



RITRANSPARENCY REPORT 2020

Perpetual Investments





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
8	This indicator was not relevant for this signatory
-	The signatory did not complete any part of this indicator
Po	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	✓	Private							✓	
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	actively managed listed equities	Reporting on strategies that are <10% of actively managed listed equities								✓	
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	8	n/a							✓	
OO PE 02	Typical level of ownership in private equity investments	8	n/a							✓	
00 PR 01	Breakdown of property investments	8	n/a							✓	
00 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	✓	-								

CCStrate	CCStrategy and Governance				P	rin	cip	le		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	✓	Private	✓						
SG 10	Promoting RI independently	✓	Public				✓			
SG 11	Dialogue with public policy makers or standard setters	✓	Private				✓	✓	✓	
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		✓	Private							✓
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	✓	Public							✓
SG 18	Innovative features of approach to RI	✓	Public							✓
SG 19	Communication	✓	Public		✓				✓	
SG End	Module confirmation page	✓	-							

Direct - Listed Equity Incorporation						Principle			General	
Indicator	Short description	Status	Disclosure	1	2	3	4	5	6	
LEI 01	Percentage of each incorporation strategy	✓	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	8	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	8	n/a	✓						
LEI 12	How ESG incorporation has influenced portfolio composition	✓	Private	✓						
LEI 13	Examples of ESG issues that affected your investment view / performance	✓	Private	✓						
LEI End	Module confirmation page	✓	-							

Direct - L	Direct - Listed Equity Active Ownership						Principle				
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	✓	✓	✓					
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	✓	Public	✓	✓						
LEA 08	Tracking number of engagements	✓	Public		✓						
LEA 09	Number of companies engaged with, intensity of engagement and effort	8	n/a		✓						
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	✓	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	✓	Public		✓						
LEA 19	Proportion of ballot items that were for/against/abstentions	✓	Public		✓						
LEA 20	Shareholder resolutions	✓	Private		✓						
LEA 21	Examples of (proxy) voting activities	✓	Private		✓						
LEA End	Module confirmation page	✓	-								

Confider	Confidence building measures						Principle				
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	✓	-								



Perpetual Investments

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.



Bas	sic info	ormation			
O 01	Ma	ndatory	Public	Gateway/Peering	Gener
00	01.1	Select the services and funds	s you offer		
Select th	e servi	ces and funds you offer	% of asse	et under management (AUM)	in ranges
Fund mar	nagemer	nt	○ 0%○ <10%○ 10-50%● >50%	6	
Fund of fu	ınds, ma	anager of managers, sub-advise	d products 0% • <10% • 10-50% > >50%	6	
Other			0%<10%10-50%>50%	6	
Total 100 ^o	%				
		Further options (may be select	cted in addition to the	above)	
	ledge fu und of h	unds nedge funds			
O 02	Ma	ndatory	Public	Peering	Gener
00	02.1	Select the location of your or	ganisation's headquar	ters.	
Aus	tralia				
00	02.2	Indicate the number of country	ries in which you have	offices (including your headqu	uarters).
126	2-5				



○ >10

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

FTE

165

OO 03 Mandatory Public Descriptive General

00 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.

30/06/2019

00 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		26	276	672	692
Currency	AUD				
Assets in USD		17	799	807	835

☐ 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

	trillions	billions	millions	thousands	hundreds
Total AUM			104	935	366
Currency	AUD				
Assets in USD			71	083	176

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



Based on your reporting above, your total AUM is between 10 and 30 US\$ billion, and therefore your 2019/20 fee will be £ 11,149. Note that your total AUM is calculated by summing all figures provided in OO 04.2, 04.3, and 04.4.

OO 06 Mandatory Public Descriptive General

OO 06.1

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

O as percentage breakdown

as broad ranges

	Internally managed (%)	Externally managed (%)
Listed equity	>50%	0
Fixed income	10-50%	0
Private equity	0	0
Property	0	<10%
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	10-50%	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

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

O Yes

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	Mano	datory	Public	Peering	General
00 (09.1	Indicate the breakdown of your orga	anisation's AUM by	market.	
		Developed Markets			
99	9				
		Emerging Markets			
1					
		Frontier Markets			
0					
		Other Markets			
0					
		Total 100%			

Asset class implementation gateway indicators

OO 10 Mandatory Public Gateway General

OO 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.



100%

Listed equity – voting

- ☑ We cast our (proxy) votes directly or via dedicated voting providers
- ☐ 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.
- ☑ 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.

We integrate consideration of ESG factors into our investment processes because we believe they can constitute material investment risks. Engagement with a security issuer may be part of this process if we believe we can influence how the issuer approaches this risk. So it would only make sense for us to engage if 1) we identify a material ESG credit risk (i.e. that meaningfully increases default risk); and 2) we believe engagement with the issuer would be productive in addressing this risk. Such a situation would occur very rarely. Also, our SSA fixed income exposure represents only a small portion of our funds under management, and we are a relatively small fixed income investor (i.e. with less influence).

Fixed income Corporate (financial) - 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. 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.

We integrate consideration of ESG factors into our investment processes because we believe they can constitute material investment risks. Engagement with a security issuer may be part of this process if we believe we can influence how the issuer approaches this risk. So it would only make sense for us to engage if 1) we identify a material ESG credit risk (i.e. that meaningfully increases default risk); and 2) we believe engagement with the issuer would be productive in addressing this risk. Such a situation would occur very rarely. Also, our corporate (financial) fixed income exposure represents only a small portion of our funds under management, and we are a relatively small fixed income investor (i.e. with less influence).

Fixed income Corporate (non-financial) - 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. 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.

We integrate consideration of ESG factors into our investment processes because we believe they can constitute material investment risks. Engagement with a security issuer may be part of this process if we believe we can influence how the issuer approaches this risk. So it would only make sense for us to engage if 1) we identify a material ESG credit risk (i.e. that meaningfully increases default risk); and 2) we believe engagement with the issuer would be productive in addressing this risk. Such a situation would occur very rarely. Also, our corporate (non-financial) fixed income exposure represents only a small portion of our funds under management, and we are a relatively small fixed income investor (i.e. with less influence).

Fixed income Corporate (securitised) – 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. 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.

We integrate consideration of ESG factors into our investment processes because we believe they can constitute material investment risks. Engagement with a security issuer may be part of this process if we believe we can influence how the issuer approaches this risk. So it would only make sense for us to engage if 1) we identify a material ESG credit risk (i.e. that meaningfully increases default risk); and 2) we believe engagement with the issuer would be productive in addressing this risk. Such a situation would occur very rarely. Also, our securitised fixed income exposure represents only a small portion of our funds under management, and we are a relatively small fixed income investor (i.e. with less influence).

OO 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.
- O We do not do ESG incorporation.

Fixed income - SSA

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

Fixed income - corporate (financial)

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



Fixed income - corporate (non-financial)

- We address ESG incorporation.
- O We do not do ESG incorporation.

Fixed income - securitised

- We address ESG incorporation.
- O We do not do ESG incorporation.

Cash

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

00 11.2

Select the externally managed assets classes in which you and/or your investment consultants address ESG incorporation in your external manager selection, appointment and/or monitoring processes.

Asset class	ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes								
Property									
	Property - ESG incorporation addressed in your external manager selection, appointment and/or monitoring processes								
	☑ We incorporate ESG into our external manager selection process								
	☑ We incorporate ESG into our external manager appointment process								
	☑ We incorporate ESG into our external manager monitoring process								
	☐ We do not do ESG incorporation								

00 11.4

Provide a brief description of how your organisation includes responsible investment considerations in your investment manager selection, appointment and monitoring processes.

Perpetual Investments (PI) has a Responsible Investment Policy which is available on our website https://www.perpetual.com.au/Investments/Institutional-Investors/Responsible-Investing/. Our Responsible Investments Policy covers our approach to incorporating ESG considerations into our investment decision-making and ownership practices. We integrate ESG into our investment decision-making because we believe that ESG issues can impact long-term investment performance. In particular, we focus on identifying material ESG risks which may affect the investment returns of our Funds, which may impact the ability of our Funds to achieve their investment objectives - principally achieving investment performance in excess of Fund benchmarks. Where we outsource to external managers, we do consider aspects of ESG in our due diligence process, where relevant and material. Our ability to integrate ESG into these asset classes may be limited as we invest externally via pooled (rather than individual mandate) investment vehicles.

OO 12 Mandatory 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 incorpora	ition					
	✓ Listed Equity incorporation							
	= 1.000 Equity incorporation							
	Direct - Listed Equity active ownership							
	☑ Engagements							
	☑ (Prox	y) voting						
		Direct - Fixed Income						
	☐ Fixed	income - SSA						
	☐ Fixed	income - Corporate (financial)						
	☐ Fixed	income - Corporate (non-financial)						
	☐ Fixed	income - Securitised						
_								
		RI implementation via external m	anagers					
		Indirect - Selection, Appointme	nt and Monitoring c	f External Managers				
	☐ Prope	erty						
		1						
		Closing module						
	☑ Closing	module						
F	Peering que	estions						
00 LE (01 Man	datory to Report Voluntary to	Public	Gateway	General			
00 0	Disc		, abiio	Saterray	Jonoral			
					00.00			
	00 LE 01.1	Provide a breakdown of your intern (quant), active - fundamental and a			ntitative			
ı	Percentage o	of internally managed listed equiti	es					
		Passive						
	0							



Active - quantitative (quant)

O

Active - fundamental and active - other

100

Total

100%

OO FI 01 Mandatory to Report Voluntary to Public Gateway General

Disclose

OO FI 01.1

Provide a breakdown of your internally managed fixed income securities by active and passive strategies

SSA		Passive
	0	
		Active - quantitative (quant)
		Active - quantitative (quanti)
	0	
		Active - fundamental and active - other
	100	
		Total
	100%	
Corporate (financial)		Passive
Corporate (imanetal)	0	T doore
		Active - quantitative (quant)
	0	
		Active - fundamental and active - other
	100	
		Total
	100%	
Corporate (non- financial)		Passive
	0	
		Active - quantitative (quant)
	0	
		Active - fundamental and active - other
	100	
		Total
	100%	
	<u> </u>	

Securitised		Passive
	0	
		Active - quantitative (quant)
	0	
		Active - fundamental and active - other
	100	
		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 03.1 Indicate the approximate (+/- 5%) breakdown of your SSA investments, by developed markets and emerging markets.



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.



Perpetual Investments

Reported Information

Public version

Strategy and Governance

PRI disclaimer

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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	O Applicable policies cover all AUM
☐ Formalised guidelines on environmental factors	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 organisation's definition of ESG and/or responsible investment and it's relation to investments					
☐ Your inve	$\hfill \square$ Your investment objectives that take ESG factors/real economy influence into account					
☐ Time hori	zon of your investment					
	nce structure of organisational ESG responsibilities					
☑ ESG inco	☑ ESG incorporation approaches					
	nership approaches					
	☑ Reporting					
☑ Climate c	hange					
☐ Understa	nding and incorporating client / beneficiary sustainability preferences					
☐ Other RI	☐ Other RI considerations, specify (1)					
☐ Other RI	considerations, specify (2)					

SG 01.4

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

Perpetual Investments offers investors a broad range of investment options across Australian and global equities, multi asset, and credit and fixed income funds. Investment principles, philosophies and strategies will vary across these funds. Across our business, our people focus on protecting and growing clients' wealth, with a relentless focus on consistent delivery over time.

Perpetual has a long-standing commitment to responsible investment. In 2009, we became a signatory to the United Nations-supported Principles for Responsible Investment (PRI).

Our Responsible Investment Policy applies to our employees responsible for making active investment decisions. These include investment analysts and portfolio managers, across strategies that cover Australian equities and other asset classes. It is our policy that consideration of ESG factors are incorporated into our:

- · investment analysis and decision making; and
- ownership practices.

We believe consideration of material ESG risks in investment analysis and decision making is consistent with our fiduciary duty.

We are also aware of, and encourage, the broader benefits which improved ESG practices can bring including:

- Higher standards of business conduct;
- Increased market efficiency;
- Sustainable environmental management;
- Improved outcomes for company stakeholders including employees, customers, suppliers and the broader community; and
- Ultimately a more cohesive and fairer society.

 \bigcirc No

I confirm I have read and understood the Accountability tab for SG 01

I confirm I have read and understood the Accountability tab for SG 01

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 {hyperlink:https://www.perpetual.com.au/investments/institutional-investors/responsible-investing} ☐ Attachment (will be made public) ☑ Screening / exclusions policy **URL/Attachment ☑** URL URL {hyperlink:https://www.perpetual.com.au/investments/institutional-investors/responsible-investing} ☐ Attachment (will be made public) ☑ Engagement policy **URL/Attachment ☑** URL URL {hyperlink:https://www.perpetual.com.au/investments/institutional-investors/responsible-investing} ☐ Attachment (will be made public) ☑ (Proxy) voting policy **URL/Attachment**

URL

☑ URL

{hyperlink:https://www.perpetual.com.au/investments/institutional-investors/responsible-investing}

- ☐ Attachment (will be made public)
- \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** {hyperlink:https://www.perpetual.com.au/investments/institutional-investors/responsible-investing} □ Attachment ☑ Governance structure of organisational ESG responsibilities **URL/Attachment ☑** URL URL {hyperlink:https://www.perpetual.com.au/investments/institutional-investors/responsible-investing} □ Attachment ☑ ESG incorporation approaches **URL/Attachment ☑** URL URL $\{hyperlink: https://www.perpetual.com.au/investments/institutional-investors/responsible-investing\}$ □ Attachment ☑ Active ownership approaches **URL/Attachment ☑** URL URL {hyperlink:https://www.perpetual.com.au/investments/institutional-investors/responsible-investing} □ Attachment ☑ Reporting **URL/Attachment**



☑ URL

URL
{hyperlink:https://www.perpetual.com.au/investments/institutional-investors/responsible-investing}

□ Attachment
☑ Climate change

URL/Attachment
☑ URL

URL

 $\{hyperlink: https://www.perpetual.com.au/investments/institutional-investors/responsible-investing\}$

□ Attachment

☐ We do not publicly disclose any investment policy components

SG 03 Mandatory Public Core Assessed General

SG 03.1

Indicate if your organisation has a policy on managing potential conflicts of interest in the investment process.

Yes

SG 03.2

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

Our two policies are:

- Conflicts of Interest Corporate. Arises when Perpetual has competing interests or duties which may
 interfere with its ability to objectively perform a duty or service, exercise discretion or make a decision.
 Expressed another way, a Conflict of Interest is likely to occur when some or all of the interests of clients
 are inconsistent with or diverge from the interests of Perpetual.
- Conflicts of Interest Personal. Arises when an Employee in a personal capacity has competing interests
 or duties which may interfere with their ability to objectively perform a duty or service, exercise discretion
 or make a decision. Expressed another way, a personal Conflict of Interest is likely to occur when some
 or all of the interests of Perpetual or its clients are inconsistent with or diverge from the interests of the
 Employee.

 \bigcirc No

Objectives and strategies

SG 05 Mandatory Public Gateway/Core Assessed General



SG 05.1

Indicate if and how frequently your organisation sets and reviews objectives for its responsible investment activities.

- O Quarterly or more frequently
- Biannually
- Annually
- O Less frequently than annually
- O Ad-hoc basis
- O It is not set/reviewed

Governance and human resources

SG 07 Mandatory Public Core Assessed General

SG 07.1

Indicate the internal and/or external roles used by your organisation, and indicate for each whether they have oversight and/or implementation responsibilities for responsible investment.

Roles

- ☑ Board members or trustees
 - ☑ Oversight/accountability for responsible investment
 - ☐ Implementation of responsible investment
 - $\hfill\square$ 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
	$\hfill\square$ No oversight/accountability or implementation responsibility for responsible investment
	☑ Other Chief-level staff or head of department, specify
	General Manager
	☑ 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
	$\hfill\square$ No oversight/accountability or implementation responsibility for responsible investment
	☑ Investment analysts
	☐ Oversight/accountability for responsible investment
	☑ Implementation of responsible investment
	$\hfill\square$ No oversight/accountability or implementation responsibility for responsible investment
	☑ Dedicated responsible investment staff
	☑ Oversight/accountability for responsible investment
	☑ Implementation of responsible investment
	$\hfill\square$ No oversight/accountability or implementation responsibility for responsible investment
	☐ Investor relations
	☐ Other role, specify (1)
	☐ Other role, specify (2)
☑ E	External managers or service providers
	☐ Oversight/accountability for responsible investment
	☑ Implementation of responsible investment
	$\hfill\square$ No oversight/accountability or implementation responsibility for responsible investment

SG 07.2

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

- Board members ultimate oversight/accountability for responsible investment
- Group Executive (CEO) accountable for all aspects of responsible investment policy and approach
- Portfolio managers, investment analysts implementation of responsible investment via ESG integration
- Dedicated responsible investment staff accountability for responsible investment framework, assist in implementation of responsible investment
- · Service providers assist in implementation of responsible investment via specialist research



SG 07.3	Indicate the number of dedicated responsible investment staff your organisation has.
	Number
1	
	I confirm I have read and understood the Accountability tab for SG 07

I confirm I have read and understood the Accountability tab for SG 07

Pi	romotin	g responsible investment			
G 09	Ма	ındatory	Public	Core Assessed	PRI 4,5
SC	SG 09.1 Select the collaborative organis which it participated during the				is a member or in
Se	elect all t	hat apply			
V	Principle	s for Responsible Investment			
		Your organisation's role	in the initiative during th	ne reporting period (see defini	tions)
	☑ E	Basic			
		Moderate			
		Advanced			
	Asian Co	orporate Governance Association	n		
	Australia	n Council of Superannuation Inv	estors		
	AVCA: S	Sustainability Committee			
	France I	nvest – La Commission ESG			
	BVCA -	Responsible Investment Advisor	ry Board		
\checkmark	☑ CDP Climate Change				

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

☑ Basic
☐ Moderate
☐ Advanced
☐ CDP Forests
☐ CDP Water
☐ CFA Institute Centre for Financial Market Integrity
☐ Climate Action 100+
☐ Code for Responsible Investment in SA (CRISA)

 $\hfill \square$ 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)



Your organisation's role in the initiative during the reporting period (see definitions)					
☑ Basic					
☐ Moderate					
☐ Advanced					
☐ 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					
☑ Other collaborative organisation/initiative, specify					
FSC (Financial Services Council) ESG Working Group					
Your organisation's role in the initiative during the reporting year (see definitions)					
Your organisation's role in the initiative during the reporting year (see definitions)					
□ Basic					
□ Basic □ Moderate					
□ Basic					
□ Basic □ Moderate					
□ Basic □ Moderate ☑ Advanced Provide a brief commentary on the level of your organisation's involvement in the initiative.					
□ Basic □ Moderate ☑ Advanced Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional]					
□ Basic □ Moderate ☑ Advanced Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional] Participation on sub and working groups, meetings, content re industry submissions, etc.					
□ Basic □ Moderate ☑ Advanced Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional] Participation on sub and working groups, meetings, content re industry submissions, etc. ☑ Other collaborative organisation/initiative, specify					
□ Basic □ Moderate ☑ Advanced Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional] Participation on sub and working groups, meetings, content re industry submissions, etc. ☑ Other collaborative organisation/initiative, specify Responsible Investment Association of Australia (RIAA)					
□ Basic □ Moderate ☑ Advanced Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional] Participation on sub and working groups, meetings, content re industry submissions, etc. ☑ Other collaborative organisation/initiative, specify					
□ Basic □ Moderate ☑ Advanced Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional] Participation on sub and working groups, meetings, content re industry submissions, etc. ☑ Other collaborative organisation/initiative, specify Responsible Investment Association of Australia (RIAA)					
□ Basic □ Moderate ☑ Advanced Provide a brief commentary on the level of your organisation's involvement in the initiative. [Optional] Participation on sub and working groups, meetings, content re industry submissions, etc. ☑ Other collaborative organisation/initiative, specify Responsible Investment Association of Australia (RIAA) Your organisation's role in the initiative during the reporting year (see definitions)					



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

RIAA certification on PI's ESG specialist investment products (e.g Ethical SRI share strategy, Ethical SRI credit strategy).

Other	collaborative	organisation/initiative,	specify

☐ Other collaborative organisation/initiative, specify

SG 10 Mandatory Public Core Assessed PRI 4

SG 10.1

Indicate if your organisation promotes responsible investment, independently of collaborative initiatives.

Yes

SG 10.2

Indicate the actions your organisation has taken to promote responsible investment independently of collaborative initiatives. Provide a description of your role in contributing to the objectives of the selected action and the typical frequency of your participation/contribution.

☑ Provided or supported education or training programmes (this includes peer to peer RI support) Your education or training may be for clients, investment managers, actuaries, broker/dealers, investment consultants, legal advisers etc.)

Description

Trainee analyst program, education/promotion of ethical SRI investing for our Ethical SRI funds.

Frequency of contribution

- O Quarterly or more frequently
- O Biannually
- Annually
- O Less frequently than annually
- O Ad hoc
- Other
- ☐ Provided financial support for academic or industry research on responsible investment
- ☑ Provided input and/or collaborated with academia on RI related work

Description

Participation in various academic research projects



		Frequency of contribution
	○ Quarterl	y or more frequently
	○ Biannua	lly
	 Annually 	
	O Less fre	quently than annually
	Ad hoc	
	Other	
	Encouraged l lustry	petter transparency and disclosure of responsible investment practices across the investment
		Description
	Primarily via	company engagement
		Frequency of contribution
	Quarterl	y or more frequently
	O Biannua	lly
	Annually	
	O Less fre	quently than annually
	O Ad hoc	
	Other	
\checkmark	Spoke public	y at events and conferences to promote responsible investment
		Description
	Manager, Re	sponsible Investment participation
	-	
		Frequency of contribution
	○ Quarterl	y or more frequently
	O Biannua	lly
	 Annually 	
	O Less fre	quently than annually
	Ad hoc	
	Other	
\checkmark	Wrote and pu	ablished in-house research papers on responsible investment
		Description

Manager, Responsible Investment papers, e.g. climate change



		Frequency of contribution						
	O Quarterl	ly or more frequently						
	○ Biannually							
	O Annually							
	O Less fre	equently than annually						
	Ad hoc							
	Other							
	-	the adoption of the PRI						
	 □ Responded to RI related consultations by non-governmental organisations (OECD, FSB etc.) □ Wrote and published articles on responsible investment in the media 							
	 □ Wrote and published articles on responsible investment in the media □ A member of PRI advisory committees/ working groups, specify 							
		-		-				
	Other, specify	d of, or officially advising, othe	er Krorganisations	s (e.g. 100ai 3175)				
○ No	Other, specin	у						
0 110								
Outso	urcing to fic	duciary managers and in	vestment cons	ultants				
00.40	Marie Late		0.15		DDI 4			
SG 12	Mandatory		Public	Core Assessed	PRI 4			
New sele	ection options	s have been added to this i	ndicator. Please	review your prefilled responses	carefully.			
				, , , , , , , , , , , , , , , , , , , ,	,			
SG 12.	1 Indica	te whether your organisation	uses investment	consultants.				
☐ Yes	, we use inves	tment consultants						
☑ No,	we do not use	e investment consultants.						
SG 12.	7 Addition	onal information [Optional].						
Equities,	credit and cas	sh asset classes are manage						
	ordan arra dad	· ·	d in-house.					
	ordan and dad	· ·	d in-house.					
	orodic dire odo	, and the second	d in-house.					
ESC i			d in-house.					
ESG i		set allocation	d in-house.					
ESG is			d in-house.	Descriptive	PRI 1			
	ssues in ass			Descriptive	PRI 1			
SG 13	ssues in ass Mandatory Indica	set allocation te whether the organisation of	Public carries out scenari	o analysis and/or modelling, and if	it does,			
	ssues in ass Mandatory Indica	set allocation te whether the organisation of	Public carries out scenari		it does,			
SG 13 SG 13.	Mandatory Indicatory providetc.).	set allocation te whether the organisation of	Public carries out scenari	o analysis and/or modelling, and if	it does,			
SG 13. □ Yes	Mandatory Indica provid etc.).	set allocation te whether the organisation of the scenar	Public carries out scenari io analysis (by ass	o analysis and/or modelling, and if set class, sector, strategic asset al	it does,			
SG 13.	Mandatory Indica provid etc.). in order to as in order to as	set allocation te whether the organisation of the scenar assess future ESG factors	Public carries out scenario analysis (by assists)	o analysis and/or modelling, and if set class, sector, strategic asset al	it does,			

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
Fixed income - SSA	Consistent with our Responsible Investment Policy, we consider material default risks including ESG risks, such as environmental issues or governance red-flags. This process is informed by external ESG research. However, ESG materiality in fixed income is less prevalent than with our equity investments - so our focus on these risks has to reflect their relative importance. It's not productive for our fixed income clients to focus on issues that are not material to the risk of default (ESG included).
Fixed income - Corporate (financial)	Consistent with our Responsible Investment Policy, we consider material default risks including ESG risks, such as environmental issues or governance red-flags. This process is informed by external ESG research. However, ESG materiality in fixed income is less prevalent than with our equity investments - so our focus on these risks has to reflect their relative importance. It's not productive for our fixed income clients to focus on issues that are not material to the risk of default (ESG included).
Fixed income - Corporate (non- financial)	Consistent with our Responsible Investment Policy, we consider material default risks including ESG risks, such as environmental issues or governance red-flags. This process is informed by external ESG research. However, ESG materiality in fixed income is less prevalent than with our equity investments - so our focus on these risks has to reflect their relative importance. It's not productive for our fixed income clients to focus on issues that are not material to the risk of default (ESG included).
Fixed income - Securitised	Consistent with our Responsible Investment Policy, we consider material default risks including ESG risks, such as environmental issues or governance red-flags. This process is informed by external ESG research. However, ESG materiality in fixed income is less prevalent than with our equity investments - so our focus on these risks has to reflect their relative importance. It's not productive for our fixed income clients to focus on issues that are not material to the risk of default (ESG included).
Cash	Consistent with our Responsible Investment Policy, we consider material default risks including ESG risks, such as environmental issues or governance red-flags. This process is informed by external ESG research. However, ESG materiality in cash is less prevalent than with our equity investments - so our focus on these risks has to reflect their relative importance. It's not productive for our clients to focus on non-material default risks (ESG included).

SG 17	Mandatory	Public	Descriptive	General
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SG 17.1

Describe how you address ESG issues for externally 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	
Property	Where we use external managers, ESG issues are considered in manager selection and monitoring where relevant.	

Innovation

SG 18 Voluntary Public Descriptive General

SG 18.1

Indicate whether any specific features of your approach to responsible investment are particularly innovative.

Yes

SG 18.2

Describe any specific features of your approach to responsible investment that you believe are particularly innovative.

Better ESG Engagement Outcomes - our policy is that investment managers have a duty to use their influence as a shareholder/asset manager in order to achieve better investment outcomes over the long term. This includes ESG issues. This engagement is possible due to our large experienced equities team, and more effective due to our size (we often own 10-15% of small companies) which gives us unparalleled access to (and influence with) company management and Boards. Thus we are able to formulate and execute innovative engagement strategies to leverage better shareholder outcomes, for example:

- sharing our industry knowledge and contacts with the company to facilitate change, e.g. to company Boards;
- influencing AGM (shareholder voting) issues;
- calling our own shareholder meetings; and
- public campaigns on ESG (using media), etc.

 \bigcirc No

Communication

SG 19 Mandatory Public Core Assessed PRI 2, 6

SG 19.1

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.

Caution! The order in which asset classes are presented below has been updated in the online tool to match the Reporting Framework overview.

If you are transferring data from an offline document, please check your response carefully.

Listed equity - Incorporation



Do you disclose?

- O We do not proactively disclose it to the public and/or clients/beneficiaries
- O We disclose to clients/beneficiaries only.
- We disclose it publicly

The information disclosed to clients/beneficiaries is the same

○ Yes

No

Disclosure to public and URL	Disclosure to clients/beneficiaries	
Disclosure to public and URL Broad approach to ESG incorporation Detailed explanation of ESG incorporation strategy used 	Disclosure to clients/beneficiaries O Broad approach to ESG incorporation Detailed explanation of ESG	
Frequency	incorporation strategy used Frequency	
 □ Quarterly or more frequently □ Biannually □ Annually □ Less frequently than annually ☑ Ad-hoc/when requested 	 □ Quarterly or more frequently □ Biannually □ Annually □ Less frequently than annually ☑ Ad-hoc/when requested 	
URL {hyperlink:https://www.perpetual.com.au/investments/institutional-investors/responsible-investing/}		

Listed equity - Engagement

Do you disclose?

- \bigcirc We do not disclose to either clients/beneficiaries or the public.
- $\ensuremath{\bigcirc}$ 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	Disclosure to clients/beneficiaries		
Disclosure to public and URL	Disclosure to		
	clients/beneficiaries		
☐ Details on the overall engagement strategy	☑ Details on the overall		
□ Details on the selection of engagement cases and definition of objectives of the selections, priorities and specific goals	engagement strategy		
☐ Number of engagements undertaken	☐ Details on the selection of engagement cases and definition		
\square Breakdown of engagements by type/topic	of objectives of the selections, priorities and specific goals		
\square Breakdown of engagements by region	☐ Number of engagements		
$\hfill \square$ An assessment of the current status of the progress achieved and outcomes against defined objectives	undertaken ☐ Breakdown of engagements by		
☐ Examples of engagement cases	type/topic		
☐ 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.)	☐ Breakdown of engagements by region		
☐ Details on whether the provided information has been externally assured	☑ An assessment of the current status of the progress achieved and outcomes against defined objectives		
☐ Outcomes that have been achieved from the engagement ☐ Other information			
Under information	☑ 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.)		
	☐ Details on whether the provided information has been externally assured		
	☑ Outcomes that have been achieved from the engagement		
	☐ Other information		
Frequency	Frequency		
☐ Quarterly or more frequently	☐ Quarterly or more frequently		
☐ Biannually	☑ Biannually		
☑ Annually	☐ Annually		
☐ Less frequently than annually	☐ Less frequently than annually		
☐ Ad-hoc/when requested	☐ Ad-hoc/when requested		
URL			
{hyperlink:https://www.unpri.org/signatories/perpetual-investments/1644.article}			
URL			



Listed equity – (Proxy) voting				
Do you disclose?				
O We do not disclose to either clients/beneficiaries or the public.				
O We disclose to clients/beneficiaries only.				
We disclose to the public				
The information disclosed to clients/beneficiaries is the same				
Yes				
○ No				
Disclosure to public and URL				
Disclosure to public and URL				
Disclose all voting decisions				
O 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://www.perpetual.com.au/investments/institutional-investors/responsible-investing/}				
✓ Annually □ Less frequently than annually □ Ad hoc/when requested URL				



Perpetual Investments

Reported Information

Public version

Direct - Listed Equity Incorporation

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.



ESG incorporation in actively managed listed equities

Implementation processes **LEI 01 Mandatory Public Gateway** PRI 1 Indicate which ESG incorporation strategy and/or combination of strategies you apply to your actively managed listed equities; and the breakdown of your actively managed listed equities by **LEI 01.1** strategy or combination of strategies. ESG incorporation strategy (select all that apply) ☐ Screening alone (i.e., not combined with any other strategies) ☐ Thematic alone (i.e., not combined with any other strategies) ☐ Integration alone (i.e., not combined with any other strategies) Percentage of active listed equity to which the strategy is applied — you may estimate +/-% 5% 100 ☐ Thematic and integration strategies ☐ Screening and thematic strategies ☐ All three strategies combined ☐ We do not apply incorporation strategies Total actively managed listed equities 100%

LEI 01.2

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

We integrate the consideration of ESG issues into investment analysis and decision-making by identifying and considering the material ESG risks that may apply to each company. We believe this risk-based approach the best way to consider ESG issues in the investment process rather than explicitly incorporating these issues into company valuations. ESG integration occurs at various stages of the investment process:

- Quality Filters Screening ESG issues have always been considered in our assessment of the quality of
 a company through our extensive fundamental research. This is not new for Perpetual it is imbedded in
 our long standing investment process through the use of four quality filters. The 'Sound Management'
 quality filter, includes an assessment of the governance (G) practices of a company, Board and
 management and the 'Quality of Business' quality filter, includes an assessment of issues such as
 environmental (E) and social (S) factors that may impact the future performance of a company.
 Companies that fail to pass our quality filters cannot be included in client portfolios.
- Quality Universe Analysis For companies that pass the above quality filters, material ESG risks are identified and integrated into investment research and decision-making.



 Ethical SRI Screening (Ethical SRI funds and mandates only) - a portion of funds are managed in specialist ESG equities strategies - Ethical SRI Fund and client 'Ethical' mandates - where additional exclusion screens apply.

LEI 01.3

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

See LEI 01.2. ESG incorporation includes:

- Quality Filters screening applying to potential equity investments
- Quality Universe Analysis ESG integration into investment research and decision-making
- Additional Ethical SRI Screening (Ethical SRI funds and mandates only)

(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 Type of screening ✓ Negative/exclusionary screening Screened by Activity ☐ Sector ☐ Country/geographic region ☑ Environmental and social practices and performance ☑ Corporate governance Description

We negatively screen by:

- Our Quality Filters (which apply to all the funds/products managed by our equities team) include ESG issues. The first of our Quality Filters, Sound Management, includes an assessment of the governance (G) practices of a company and management, including the Board. The third of our quality filters, Quality of Business, includes an assessment of issues such as environmental (E) and social (S) factors that may impact the future performance of a company. Companies that fail our Quality Filters are not considered for investment.
- In addition, a number of Ethical SRI portfolios have additional screens to exclude a further set of companies that rate poorly on ethical/ESG issues.



☐ Positive/best-in-class screening
☐ Norms-based screening

LEI 04.2

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

Quality Filters

Our Quality Filters are the bedrock of our equities process and rarely if ever change.

Ethical SRI Fund and client 'Ethical' mandates

The Manager, Responsible Investment has formulated filtering processes for these portfolios to identify and exclude companies that rate poorly on ethical/ESG issues, drawing on external ESG research. The portfolio managers of these strategies are subsequently prohibited from buying these companies, and must divest any such companies that fail these screens that are already held.

The Manager, Responsible Investment is responsible for ensuring these filters are up-to-date (by design) and are regularly re-run (monthly) to capture new companies and new company or external research information.

Any criteria changes are processed through a defined internal approval process and communicated to clients as needed.

LEI 05	Mandato	ory	Public	Core Assessed	PRI 1	
	LEI 05.1	Indicate which processes your analysis.	organisation uses	to ensure ESG screening is base	d on robust	
		ensive ESG research is undertak	en or sourced to de	etermine companies' activities and	d products.	
		es are given the opportunity by yo inaccuracies.	ou or your research	provider to review ESG research	on them	
	☐ 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-part	ty ESG ratings are updated regul	arly to ensure that	portfolio holdings comply with fun	d policies.	
		latforms blocking / restricting flag	ged securities on t	he black list.		
		tee, body or similar with represer riews some or all screening decis		nt of the individuals who conduct	company	
	☐ A periodic	review of internal research is ca	rried out.			
	☑ Review a	nd evaluation of external researc	h providers.			
	☐ Other; sp	ecify				
	☐ None of the	he above				
1						
	LEI 05.2	Indicate the proportion of your comprehensive ESG research		isted equity portfolio that is subject screening strategy.	ct to	
	○ <10%					
	○ 10-50%					
	○ 51-90%					
	● >90%					



LEI 05.3

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

- Quarterly or more frequently
- O Bi-Annually
- O Annually
- O Less frequently than annually

LEI 05.5

Additional information. [Optional]

Please note, some of our responses above apply to the screening processes that apply to our specialist ESG screened strategies (Ethical SRI Fund and client 'Ethical' mandates) only.

The Quality Filters (including ESG) screening that applies across all equities strategies managed by the team is conducted based primarily on internal research. Our more intensive ESG research occurs through the ESG integration process described in this module, which applies to all stocks passing the Quality Filters.

(C) Implementation: Integration of ESG factors

LEI 08 Mandatory Public Core Assessed PRI 1

LEI 08.1

Indicate the proportion of actively managed listed equity portfolios where E, S and G factors are systematically researched as part of your investment analysis.



ESG issues	Proportion impacted by analysis		
Environmental			
		Environmental	
	O <10%		
	○ 10-50%		
	○ 51-90%		
	⊚ >90%		
Social			
		Social	
	O <10%		
	O 10-50%		
	○ 51-90%		
	>90%		
Corporate			
Governance		Corporate Governance	
	○ <10%		
	O 10-50%		
	○ 51-90%		
	>90%		

LEI 08.2 Additional information. [Optional

Our Quality Filters and ESG integration processes address these material ESG risks systematically, as do our external ESG research providers who conduct company research.

LEI 09	Mandatory	Public	Core Assessed	PRI 1



LEI 09.1	analysis.
	ensive ESG research is undertaken or sourced to determine companies' activities and products
	es are given the opportunity by you or your research provider to review ESG research on them inaccuracies
	ty ESG ratings are updated regularly
☐ A periodic	c review of the internal research is carried out
	d, regular ESG specific meetings between responsible investment staff and the fund manager or vestments team
□ ESG risk	profile of a portfolio against benchmark
☐ Analysis o	of the impact of ESG factors on investment risk and return performance
Other; specific of the state of the	ecify
Internal a	nalyst input and review of external ESG red flags
☐ None of the	ne above
LEI 09.2	Indicate the proportion of your actively managed listed equity portfolio that is subject to comprehensive ESG research as part your integration strategy.
○ <10%	
○ 10-50%	
○ 51-90%	
● >90%	
LEI 09.3	Indicate how frequently third party ESG ratings that inform your ESG integration strategy are updated.
Quarterly	or more frequently
O Bi-Annua	ll v
	,
O Annually	
•	uently than annually
•	
•	
O Less freq	uently than annually
○ Less freq LEI 09.5 ☑ ESG infor	uently than annually Describe how ESG information is held and used by your portfolio managers.
○ Less freq LEI 09.5 ☑ ESG inform industry/sec	Describe how ESG information is held and used by your portfolio managers. Imation is held within centralised databases or tools, and it is accessible by all relevant staff remation or analysis is a standard section or aspect of all company research notes or tor analysis generated by investment staff ic records are kept that capture how ESG information and research were incorporated into
○ Less freq LEI 09.5 ☑ ESG inform industry/secculous Systemate	Describe how ESG information is held and used by your portfolio managers. Immation is held within centralised databases or tools, and it is accessible by all relevant staff remation or analysis is a standard section or aspect of all company research notes or tor analysis generated by investment staff ic records are kept that capture how ESG information and research were incorporated into decisions
□ Less freq LEI 09.5 □ ESG inform industry/sec □ Systemation investment of the control of the	Describe how ESG information is held and used by your portfolio managers. Immation is held within centralised databases or tools, and it is accessible by all relevant staff remation or analysis is a standard section or aspect of all company research notes or tor analysis generated by investment staff ic records are kept that capture how ESG information and research were incorporated into decisions ecify material information (including ESG risks) are inputs into portfolio decision-making by portfolio



Perpetual Investments

Reported Information

Public version

Direct - Listed Equity Active Ownership

PRI disclaimer

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Ov	erview				
LEA 01	Manda	atory	Public	Core Assessed	PRI 2
New s	selection o	ptions have been added to th	nis indicator. Pleas	se review your prefilled respo	nses carefully.
LEA		Indicate whether your organisa voting).	tion has an active c	ownership policy (includes enga	gement and/or
\(\text{\tin}\\\ \text{\texi{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\ti}\}\\ \text{\text{\text{\text{\text{\text{\text{\text{\text{\te}\text{\texi}\text{\text{\texi}\text{\text{\texi}\text{\text{\text{\text{\texi}\text{\text{\texi}\text{\texi}\text{\text{\text{\text{\text{\texi}\text{\text{\texi}\tex	/es				
	LEA 01.2	Attach or provide a URL to	your active owners	ship policy.	
		nent provided:			
	• URL pr	ovided:			
		URL			
	{hyperli	nk:https://www.perpetual.com.	au/investments/inst	itutional-investors/responsible-i	nvesting/}
	LEA 01.3	Indicate what your active e	engagement policy	covers:	
		General approach to Act	ive Ownership		
	☑ Conf	licts of interest			
	☐ Align	ment with national stewardship	o code requirements	S	
	✓ Asse	ets/funds covered by active own	nership policy		
	-	ectations and objectives			
	☑ Enga	agement approach			
		Engagement			
		ESG issues			
		Prioritisation of engagement			
		Methods of engagement			
		Transparency of engagement			
		Due diligence and monitoring Insider information	hiocess		
		Escalation strategies			



☐ Service Provider specific criteria

☐ Other; (specify)☑ (Proxy) voting approach

		Voting					
	☑ ESG iss	ues					
	☐ Prioritisa	ation and scope of voting activities					
	☐ Methods	s of voting					
	☑ Transparency of voting activities						
	☐ Regiona	l voting practice approaches					
	\square Filing or	co-filing resolutions					
		y dialogue pre/post-vote					
	☑ Decision	n-making processes					
	☐ Securitie	es lending processes					
	☐ Other; (s	specify)					
□0	ther						
\square N	lone of the a	above					
\circ No							
LEA 01.4	Do you o	outsource any of your active ownership activities to service providers?					
○ Yes							
No							
LEA 01.6	Additiona	al information [optional]					
We use proxy	voting resea	arch but only to inform our own voting decision					

Engagement						
LEA 02 Mandatory			Public	Core Assessed	PRI 1,2,3	
LEA 02.1 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
	\square To gain an understanding of ESG strategy and/or management
	☑ 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
	\square To gain an understanding of ESG strategy and/or management
	☑ We do not engage via service providers

LEA 02.4 Additional information. [Optional]

Perpetual has sufficient internal resources to not require collaborative or service provider engagements. Collaborative engagements can also be problematic due to regulatory restrictions, differences in objectives/timeframes and/or proprietary reasons.

LEA 03 Mandatory Public Core Assessed PRI 2

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

LEA 03.1

Indicate whether your organisation has a formal process for identifying and prioritising engagements.

O Yes

No

LEA 03.3

Additional information. [Optional]

We continue to note this indicator is not helpful in communicating how Perpetual undertakes corporate engagement.

This indicator may be valid for a small fund manager or asset owner with limited ESG engagement resources (i.e. who needs to prioritise), or for a signatory with a separate ESG engagement team (i.e. with priorities that may differ from investment decision-makers as per below).

However, Perpetual's engagement activities (including ESG) are an integrated part of our large equity team's investment process. Having our investment decision-makers engage directly (where it is material and relevant to their analysis and investment decision-making), rather than use a separate ESG team, we strongly believe to be more valid and effective. That is because the 'change message' is being communicated to the company by the same individuals who control our buy/sell/hold decision (i.e. whether to provide or withdraw capital to the company). Clearly this will increase the motivation of company Boards/management to consider change. We engage on this



'bottom-up', company-by-company basis as needed, rather than running 'top-down' ESG 'campaigns' on the same issue across multiple companies at the same time.

Therefore, for us it is unnecessary and impractical to institute 'a formal process for identifying and prioritising engagement activities' as per this question. This would mean in practise our equity professionals debating the worth of their respective proposed company engagements against other equity professionals' proposed engagements. We doubt any equity team would manage money in this way as it is unproductive.

LEA 04	Mandatory			Public	Core Assessed	PRI 2
New selection options have been added to this indicator. Please review your prefilled responses carefully.						
LEA 04.1 Indicate wheth			ether you define specifi	c objectives for you	ır organisation's engagement acti	vities.
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 				
LEA 05	Man	ndatory		Public	Core Assessed	PRI 2
LEA 0		otoff	ether you monitor and/o	or review engageme	ent outcomes.	
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 arried out by our internal staff.				
LEA 0	LEA 05.2 Indicate whether you do any of the following to monitor and/or review the progress of engagement activities.					
Individual / Internal staff engagements		☑ Track and/or mo are not met	nitor progress agai	r objectives nst defined objectives and/or KPI of action taken when original obje ectives on a continuous basis		
LEA 06	Man	idatory		Public	Additional Assessed	PRI 2,4



LEA 06.1

Indicate whether your organisation has an escalation strategy when engagements are unsuccessful.

Yes

LEA 06.2	Indicate the escalation strategies used at your organisation following unsuccessful engagements.
☐ Collabora	ating with other investors
✓ Issuing a	public statement
☑ Filing/sub	omitting a shareholder resolution
✓ Voting ag	gainst the re-election of the relevant directors
✓ Voting ag	gainst the board of directors or the annual financial report
Submittir	ng nominations for election to the board
Seeking	legal remedy / litigation
⊠ Reducing	g exposure (size of holdings)
☑ Divestme	ent
☐ Other; sp	pecify
No	
A 06.3 Ac	dditional information. [Optional]

Case-by-case

LEA 07.1

Indicate whether insights gained from your organisation's engagements are shared with investment decision-makers.

Type of engagement	Insights shared
	Yes, systematically
Individual / Internal staff engagements	O Yes, occasionally
	○ No

LEA 07.2

Indicate the practices used to ensure that information and insights gained through engagements are shared with investment decision-makers

☑ Involving investment decision-makers when developing an engagement programme
☑ Holding investment team meetings and/or presentations
☑ Using IT platforms/systems that enable data sharing
$\hfill\square$ Internal process that requires portfolio managers to re-balance holdings based on interaction and outcome levels

 \square None



LEA 07.3

Indicate whether insights gained from your organisation's engagements are shared with your clients/beneficiaries.

Type of engagement	Insights shared
Individual/Internal staff engagements	Yes, systematicallyYes, occasionally
	○ No

LEA 07.4

Additional information. [Optional]

Investment decisions and engagements are carries out by the same (equities) team at Perpetual. Internally ,we have communications tools (e.g. Internal Research Notes) that are a systematic internal process for communicating engagement insights to the rest of the team. Other methods include regular team meetings, e-mails and other electronic communications, etc. Externally, we share engagement insights via regular and ad-hoc reporting.

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 fullYes, we partially track the number of our engagements

LEA 08.2

Additional information. [Optional]

It adds no value to our clients to track this information, and would practically be difficult.

Perpetual's analysts and portfolio managers participate in hundreds of company meetings a year, with listed companies themselves, related peers/suppliers and other relevant groups, on a broad range of ESG and non-ESG issues, at a range of forums, individually and collectively, and for both information-gathering and engagement purposes. We typically do not 'segregate' meetings by the above aims, nor by issue categorization (ESG and non-ESG) as this would be impractical.

Further, we believe it would be unworkable to impose a rigid, time-consuming process where it is mandatory for investment professionals to document every single company engagement point relating to every company. Analysts and portfolio managers share relevant, material ESG and other company information with the rest of the team via the IRN (Internal Research Note) and other systems/forums as needed. We see no value to our clients of tracking engagements in this manner.

(Proxy) voting and shareholder resolutions

LEA 12 Mandatory Public Descriptive PRI 2

LEA 12.1

Indicate how you typically make your (proxy) voting decisions.



Approach

- O We use our own research or voting team and make voting decisions without the use of service providers.
- We hire service providers who make voting recommendations and/or provide research that we use to guide our voting decisions.

Based on

- O The service-provider voting policy we sign off on
- Our own voting policy
- Our clients' requests or policies
- Other (explain)
- O We hire service providers who make voting decisions on our behalf, except in some pre-defined scenarios where we review and make voting decisions.
- O 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.

The policy applies to all of the corporate governance monitoring and proxy voting activities of Perpetual Investment Management Limited's fundamental active equity managers in respect of companies we invest in. The role of proxy advisors and the Manager, Responsible Investment (ESG professional) in the voting process provides further reference to our voting policy.

While we will actively promote the governance practices in our voting policy through the way in which we vote and our company engagement, we acknowledge that there are instances where one or more of these practices may not be possible during particular stages of a company's development or in certain circumstances e.g. for tightly-held companies. We will always consider a company's corporate governance practices in the context of what is in the best interests of our clients, and have appropriate regard to the company's circumstances.

LEA 12.3

Additional information.[Optional]

On all proxy voting decisions, our Head of Equities makes the final voting decision after consideration of:

- the voting and governance principles set out in Our Corporate Governance and Proxy Voting Policy. An internal ESG resource (The Manager, Responsible Investment) assists in this process;
- the internal views of relevant company analysts and portfolio managers;
- the proxy report, including recommendations, from our external proxy adviser this includes consideration of current governance norms and standards (e.g. on executive remuneration, director independence, etc.); and
- any other considerations that are relevent in maximising value for clients.

Paramount in this process is the principle that voting decisions are to be made in the clients' best interests.

LEA 15	Mandatory	Public	Descriptive	PRI 2
			•	



	LEA 15.1	Indicate the proportion of votes par service providers acting on your be			
	○ 100%				
	○ 99-75%				
	○ 74-50%				
	O 49-25%				
	② 24-1%				
	O Neither w	e nor our service provider(s) raise cor	ncerns with compa	nies ahead of voting	
	LEA 15.2	Indicate the reasons for raising you	ır concerns with th	ese companies ahead of voting.	
	□ Vote(s) co	oncerned selected markets			
	□ Vote(s) co	oncerned selected sectors			
	☑ Vote(s) co	oncerned certain ESG issues			
	☑ Vote(s) co	oncerned companies exposed to cont	roversy on specific	ESG issues	
	□ Vote(s) co	oncerned significant shareholdings			
	☐ Client req	uest			
	☐ Other				
LEA	16 Mar	ndatory	Public	Core Assessed	PRI 2
LEA	16 Mar	ndatory	Public	Core Assessed	PRI 2
LEA	16 Mar	Indicate the proportion of votes who communicated the rationale to com recommendations. Indicate this as	ere you, and/or the	e service provider(s) acting on you ing or voting against managemen	ur behalf,
LEA		Indicate the proportion of votes who communicated the rationale to com	ere you, and/or the	e service provider(s) acting on you ing or voting against managemen	ur behalf,
LEA	LEA 16.1	Indicate the proportion of votes who communicated the rationale to com	ere you, and/or the	e service provider(s) acting on you ing or voting against managemen	ur behalf,
LEA	LEA 16.1	Indicate the proportion of votes who communicated the rationale to com	ere you, and/or the	e service provider(s) acting on you ing or voting against managemen	ur behalf,
LEA	LEA 16.1 ○ 100% ● 99-75%	Indicate the proportion of votes who communicated the rationale to com	ere you, and/or the	e service provider(s) acting on you ing or voting against managemen	ur behalf,
LEA	LEA 16.1 ○ 100% ● 99-75% ○ 74-50%	Indicate the proportion of votes who communicated the rationale to com	ere you, and/or the	e service provider(s) acting on you ing or voting against managemen	ur behalf,
LEA	LEA 16.1 100% 99-75% 74-50% 49-25% 24-1%	Indicate the proportion of votes who communicated the rationale to com	ere you, and/or the apanies for abstain a percentage out o	e service provider(s) acting on you ing or voting against managemen	ur behalf,
LEA	LEA 16.1 ○ 100% ● 99-75% ○ 74-50% ○ 49-25% ○ 24-1% ○ We do no	Indicate the proportion of votes who communicated the rationale to communicate this as recommendations. Indicate this as of communicate the rationale to compare the communicate the rationale to compare the communicate we and/or our service property of the communicate the rationale to compare the communicate the rationale the communicate the rationale to compare the communicate the c	ere you, and/or the apanies for abstain a percentage out o	e service provider(s) acting on you ing or voting against managemen of all eligible votes.	ur behalf, nt
LEA	LEA 16.1 100% 99-75% 74-50% 49-25% 24-1% We do no	Indicate the proportion of votes who communicated the rationale to communicate this as recommendations. Indicate this as of communicate the rationale to compare the communicate the rationale to compare the communicate we and/or our service property of the communicate the rationale to compare the communicate the rationale the communicate the rationale to compare the communicate the c	ere you, and/or the apanies for abstain a percentage out of anies providers did not a anies anie	e service provider(s) acting on you ing or voting against management of all eligible votes. bstain or vote against management management of the service against management of t	ur behalf, at
LEA	LEA 16.1 100% 99-75% 74-50% 49-25% 24-1% We do not applied recommend.	Indicate the proportion of votes whe communicated the rationale to commendations. Indicate this as of communicate the rationale to compare the communicate the rationale to compare the communicate we and/or our service pations.	ere you, and/or the apanies for abstain a percentage out of anies providers did not a anies anie	e service provider(s) acting on you ing or voting against management of all eligible votes. bstain or vote against management management of the service against management of t	ur behalf, at
LEA	LEA 16.1 ○ 100% ● 99-75% ○ 74-50% ○ 49-25% ○ 24-1% ○ We do not applied recommend. LEA 16.2 □ Vote(s) contact the cont	Indicate the proportion of votes who communicated the rationale to communicate this as of communicate the rationale to compare the communicate the rationale the communicate the communicate the rationale the ration	ere you, and/or the apanies for abstain a percentage out of anies providers did not a anies anie	e service provider(s) acting on you ing or voting against management of all eligible votes. bstain or vote against management management of the service against management of t	ur behalf, at
LEA	LEA 16.1 ○ 100% ◎ 99-75% ○ 74-50% ○ 49-25% ○ 24-1% ○ We do not applied recommend. LEA 16.2 □ Vote(s) countries of the countries of th	Indicate the proportion of votes whe communicated the rationale to communicate this as of communicate the rationale to compare the communicate the rationale the communicate the communicate the rationale the communicate	ere you, and/or the apanies for abstain a percentage out of anies providers did not a anies anie	e service provider(s) acting on you ing or voting against management of all eligible votes. bstain or vote against management management of the service against management of t	ur behalf, at
LEA	LEA 16.1 ○ 100% ◎ 99-75% ○ 74-50% ○ 49-25% ○ 24-1% ○ We do not recommend. LEA 16.2 □ Vote(s) cot vote(s)	Indicate the proportion of votes who communicated the rationale to commendations. Indicate this as of communicate the rationale to compare the communicate the rationale the ra	ere you, and/or the apanies for abstain a percentage out of anies providers did not a anisation would corpement recommend	e service provider(s) acting on you ing or voting against management of all eligible votes. bstain or vote against management management is set to companies, the ratidations.	ur behalf, at
LEA	LEA 16.1 ○ 100% ◎ 99-75% ○ 74-50% ○ 49-25% ○ 24-1% ○ We do not applied recommend. LEA 16.2 □ Vote(s) cot	Indicate the proportion of votes whe communicated the rationale to communicated the rationale to compare the communicate the rationale the communicate the communicate the rationale the communicate the rationale the communicate the rationale the communicate the commu	ere you, and/or the apanies for abstain a percentage out of anies providers did not a anisation would corpement recommend	e service provider(s) acting on you ing or voting against management of all eligible votes. bstain or vote against management management is set to companies, the ratidations.	ur behalf, at
LEA	LEA 16.1 ○ 100% ◎ 99-75% ○ 74-50% ○ 49-25% ○ 24-1% ○ We do not applied recommend. LEA 16.2 □ Vote(s) cot	Indicate the proportion of votes whe communicated the rationale to communicated the rationale to compare the communicate the rationale to communicate the rationale to communicate the rationale to communicate the rationale to compare the communicate the rationale to compare the communicate the rationale to compare the communicate the rationale the communicate the communicate the rationale the communicate the communicate the communicate the communicate the communicate the communicate the com	ere you, and/or the apanies for abstain a percentage out of anies providers did not a anisation would corpement recommend	e service provider(s) acting on you ing or voting against management of all eligible votes. bstain or vote against management management is set to companies, the ratidations.	ur behalf, at
LEA	LEA 16.1 ○ 100% ◎ 99-75% ○ 74-50% ○ 49-25% ○ 24-1% ○ We do not applied recommend. LEA 16.2 □ Vote(s) cot	Indicate the proportion of votes whe communicated the rationale to communicated the rationale to compare the communicate the rationale to communicate the rationale to communicate the rationale to communicate the rationale to compare the communicate the rationale to compare the communicate the rationale to compare the communicate the rationale the communicate the communicate the rationale the communicate the communicate the communicate the communicate the communicate the communicate the com	ere you, and/or the apanies for abstain a percentage out of anies providers did not a anisation would corpement recommend	e service provider(s) acting on you ing or voting against management of all eligible votes. bstain or vote against management management is set to companies, the ratidations.	ur behalf, at



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 Mandatory Public Core Assessed PRI 2

LEA 17.1

For listed equities in which you or your service provider have the mandate to issue (proxy) voting instructions, indicate the percentage of votes cast during the reporting year.

We do track or collect this information

Votes cast (to the nearest 1%)

%

99

Specify the basis on which this percentage is calculated

- Of the total number of ballot items on which you could have issued instructions
- Of the total number of company meetings at which you could have voted
- Of the total value of your listed equity holdings on which you could have voted
- O We do not track or collect this information

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

- ☑ 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)

Our holding in the company was divested post voting cut-off.

LEA 17.3

Additional information. [Optional]

We endeavour to always vote our stock, unless there are practical impediments to doing so.



LEA 18 Public **Additional Assessed** PRI 2 Voluntary

LEA 18.1

Indicate whether you track the voting instructions that you or your service provider on your behalf have issued.

Yes, we track this information

LEA 18.2

Of the voting instructions that you and/or third parties on your behalf have issued, indicate the proportion of ballot items that were:

Voting instructions	Breakdown as percentage of votes cast
For (supporting) management recommendations	92
Against (opposing) management recommendations	8
Abstentions	0

100%

 \bigcirc No, we do not track this information

LEA 18.3

In cases where your organisation voted against management recommendations, indicate the percentage of companies which you have engaged.

90

LEA 19	Mar	ndatory	Public	Core Assessed	PRI 2
LEA 1	9.1	Indicate whether your organisation	has a formal escala	ation strategy following unsuccess	sful voting.

Yes \bigcirc No





LEA 19.2

Indicate the escalation strategies used at your organisation following abstentions and/or votes against management.

☑ Contacting the company's board
☑ Contacting the company's senior management
\square Issuing a public statement explaining the rationale
☑ Initiating individual/collaborative engagement
☐ Directing service providers to engage
☑ Reducing exposure (holdings) / divestment
□ Other



Perpetual Investments

Reported Information

Public version

Confidence building measures

PRI disclaimer

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Confidence building measures						
CM1 01	Mandatory		Public	Additional Assessed	General	
					D (11)	
CM1 (te whether the reported inforrate as undergone:	mation you nave pro	ovided for your PRI Transparency	Report this	
☐ Thi	RI Transparency Report					
☐ Third party assurance over data points from other sources that have subsequently been used in your PRI responses this year						
\Box Third party assurance or audit of the correct implementation of RI processes (that have been reported to the PRI this year)						
\Box Internal audit of the correct implementation of RI processes and/or accuracy of RI data (that have been reported to the PRI this year)						
☑ Internal verification of responses before 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 verified						
☐ Other, specify						
☐ None of the above						
CM1 02	Mandatory		Public	Descriptive	General	
CM1 (02.1 We ur	dertook third party assurance	e on last year's PRI	Transparency Report		
O 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	Mandatory		Public	Descriptive	General	
CM1 03.1 We undertake confidence building measures that are unspecific to the data contained in our PRI Transparency Report:						
☐ We adhere to an RI certification or labelling scheme						
☐ We carry out independent/third party assurance over a whole public report (such as a sustainability report) extracts of which are included in this year's PRI Transparency Report						
☐ ESG audit of holdings						
☐ Other, specify						
☑ None of the above						
CM1 04	Mandatory		Public	Descriptive	General	



CM1 04.1

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

- O Whole PRI Transparency Report will be assured
- O 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 internally the whole - or selected data of the - PRI Transparency Report . and if this applies to selected data please specify what data was reviewed

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)				