yield (+/- 5%)	Total internally managed
Corporate (non-financial)	● >50%	○ >50%	
	O 10-50%	10-50%	100%
	○ <10%	○ <10%	
	○ 0%	O 0%	

OO FI 03.3

Additional information. [Optional]

NA

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	OO PE 01 N		ndatory	Public	Descriptive	General
	00 PE 01.1		Provide a breakdown of your organ investment strategy.	isation's internally ા	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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Investment policy

SG 01 Mandatory Public Core Assessed General

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	O Applicable policies cover a majority of AUM
☑ Formalised guidelines on social factors	O Applicable policies cover a minority of AUM
☑ 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)	
☐ Other, specify(2)	



SG 01.3	indicate if the investment policy covers any of the following								
✓ Your orga	☑ Your organisation's definition of ESG and/or responsible investment and it's relation to investments								
☐ Your inves	stment objectives that take ESG factors/real economy influence into account								
☑ Time horiz	zon of your investment								
☑ Governan	nce structure of organisational ESG responsibilities								
☑ ESG inco	rporation approaches								
☐ Active ow	nership approaches								

☐ Other RI considerations, specify (2)

SG 01.4

☐ Climate change

☐ Other RI considerations, specify (1)

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

EIG is committed to ensuring that its investments are made in a manner that considers ethical and social integrity and promotes sound environmental management practices.

☐ Understanding and incorporating client / beneficiary sustainability preferences

EIG conducts ESG-specific diligence to assess considerations relating to sustainable development, environment stewardship, social equity and corporate governance. Each investment recommendation includes a section specifically addressing the ESG risks and mitigation measures identified during diligence and deemed by the ESG Committee to be relevant. EIG's formal ESG policy is well integrated within EIG's investment process. Investment professionals concentrate on key areas when conducting due diligence and consider the UN PRI focus areas.

Additionally, and as applicable, EIG considers ESG in its closing process. For example, obtaining representations and warranties serve as an important supplement to our ESG diligence.

After an investment is made, covenants may require (i) periodic reporting on select ESG metrics, (ii) notification by portfolio companies on the occurrence of events that implicate ESG concerns. Additionally, quarterly asset-by-asset reviews are conducted by investment professionals and senior management with specific reference to ESG issues. Further, EIG seeks to maintain board of director seats / board observation rights which allow EIG to monitor, initiate, and participate in ESG discussions at the portfolio company level.

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]

EIG is committed to promoting sustainable practices in its own affairs as well as through the investments that are made by the funds EIG manages. EIG first adopted responsible investment guidelines in 2010. Since then, EIG has enhanced and broadened its focus on ESG issues associated with its investments.

EIG conducts ESG-specific diligence to assess financial considerations relating to sustainable development, environment stewardship, social equity and corporate governance. For each new prospective investment, the investment recommendation will include a section specifically addressing the ESG risks and mitigation measures identified during the diligence process and deemed by the ESG Committee to be relevant to the investment committee. EIG has a formal ESG policy, that is well integrated within EIG's investment process. Investment professionals concentrate on key areas when conducting due diligence on transactions, and consider the UN PRI focus areas. Additionally, the ESG Committee is integrated in the day-to-day deal team diligence and frequently communicates relevant ESG issues that need to be addressed as part of diligence, and EIG engages external advisors, as appropriate, to assist in performing due diligence on social, governance, and environmental issues

In addition to pre-investment ESG due diligence, and as applicable, EIG considers ESG in its closing process. For example, obtaining representations, warranties, and covenants in our investment documents serve as an important supplement to our ESG diligence practices. Through these features we are generally able to require



portfolio companies to report certain ESG issues to EIG both at the time of the initial investment and on an ongoing basis.

After an investment is made, covenants in our investment documents may require (i) periodic (both quarterly and annual) reporting on select ESG metrics, and/or (ii) notification by portfolio companies on the occurrence of specific events that implicate ESG concerns. Additionally, quarterly asset-by-asset reviews are conducted by EIG investment professionals and senior management with specific reference to ESG incidents or issues. Further, EIG seeks to maintain board of director seats and/or board observation rights which allow EIG to monitor, initiate, and participate in ESG discussions at the portfolio company level.

 \bigcirc No

SG 02 Mandatory Public Core Assessed PRI 6

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

SG 02.1

Indicate which of your investment policy documents (if any) are publicly available. Provide a URL and an attachment of the document.

☑ Policy setting out your overall approach

URL/Attachment

☑ URL

URL

https://eigpartners.sharepoint.com/sites/ESG/Shared%20Documents/Forms/AllItems.aspx?RootFolder=% 2Fsites%2FESG%2FShared%20Documents%2FPolicies%20and%20Memoranda &FolderCTID=0x01200 0F9E74E350A62454CBB555F5433D192B7

☑ Attachment (will be made public)

Attachment

File 1:ESG Policy Statement 12.20.19.pdf

- $\hfill \square$ Formalised guidelines on environmental factors
- ☐ Formalised guidelines on social factors
- $\hfill\Box$ Formalised guidelines on corporate governance factors
- $\hfill \square$ Asset class-specific RI guidelines
- $\hfill\square$ We do not publicly disclose our investment policy documents

SG 02.2

Indicate if any of your investment policy components are publicly available. Provide URL and an attachment of the document.

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

URL/Attachment

☑ URL



URL

https://eigpartners.sharepoint.com/sites/ESG/Shared%20Documents/Forms/AllItems.aspx?RootFolder=% 2Fsites%2FESG%2FShared%20Documents%2FPolicies%20and%20Memoranda &FolderCTID=0x01200 0F9E74E350A62454CBB555F5433D192B7

☐ Attacl	hment								
☐ Time horiz	Time horizon of your investment								
☐ Governand	Governance structure of organisational ESG responsibilities								
☑ ESG incor	poration approaches								
	URL/Attachment								
☑ URL	·								
	URL								
2Fsite	//eigpartners.sharepoint.com/sites/ESG/Shared%20Documents/Forms/AllItems.aspx?RootFolder=%es%2FESG%2FShared%20Documents%2FPolicies%20and%20Memoranda &FolderCTID=0x0120074E350A62454CBB555F5433D192B7								
☐ Attacl	hment								
☐ Reporting									
□ We do not	publicly disclose any investment policy components								
SG 02.3	Additional information [Optional].								

EIG posts the ESG policy to active fundraising data rooms as an exhibit to the ILPA due diligence questionnaire.

SG 0	G 03 Mandatory		ndatory	Public	Core Assessed	General
	SG 03.	1	Indicate if your organisation has a prinvestment process.	policy on managing	potential conflicts of interest in th	e

Yes

SG 03.2 Describe your policy on managing potential conflicts of interest in the investment process.

As a registered investment adviser, EIG is a fiduciary to its advisory clients and owes a fiduciary duty to each advisory client of the firm. EIG maintains a Code of Ethics policy, which protects the interests of each of its clients and places the client's interests first and foremost in each and every situation. EIG adheres to Section 206 of the Advisers Act which establishes federal fiduciary standards to govern the conduct of investment advisers. Further, EIG has Limited Partner Advisory Committees, which are Fund specific bodies that meet at least annually and serve in a consultative capacity on various Fund matters including, most notably, consideration of transactions and events that may be deemed to present a potential conflict of interest between a Fund and the General Partner and its affiliates including other Funds. The Committee typically is comprised of a representative of the General Partner and a majority of Limited Partners who are not affiliated to the General Partner of the Fund and are selected as representatives of the Limited Partners of the Fund.



 \bigcirc No

Objectives and strategies SG 05 Mandatory Public Gateway/Core Assessed General Indicate if and how frequently your organisation sets and reviews objectives for its responsible SG 05.1 investment activities. O Quarterly or more frequently O Biannually Annually O Less frequently than annually O Ad-hoc basis O It is not set/reviewed **Governance and human resources SG 07 Mandatory Core Assessed Public** General Indicate the internal and/or external roles used by your organisation, and indicate for each whether SG 07.1 they have oversight and/or implementation responsibilities for responsible investment. Roles ☐ Board members or trustees ✓ 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



See Additional Information 07.4

☑ Oversight/accountability for responsible investment
☑ Implementation of responsible investment
$\hfill\square$ No oversight/accountability or implementation responsibility for responsible investment
☑ Portfolio managers
☐ Oversight/accountability for responsible investment
☑ Implementation of responsible investment
$\hfill\square$ No oversight/accountability or implementation responsibility for responsible investment
☑ Investment analysts
☐ Oversight/accountability for responsible investment
$\hfill\square$ No oversight/accountability or implementation responsibility for responsible investment
☐ Dedicated responsible investment staff
☑ Investor relations
☑ Oversight/accountability for responsible investment
$\hfill\square$ No oversight/accountability or implementation responsibility for responsible investment
☐ Other role, specify (1)
☐ 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.

To oversee both the corporate and investment-related initiatives, EIG has constituted an ESG Committee. The ESG Committee reviews ESG diligence on each new investment, reviews escalated ESG issues, and may identify further areas where additional diligence is warranted prior to presentation to the Investment Committee or prior to signing/closing the investment.

The formal ESG policy is well integrated within EIG's investment process. Investment professionals concentrate on key areas when conducting due diligence on transactions, and consider the UN PRI focus areas.

EIG investment professionals are expected to focus specifically on ESG issues when conducting transaction diligence. In order to assist the transaction teams with identifying issues that should be explored as part of this diligence process, the ESG Committee has devised a series of topical diligence checklists for each Environmental, Social, and Governance issues. As appropriate, outside consultants are employed to assist with diligencing environmental and social issues.

Further to conducting ESG diligence, all EIG investment professionals, together the CEO/Chairman of the Investment Committee, President, COO, and CFO undertake a quarterly asset- by- asset review of all current investments in the EIG portfolio. During each quarterly review, quantitative and qualitative information specific to each investment, inclusive of ESG issues and updates, are reviewed and discussed.

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

Number

Principles for Responsible Investment

0

SG 07.4

Additional information. [Optional]

ESG Committee members include EIG's: Senior Vice President/Engineering; Managing Director/Power and Renewables; Senior Vice President/Capital Development; Managing Director/Head of Oil & Gas and Senior Vice President/Associate General Counsel.

Additionally, EIG is in process of hiring a senior ESG Director.

	Promoting responsible investment									
SG 0	9	Mar	ndatory	Public	Core Assessed	PRI 4,5				
	SG 09.	1	Select the collaborative organisatio which it participated during the repo			is a member or in				

Select all that apply

 $\ oxdot$ Principles for Responsible Investment

Your organisation's role in the initiative during the reporting period (see definitions) ☑ Basic □ Moderate □ Advanced ☐ 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 ☐ 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) ☐ 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 ☐ 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

Overseas Private Investment Corporation

☑ Other collaborative organisation/initiative, specify

☐ United Nations Global Compact

☐ Shareholder Association for Research and Education (Share)

☐ United Nations Environmental Program Finance Initiative (UNEP FI)



	Your organisation's role in the initiative during the reporting year (see definitions)							
'	☑ Basic							
	☐ Moderate							
	☐ Advanced							
	Provide a brief commentary on the level of your organisation's involvement in the i [Optional]							
	Participated	d in stal	ceholder review and commen	ntary on OPIC's	revised responsible investment po	olicies.		
	Other colla	borative	e organisation/initiative, speci	ify				
	Other colla	borative	e organisation/initiative, speci	ify				
	Other colla	borative	e organisation/initiative, speci	ify				
SG 10	Mano	datory		Public	Core Assessed	PRI 4		
SG	10.1	initiativ		tes responsible	investment, independently of colla	borative		
•	Yes							
	SG 10.2	in th		initiatives. Prov	en to promote responsible investm vide a description of your role in col ypical frequency of your			
	educatio	n or trai			(this includes peer to peer RI suppers, actuaries, broker/dealers, inves			
			Description					
	dedica	ating hu	man resources to participate	opportunistical	SG dialogue. EIG is committed to lly in networks and conferences in I to support collective initiatives, as	appropriate.		
			Frequency of contribution					
	00	Quarterl	y or more frequently					
	Biannually							
	○ Annually							
	Less frequently than annually							
		Ad hoc						
	00	Other						
			ncial support for academic or	· industry resea	arch on responsible investment			
			t and/or collaborated with ac	•	•			



Description

Description

In 2017, EIG contributed to the Environmental Defense Fund (EDF) / PRI's "Investor's Guide to Methane: Engaging with Oil and Gas Companies to Manage a Rising Risk". Through this Guide, the EDF and PRI provide "constructive tools for investors to engage with oil and gas companies on methane reporting and mitigation, to engage with senior management in constructive dialogue, and to identify concrete actions to improve methane performance".

Additionally, EIG's ESG Committee has been in active dialogue with the EDF to learn best practices for emissions measurement and reduction. EIG is taking proactive steps to understand new investment and existing portfolio companies' methane emissions and practices, and in 2019, EIG began requiring all upstream companies to complete methane emissions questionnaires to in order to track emissions from EIG portfolio companies. Based on these discussions with and information from portfolio companies, EIG plans to assess overall portfolio risk to (i) reputation (ii) basin or state-specific regulatory requirements and (i) economics. EIG aims to lead and leverage its reputation and network amongst upstream and midstream capital provider peers to create or participate in a coalition by which methane emission best practices become standardized. EIG has met with two leading private equity firms to discuss coalition or partnership efforts, and is currently collaborating with partners to host a Methane Emissions Summit in the coming months in which best practices and new technologies are shared across private equity firms, upstream/midstream operators, and technology or service companies.

	Trequency of contribution
	O Quarterly or more frequently
	○ Biannually
	○ Annually
	○ Less frequently than annually
	○ Other
	incouraged better transparency and disclosure of responsible investment practices across the investment stry
	poke publicly at events and conferences to promote responsible investment
	Vrote and published in-house research papers on responsible investment
✓ [incouraged the adoption of the PRI

Our incorporation of ESG into the investment process has resulted in EIG being able to, in part, impose improved controls and processes at the portfolio company level.



	Frequency of	T CONTRIBUTION		
0	Quarterly or more frequ	uently		
0	Biannually			
	Annually			
0	Less frequently than ar	nnually		
•	Ad hoc			
0	Other			
□ Resp	onded to RI related cor	nsultations by non-governm	ental organisations (OECD, F	SB etc.)
□ Wrote	e and published articles	s on responsible investment	in the media	
☐ A me	ember of PRI advisory c	committees/ working groups	specify	
☐ On th	ne Board of, or officially	advising, other RI organisa	tions (e.g. local SIFs)	
☐ Othe	r, specify			
⊃ No				
Outoouroin	o to fish ciam, man		an audiania	
Outsourcin	ig to fiduciary mana	agers and investment c	onsultants	
Man	datory	Public	Core Assessed	PRI 4
w selection	options have been ac	ded to this indicator. Plea	ase review your prefilled res	
	options have been ac		ase review your prefilled res	PRI 4
w selection	options have been ac	dded to this indicator. Plea	ase review your prefilled res	
w selection	Indicate whether your se investment consultate	dded to this indicator. Plear r organisation uses investm	ent consultants. tants for any the following ser	sponses carefull
w selection GG 12.1 Yes, we us	Indicate whether your se investment consultate whether responsible investigations.	dded to this indicator. Plear r organisation uses investments you use investment consul	ent consultants. tants for any the following ser	sponses carefull
w selection GG 12.1 Yes, we use 12.4 Custo	Indicate whether your se investment consultate	dded to this indicator. Plear r organisation uses investments r you use investment consulstment components of these	ent consultants. tants for any the following ser	sponses carefull
SG 12.1 SG 12.4 Custo	Indicate whether your se investment consultate whether responsible investment policy development.	dded to this indicator. Plear r organisation uses investments r you use investment consulstment components of these	ent consultants. tants for any the following ser	sponses careful
SG 12.4 SG 12.4 Custo Inves	Indicate whether your se investment consultate whether responsible investodial services	dded to this indicator. Plear r organisation uses investments r you use investment consulstment components of these	ent consultants. tants for any the following ser	sponses careful
SG 12.1 SG 12.4 Custo Inves	Indicate whether your se investment consultate whether responsible investment policy development asset allocation	dded to this indicator. Plear r organisation uses investments r you use investment consulstment components of these	ent consultants. tants for any the following ser	sponses careful
SG 12.1 SG 12.4 Custo Inves	Indicate whether your se investment consultate whether responsible investment policy development asset allocation estment research	dded to this indicator. Plear r organisation uses investments r you use investment consulstment components of these	ent consultants. tants for any the following ser	sponses careful
SG 12.4 SG 12.4 Custo Inves	Indicate whether your se investment consultate whether responsible investment policy development asset allocation structures and in the second	dded to this indicator. Plear r organisation uses investments r you use investment consulstment components of these	ent consultants. tants for any the following seres services.	sponses careful
w selection GG 12.1 Yes, we use the control of th	Indicate whether your se investment consultate whether responsible investment policy development asset allocation estment research r, specify (1) Describe how	r organisation uses investments you use investment consulstment components of these	ent consultants. tants for any the following seres services.	sponses careful
SG 12.1 SG 12.4 Custo Investor Investor Othe	Indicate whether your se investment consultate whether responsible investment policy development asset allocation structures asset allocation structures (1) Describe how diligence	r organisation uses investments you use investment consulstment components of these	ent consultants. tants for any the following seres services.	sponses careful
SG 12.4 SG 12.4 Custo Inves Inves Othe ESG	Indicate whether your se investment consultate whether responsible investment policy development asset allocation estment research r, specify (1) Describe how diligence r, specify (2)	r organisation uses investments you use investment consulstment components of these	ent consultants. tants for any the following seres services.	sponses careful
SG 12.1 SG 12.4 Custo Inves Strato Othe ESG Othe	Indicate whether your se investment consultate whether responsible investment policy development asset allocation structures asset allocation structures (1) Describe how diligence	r organisation uses investments you use investment consulstment components of these	ent consultants. tants for any the following seres services.	sponses careful
SG 12.1 SG 12.4 Custo Inves Strate Inves Othe ESG Othe None	Indicate whether your se investment consultate whether responsible investment policy development asset allocation structured in the policy development research responsible investment policy development research responsible investment research respectify (1) Describe how dilligence respectify (2) respectify (3) respectify (3) respectify (3)	r organisation uses investments ryou use investment consulstment components of these ent	ent consultants. tants for any the following seres services.	sponses careful
SG 12.1 SG 12.4 Custo Inves Strate Inves Othe ESG Othe None	Indicate whether your se investment consultate whether responsible investment policy development asset allocation at the street of the street	r organisation uses investments ryou use investment consulstment components of these ent	ent consultants. tants for any the following seres services.	sponses careful
SG 12.1 SG 12.4 Custo Inves Strate Inves Othe ESG Othe None	Indicate whether your se investment consultate whether responsible investment policy development asset allocation structured in the policy development research responsible investment policy development research responsible investment research respectify (1) Describe how dilligence respectify (2) respectify (3) respectify (3) respectify (3)	r organisation uses investments ryou use investment consulstment components of these ent	ent consultants. tants for any the following seres services.	sponses careful



G 13	Mai	ndatory	Public	Descriptive	PRI 1
SG 13	.1	Indicate whether the organisation caprovide a description of the scenarion etc.).			
□ Yes	☐ Yes, in order to assess future ESG factor				
☐ Yes	\square Yes, in order to assess future climate-relate		sks and opportuniti	es	
☑ No.	, our o	rganisation does not currently carry ou	ıt scenario analysis	s and/or modelling	

Asset class implementation not reported in other modules

SG 16	Mandatory	Public	Descriptive	General

SG 16.1

Describe how you address ESG issues for internally managed assets for which a specific PRI asset class module has yet to be developed or for which you are not required to report because your assets are below the minimum threshold.

Asset Class	Describe what processes are in place and the outputs or outcomes achieved
Listed equities - ESG incorporation	See SG 01.4 and SG 07.2
Listed equities - engagement	See SG 01.4 & 07.2
Listed equity - (proxy) voting	See SG 01.4 & 07.2

Communication SG 19 Mandatory Public Core Assessed PRI 2, 6 Indicate whether your organisation typically discloses asset class specific information proactively.

Select the frequency of the disclosure to clients/beneficiaries and the public, and provide a URL to the public information.

Fixed income



SG 19.1

Do you disclose?

- $\ensuremath{\bigcirc}$ We do not disclose to either clients/beneficiaries or the public.
- $\ensuremath{\bullet}$ We disclose to clients/beneficiaries only.
- \bigcirc We disclose to the public

Disclosure to	o clients/beneficiaries		
	Disclosure to clients/beneficiaries		
Broad appropriate the second control of	roach to RI incorporation		
O Detailed ex	xplanation of RI incorporation strategy used		
	Frequency		
□ Quarterly			
□ Biannually			
☑ Annually			
☐ Less freque	ently than annually		
☐ Ad hoc/wh	en requested		

Private equity

Do you disclose?

- $\ensuremath{\bigcirc}$ 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	o clients/beneficiaries
	Disclosure to clients/beneficiaries
ESG inforn	nation in relationship to our pre-investment activities
☑ ESG inform	nation in relationship to our post-investment monitoring and ownership activities
☐ Information	n on our portfolio companies' ESG performance
Other	
	Frequency
☐ Quarterly o	or more frequently
☐ Biannually	
☐ Annually	
☐ Less frequ	ently than annually
☑ Ad-hoc/wh	en requested

EIG Global Energy Partners

Reported Information

Public version

Direct - Fixed Income

PRI disclaimer

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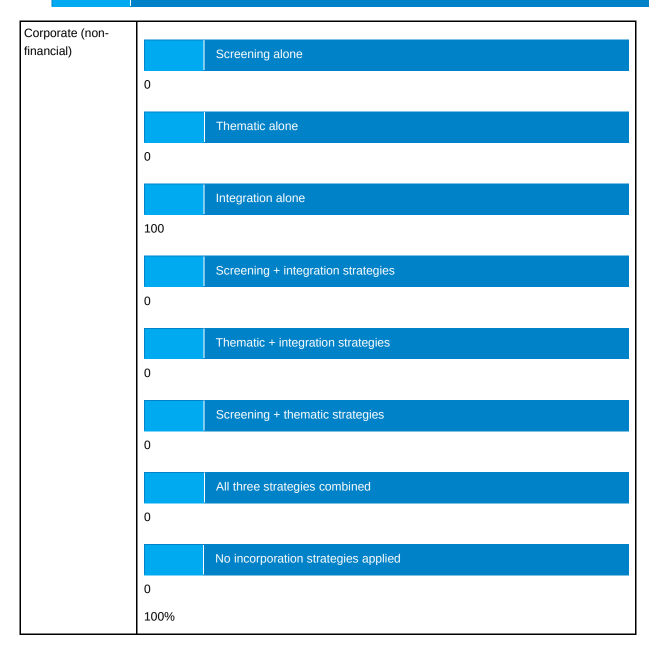
ESG incorporation in actively managed fixed income

Implementation processes

FI 01 Mandatory Public Gateway PRI 1

FI 01.1

Indicate (1) Which ESG incorporation strategy and/or combination of strategies you apply to your actively managed fixed income investments; and (2) The proportion (+/- 5%) of your total actively managed fixed income investments each strategy applies to.



FI 01.2

Describe your reasons for choosing a particular ESG incorporation strategy and how combinations of strategies are used.

EIG is committed to ensuring that investments made by all EIG-managed funds are made in a manner that considers ethical and social integrity and promotes sound environmental management practices.

In addition to the already thorough diligence conducted by our investment teams to assess the economic suitability of a potential investment, our investment professionals also, in tandem, will conduct ESG-specific diligence to assess non-strictly financial considerations relating to sustainable development, environmental stewardship, social equity and corporate governance.

The ESG diligence conducted by EIG's investment professionals is reviewed by ESG's investment committee.

FI 03	Manda	atory	Public	Additional Assessed	PRI 1	
	FI 03.1	Indicate how you ensure that you	ır ESG research pr	ocess is robust:		
	☐ Compreh and/or servi	ensive ESG research is undertaken ces	internally to deterr	mine companies' activities; and pr	oducts	
	\square Issuers are given the opportunity by you or your research provider to review ESG research on them and correct inaccuracies					
	\ensuremath{ullet} Issuer information and/or ESG ratings are updated regularly to ensure ESG research is accurate					
	\ensuremath{arphi} Internal audits and regular reviews of ESG research are undertaken in a systematic way.					
	\square A materiality/sustainability framework is created and regularly updated that includes all the key ESG risks and opportunities for each sector/country.					
	☐ Other, specify					
	☐ None of the above					
	FI 03.2 Describe how your ESG information or analysis is shared among your investment team.					
	☑ ESG information is held within a centralised database and is accessible to all investment staff					
	☐ ESG info	rmation is displayed on front office r	esearch platforms			
	☐ ESG info	rmation is a standard item on all ind ments	ividual issuer sumr	naries, research notes, 'tear shee	ets', or	
	☑ Investment staff are required to discuss ESG information on issuers as a standard item during investment committee meetings					
	☑ Records	capture how ESG information and re	esearch was incorp	porated into investment decisions		
	☐ Other, sp	ecify				
	☐ None of t	he above				
	(C) Impleme	ntation, Intonnation				
	(C) impleme	ntation: Integration				
FI 10	Manda	atory	Public	Descriptive	PRI 1	

Pre-Investment ESG Diligence

 EIG investment professionals focus specifically on ESG issues when conducting transaction diligence for covered Funds

Describe your approach to integrating ESG into traditional financial analysis.



FI 10.1

- EIG engages external advisors, as appropriate, to assist in performing due diligence on social and environmental issues
- ESG Committee may identify further areas where additional diligence is warranted prior to presentation to the Investment Committee or prior to signing/closing the investment and will identify material ESG issues to the Investment Committee
- · For each new investment, an ESG Report is prepared and presented to Investment Committee
- Upstream transactions take APG "Guidelines on Unconventional Gas Operations" into consideration

Closing Process

- Representations and warranties in our investment documents serve as an important supplement to EIG's ESG diligence practices
- Through representations, warranties and covenants, we are generally able to require portfolio companies to report certain ESG issues to EIG both at the time of the initial investment and on an ongoing basis
- Representations and warranties included in our investment documents typically require borrowers or
 investees to assert that no material ESG issues exist as of the time of the investment, or if such is not the
 case, to identify any ESG issues that may exist

Post-Investment Monitoring

- After an investment is made, covenants in our investment documents may require (i) periodic (both
 quarterly and annual) reporting on select ESG metrics, and/or (ii) notification by portfolio companies on the
 occurrence of specific events that implicate ESG concerns
- Quarterly asset-by-asset reviews are conducted by EIG investment professionals and senior management with specific reference to ESG incidents or issues
- EIG seeks to maintain board of director seats and/or board observation rights which allow EIG to monitor, initiate, and participate in ESG discussions at the portfolio company level

FI 10.2

Describe how your ESG integration approach is adapted to each of the different types of fixed income you invest in.

Corporate (non-financial)

In addition to the above response in FI 10.1, our ESG diligence process is risk-based. EIG-managed funds make investments across the spectrum of geographic regions and industries and in different positions in the capital structure. Our approach to due diligence will generally differentiate between OECD country investments and investments that are made in non-OECD countries, as well as our position in the capital structure. For example, in OECD countries where, in general, there are effective local legal regimes that govern environmental impacts, EIG's environmental diligence focus is on ensuring both the existence of effective internal policies and controls relating to the environment as well as actual compliance with local environmental laws. In developing countries with potentially less effective environmental legal or regulatory regimes, EIG's environmental diligence would be geared towards identifying specific environmental risks posed by a company's operations as well as potential corresponding mitigating measures the company may be able to take in response to such risks. Additionally, EIG's scrutiny of ESG issues connected to a project in a high-risk industry is enhanced.

Our ESG diligence approach is tailored both for the level of risk inherent in a portfolio company's industry as well as the effectiveness of the legal/regulatory regime in which it operates.

FI 11 Mandatory Public Core Assessed PRI 1

FI 11.1

Indicate how ESG information is typically used as part of your investment process.



Select all that apply

	Corporate (non- financial)
ESG analysis is integrated into fundamental analysis	I
ESG analysis is used to adjust the internal credit assessments of issuers.	
ESG analysis is used to adjust forecasted financials and future cash flow estimates.	
ESG analysis impacts the ranking of an issuer relative to a chosen peer group.	
An issuer's ESG bond spreads and its relative value versus its sector peers are analysed to find out if all risks are priced in.	
The impact of ESG analysis on bonds of an issuer with different durations/maturities are analysed.	
Sensitivity analysis and scenario analysis are applied to valuation models to compare the difference between base-case and ESG-integrated security valuation.	
ESG analysis is integrated into portfolio weighting decisions.	
Companies, sectors, countries and currency and monitored for changes in ESG exposure and for breaches of risk limits.	
The ESG profile of portfolios is examined for securities with high ESG risks and assessed relative to the ESG profile of a benchmark.	
Other, specify in Additional Information	

FI 12	Mandatory	Public	Additional Assessed	PRI 1

FI 12.1 Indicate the extent to which ESG issues are reviewed in your integration process.

	Environment	Social	Governance
Corporate (non-	Environmental	Social	Governance
financial)	Systematically	Systematically	Systematically
	Occasionally	Occasionally	Occasionally
	O Not at all	O Not at all	○ Not at all

Corporate (non-financial)

In parallel with EIG's transaction diligence, investment professionals will conduct ESG-specific diligence to assess non-strictly financial considerations relating to sustainable development, environmental stewardship, social equity and corporate governance. The ESG Committee will review the findings of the ESG diligence and may identify further areas where additional diligence is warranted prior to presentation of the investment opportunity to the Investment Committee or prior to signing/closing the investment.

Subsequent to an investment being made, EIG undertakes a quarterly review process whereby quantitative and qualitative information specific to each investment, inclusive of ESG issues and updates, are reviewed and discussed.



EIG Global Energy Partners

Reported Information

Public version

Direct – Private Equity

PRI disclaimer

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Overview

PE 02 Mandatory Public Core Assessed PRI 2

PE 02.1

Indicate whether your organisation's investment activities are guided by a responsible investment policy / follow responsible investment guidelines.

- Our investment activities are guided by a responsible investment policy
- Our investment activities are not guided by a responsible investment policy
- O We do not have a responsible investment policy

Fundraising of private equity funds

PE 03 Mandatory Public Core Assessed PRI 1,4,6

PE 03.1

Indicate if your most recent fund placement documents (private placement memorandums (PPM) or similar) refer to responsible investment.

Yes

PE 03.2

Indicate how your most recent fund placement documents (PPM or similar) refer to the following responsible investment:

- ☑ Policy and commitment to responsible investment
- ☑ Approach to ESG issues in pre-investment processes
- ☑ Approach to ESG issues in post-investment processes
- ☑ Approach to ESG reporting
- \bigcirc No
- O Not applicable as our organisation does not fundraise

Pre-investment (selection)

PE 05 Mandatory Public Gateway PRI 1

PE 05.1

During due-diligence indicate if your organisation typically incorporates ESG issues when selecting private equity investments.

Yes

PE 05.2

Describe your organisation`s approach to incorporating ESG issues in private equity investment selection.

Pre-Investment ESG Diligence

 EIG investment professionals focus specifically on ESG issues when conducting transaction diligence for covered Funds



- EIG engages external advisors, as appropriate, to assist in performing due diligence on social, governance and environmental issues
- ESG Committee may identify further areas where additional diligence is warranted prior to presentation
 to the Investment Committee or prior to signing/closing the investment and will identify material ESG
 issues to the Investment Committee
- · For each new investment, an ESG Report is prepared and presented to Investment Committee
- Upstream transactions take APG "Guidelines on Unconventional Gas Operations" into consideration

 \bigcirc No

PE 06.2

Committee or similar.

PE 06 Mandatory Public Core Assessed PRI 1,3 Indicate what type of ESG information your organisation typically considers during your private PE 06.1 equity investment selection process. ☑ Raw data from target company ☑ Benchmarks against other companies ☐ Sector level data/benchmarks ☐ Country level data/benchmarks ☑ Reporting standards, industry codes and certifications ☐ International initiatives, declarations or standards ☐ Engagements with stakeholders (e.g. customers and suppliers) ☑ Advice from external resources ☐ Other, specify ☐ We do not track this information Describe how this information is reported to, considered and documented by the Investment

In addition to the already thorough diligence conducted by our investment teams to assess the economic suitability of a potential investment, our investment professionals also, in tandem, will conduct ESG-specific diligence to assess non-strictly financial considerations relating to sustainable development, environmental stewardship, social equity and corporate governance. The basis for EIG's ESG diligence process is a series of checklists, drawing on guidance from development finance institutions, non-governmental organizations and investment industry groups. Further, in connection with the due diligence process, EIG would also typically engage legal counsel and specialist consultants where appropriate.

The deal team, typically working with outside consultants, will prepare a draft ESG memorandum for submission to the ESG Committee. The ESG process typically takes place in advance of formal Investment Committee consideration and any ESG issue identified as part of the ESG Committee review is escalated to the Investment Committee for consideration as part of the final Investment Recommendation.

Post-investment (monitoring)				
PE 09	Mandatory	Public	Gateway/Core Assessed	PRI 2



PE 09.1

Indicate whether your organisation incorporates ESG issues in investment monitoring of portfolio companies.

Yes

PE 09.2

Indicate the proportion of portfolio companies where your organisation included ESG performance in investment monitoring during the reporting year.

- >90% of portfolio companies
- 51-90% of portfolio companies
- 10-50% of portfolio companies
- <10% of portfolio companies

(in terms of total number of portfolio companies)

PE 09.3

Indicate ESG issues for which your organisation typically sets and monitors targets (KPIs or similar) and provide examples per issue.

ESG issues

☑ Environmental

List up to three example targets of environmental issues

Example 1

Compliance with Local Laws (e.g., What are the local environmental laws, standards and regulations of relevance for the company's operations?)

Example 2 (optional)

Risk Management (e.g., What processes does the company have to assess the environmental risks arising from its operations?)

Example 3 (optional)

Environmental Track Record (e.g., Does the company record all serious environmental incidents and conduct full investigations?)

Social

List up to three example targets of social issues

Example 1

Local Labor Laws (e.g., What are the local labor laws, standards and regulations of relevance for the company's operations?)

Example 2 (optional)

Representation (e.g., Is the workforce unionized?)



Example 3 (optional)

Human Resources (e.g., Are proper labor contracts in place for all staff, including for temporary and seasonal workers?)

List up to three example targets of governance issues

Example 1

Country Corruption Situation (e.g., How does the country rank in Transparency International's Corruption Perceptions Index? (http://cpi.transparency.org/cpi2011/results/))

Example 2 (optional)

Business Integrity of Company (e.g., Have RDC searches been run on all senior managers, control persons and 10%+ ultimate beneficial owners of the company?)

Example 3 (optional)

Accounting & Compliance (e.g. Are the accounting records fully up to date and complete?)

☐ We do not set and/or monitor against targets

 \bigcirc No

PE 10 Mandatory Public Core Assessed PRI 2

PE 10.1

Indicate if your organisation tracks the proportion of your portfolio companies that have an ESG/sustainability-related policy (or similar guidelines).

Yes

PE 10.2

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

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

(in terms of total number of portfolio companies)

 \bigcirc No



EIG Global Energy Partners

Reported Information

Public version

Confidence building measures

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Conf	dence building measures					
CM1 01	Mandatory	Public	Additional Assessed	General		
СМ1 (year has undergone:	rted information you have pr	ovided for your PRI Transparenc	y Report this		
☐ Thi	rd party assurance over selected re	esponses from this year's Pl	RI Transparency Report			
	☐ Third party assurance over data points from other sources that have subsequently been used in your PRI responses this year					
	rd party assurance or audit of the c iis year)	correct implementation of RI	processes (that have been repor	ted to the		
	ernal audit of the correct implement ed to the PRI this year)	ation of RI processes and/o	r accuracy of RI data (that have b	een		
☑ Inte	ernal verification of responses before	re submission to the PRI (e.	g. by the CEO or the board)			
(Whole PRI Transparency Report	has been internally verified				
(Selected data has been internally	y verified				
☐ Oth	er, specify					
□ No	ne of the above					
CM1 02	Mandatory	Public	Descriptive	General		
CM1 (We undertook third party a	assurance on last year's PR	l Transparency Report			
O Wh	ole PRI Transparency Report was	assured last year				
○ Sel	ected data was assured in last yea	r's PRI Transparency Repo	rt			
• We	did not assure last year`s PRI Tra	nsparency report				
O No	ne of the above, we were in our pre	eparation year and did not re	eport last year.			
CM1 03	Mandatory	Public	Descriptive	General		
CM1 (We undertake confidence Transparency Report:	building measures that are	unspecific to the data contained i	n our PRI		
□We	adhere to an RI certification or lab	elling scheme				
	carry out independent/third party atts of which are included in this yea			report)		
□ES	G audit of holdings					
☐ Oth	er, specify					
☑ No	ne of the above					
CM1 04	Mandatory	Public	Descriptive	General		



cted data will be assured do not plan to assure this year's			
lo not plan to assure this vear`s			
	PRI Transparency repo	ort	
Mandatory	Public	Descriptive	General
as conducted the verification			
or other Chief-Level staff			
Board			
stment Committee			
Sign-off or review of	responses		
Sign-off			
Review of responses			
pliance Function			
SG Team			
stment Teams			
l Department			
	Indicate who has reviewed Report and if this applies as conducted the verification or other Chief-Level staff Board atment Committee Sign-off or review of Sign-off Review of responses pliance Function SG Team	Indicate who has reviewed/verified internally the Report . and if this applies to selected data plear as conducted the verification or other Chief-Level staff and street Committee Sign-off or review of responses Sign-off Review of responses pliance Function SG Team	Indicate who has reviewed/verified internally the whole - or selected data of the Report . and if this applies to selected data please specify what data was reviewed second and the second control of the control of th

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

Reviewed by select ESG Committee Members, including Engineering and Investor Relations.



CM1 04.1