

# BAWAG P.S.K. Versicherung AG LEI: 529900LM21QYGRD1H220 STATEMENT ON PRINCIPAL ADVERSE IMPACTS OF INVESTMENT DECISIONS ON SUSTAINABILITY FACTORS Implementation of Regulation (EU) 2019/2088 Art. 4

bawag-versicherung.at

June 2024

# **INDEX**

| 1   | Introduction   | 3    |
|-----|--|------|
| 2   | Statement on principal adverse impacts of investment decisions on sustainability factors                                       | 4    |
| -   |  |      |
| 2.1 | Summary  | 4    |
| 2.2 | Description of the principal adverse impacts on sustainability factors   | 6    |
| 2.3 | Description of policies to identify and prioritise principal adverse impacts of investment decisions on sustainability factors | s 15 |
| 2.4 | Engagement policies  | 19   |
| 2.5 | References to International Standards  | 20   |
| 2.6 | Historical comparison  | 22   |

# **1 INTRODUCTION**

BAWAG P.S.K. Versicherung AG is part of the Generali Group Austria, which in turn is part of the internationally active Generali Group. According to the Article 4 of the EU Reg. EU 2019/2088 ("Sustainable Finance Disclosure Regulation" or "SFDR") and the Articles from 4 to 10 Del. Reg. EU 2022/1288 supplementing Reg. EU 2019/2088 ("Regulatory Technical Standard" or "RTS"), BAWAG P.S.K Versicherung AG, FN 86678v, Kratochwjlestraße 4, 1220 Wien, publishes this statement on due diligence policies with respect to the principal adverse impacts of investment decisions on sustainability factors<sup>1</sup> (hereinafter also referred to as the "Principal Adverse Impacts (PAI) Statement" or the "Statement") that includes:

- a description of policies to identify and prioritise principal adverse impacts of investment decisions on sustainability factors;
- a description of the principal adverse sustainability impacts and of any actions in relation thereto taken or, where relevant, planned;
- brief summaries of engagement policies in accordance with Article 3g of Directive 2007/36/EC, where applicable;
- a reference to their adherence to responsible business conduct codes and internationally recognised standards for due diligence and reporting and, where relevant, the degree of their alignment with the objectives of the Paris Agreement.

<sup>1</sup> Art. 2 (24) Reg. EU 2019/2088 'sustainability factors' mean environmental, social and employee matters, respect for human rights, anticorruption and anti-bribery matters.

# 2 STATEMENT ON PRINCIPAL ADVERSE IMPACTS OF INVESTMENT DECISIONS ON SUSTAINABILITY FACTORS

## 2.1 SUMMARY

BAWAG P.S.K. Versicherung AG (LEI: 529900LM21QYGRD1H220) considers principal adverse impacts of its investment decisions on sustainability factors. The present statement is the statement on principal adverse impacts on sustainability factors of BAWAG P.S.K. Versicherung AG.

This statement on principal adverse impacts on sustainability factors covers the reference period from 1 January 2023 to 31 December 2023.

Assicurazioni Generali S.p.A. is the ultimate Italian parent undertaking of the Generali Group. Belonging to the Generali Group means also being involved in the several initiatives signed by the Group and committed to the common goals to pursue sustainable success including all the insurance and reinsurance activities.

Principal Adverse Impacts (PAIs) should be understood as those impacts of investment decisions and advice that result in negative effects on sustainability factors.

Assicurazioni Generali S.p.A. has taken effort to evaluate the principal adverse impacts on sustainability factors in its portfolio and integrates their management in the investment decision according to the policies outlined and referenced in this document, consistently with the Generali Group's approach to sustainability.

Assicurazioni Generali S.p.A. has taken actions and planned next steps to address the PAIs in the investment process, as detailed in chapter 2.2. In particular, since climate change is a topic of key relevance for the Group (both in terms of possible adverse impact that we have through our investment choices as well as in terms of climate risk our investments are exposed to), through the Group Strategy on Climate Change<sup>2</sup>, Assicurazioni Generali S.p.A. defined and took actions to promote a fair and socially just transition to a net-zero Greenhouse Gasses Emission (GHG) economy. The measure and the strategies put in place allowed to address the monitoring and management of both GHG emissions of investee companies and of the variables directly impacting the carbon emissions, such as the fossil fuels / non-renewable energy production and consumption (PAI indicators from 1 to 5).

A summary of all the PAI indicators considered by Assicurazioni Generali S.p.A. is presented in the table below, which includes the mandatory PAI indicators and the additional ones identified by Assicurazioni Generali S.p.A, as well as a summary of the sources used for the data employed in the calculation.

| Indicator applicable to | Table <sup>3</sup> | Number | Adverse sustainability indicator   | Data source   |
|-------------------------|--------------------|--------|--|---|
| Investee Companies      | 1                  | 1      | GHG emissions  | External data<br>provider⁴                                    |
|                         | 1                  | 2      | Carbon footprint   | External data provider  |
|                         | 1                  | 3      | GHG intensity of investee companies  | External data provider  |
|                         | 1                  | 4      | Exposure to companies active in the fossil fuel sector   | External data provider  |
|                         | 1                  | 5      | Share of non-renewable energy consumption and pro-<br>duction  | External data provider  |
|                         | 1                  | 6      | Energy consumption intensity per high impact climate sector  | External data<br>provider                                     |
|                         | 1                  | 7      | Activities negatively affecting biodiversity-sensitive ar-<br>eas  | External data provider  |
|                         | 1                  | 8      | Emissions to water   | External data provider  |
|                         | 1                  | 9      | Hazardous waste and radioactive waste ratio  | External data provider  |
|                         | 1                  | 10     | Violations of UN Global Compact principles and Or-<br>ganisation for Economic Cooperation and Develop-<br>ment (OECD) Guidelines for Multinational Enterprises | External data<br>provider; Gen-<br>erali internal<br>analysis |
|                         | 1                  | 11     | Lack of processes and compliance mechanisms to<br>monitor compliance with UN Global Compact princi-<br>ples and OECD Guidelines for Multinational              | External data provider  |

<sup>2</sup> https://www.generali.com/our-responsibilities/our-commitment-to-the-environment-and-climate

<sup>3</sup> Table 1 refers to mandatory PAIs, Table 2 and 3 refer to additional PAIs.

<sup>4</sup> The main external provider used is MSCI ESG.

Statement on principal adverse impacts of investment decisions on sustainability factors BAWAG P.S.K. Versicherung AG – LEI: 529900LM21QYGRD1H220 June 2024 – First edition June 2023

|                                    |      |    | Enterprises  |   |
|------------------------------------|------|----|--|---|
|                                    | 1    | 12 | Unadjusted gender pay gap  | External data provider  |
|                                    | 1    | 13 | Board gender diversity   | External data provider  |
|                                    | 1    | 14 | Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons and bio-logical weapons)  | External data<br>provider; Gen-<br>erali internal<br>analysis |
|                                    | 2    | 4  | Investments in companies without carbon emission re-<br>duction initiatives  | External data<br>provider                                     |
| Sovereigns and suprana-<br>tionals | 1    | 15 | GHG intensity of investee countries  | External data<br>provider                                     |
|                                    | 1 16 |    | Number of investee countries subject to social viola-<br>tions (absolute number and relative number divided by<br>all investee countries), as referred to in international<br>treaties and conventions, United Nations principles<br>and, where applicable, national law | External data<br>provider; Gen-<br>erali internal<br>analysis |
|                                    | 3    | 22 | Non-cooperative tax jurisdictions  | External data provider  |
| Real estate assets                 | 1    | 17 | Exposure to fossil fuels through real estate assets  | Generali Real Es-<br>tate                                     |
|                                    | 1    | 18 | Exposure to energy-inefficient real estate assets  | Generali Real Es-<br>tate                                     |

We set up a PAI reporting solution that fulfills to the best of our understanding the requirements currently expressed of the regulations, considering the limitations encountered such as data availability and regulatory interpretation topics, as well the reliance on independent external providers both in terms of data and reporting solutions.

During 2023 and going forward we plan to improve the reporting, liaising also with data providers to increase coverage and further develop our methodology, consistently with the instructions of the regulation to provide a best effort view of our portfolio's exposure to adverse impacts. The scope of this report includes direct investments and indirect investments in the General Account portfolio of BAWAG P.S.K. Versicherung AG. Indirect investments have been introduced in the PAI calculation for the first time this year, through a best effort approach leveraging on the reporting solution and methodology applied by the data provider (MSCI). Unit linked portfolios remain out of scope of this report. As Generali, we are always in the process of evaluating the best reporting solutions and processes to increase coverage, scope and data quality of the SFDR reporting.

The comparison between the 2022 and the 2023 PAI results (displayed in section "2.2. Description of principal adverse im-pacts on sustainability factors") is influenced by the above-mentioned change in scope of the reporting, as well as methodological changes occurred during 2023 in the calculation of the PAIs by the data provider. For a detailed explanation of the fac-tors involved, and the limitations thereof, refer to section "Data sources, scope and overall limitations for the principal adverse impact figures disclosed" and section "2.6 Historical comparison".

# 2.2 DESCRIPTION OF THE PRINCIPAL ADVERSE IMPACTS ON SUSTAINABILITY FACTORS

# Table 1 - Mandatory Indicators

|                                |  | Indicator                                      | s applicable    | to inves        | tments in IN   | VESTEE COMPANIES  |  |  |  |  |  |
|--------------------------------|--|--|-----------------|-----------------|--|---|--|--|--|--|--|
|                                | e sustainability<br>ndicator                     | Metric   | Impact<br>2023  | Impact<br>2022  | Explanation  | Actions taken, and actions planned and targets set for the next reference period  |  |  |  |  |  |
|                                | CLIMATE AND OTHER ENVIRONMENT-RELATED INDICATORS |  |                 |                 |  |   |  |  |  |  |  |
|                                |  | Scope 1 GHG emissions<br>Scope 2 GHG emissions | 25.189<br>5.674 | 33.241<br>7.113 | Sum of<br>portfolio<br>companies'  | The Group is committed to promote the transition towards a low-carbon economy, integrating the so-<br>cial dimension into the climate strategy and disclosing the risks and opportunities associated with cli-<br>mate change.  |  |  |  |  |  |
|                                |  |  |                 |                 | Emissions -<br>Scope 1, 2<br>and 3 (tCO2e)<br>weighted by<br>the portfolio's   | In such context, the Group Strategy on Climate Change (https://www.generali.com/our-responsibili-<br>ties/our-commitment-to-the-environment-and-climate) defines decisions and actions taken by the<br>Group to promote a fair and socially just transition to a net-zero Greenhouse Gasses Emission (GHG)<br>economy. The measure and the strategies put in place by the Group address the monitoring and man-<br>agement of both GHG emissions of investee companies and of the variables directly impacting the<br>carbon emissions, such as the fossil fuels / non-renewable energy production and consumption,<br>through dedicated strategies as described below. |  |  |  |  |  |
|                                |  | Scope 3 GHG emissions                          | 184.282         | 245.050         | a company<br>and by the<br>company's   | To drive the transition to a low-carbon economy, the Group as Asset Owner has set climate and envi-<br>ronmental targets by adhering to the UN-convened Net-Zero Asset Owner Alliance<br>(https://www.unepfi.org/net-zero-alliance).  |  |  |  |  |  |
|                                |  |  |                 |                 | most recently<br>available<br>enterprise<br>value including  | The Group commits to transitioning its investment portfolios to net-zero GHG emissions by 2050 con-<br>sistent with a maximum temperature rise of 1.5°C degrees above pre-industrial temperatures, taking<br>into account the best available scientific knowledge, and regularly reporting on progress, including es-<br>tablishing intermediate targets every five years.  |  |  |  |  |  |
| Greenhouse<br>gas<br>emissions | 1.GHG emissions                                  |  |                 |                 | cash.<br>The total<br>annual Scope<br>1, Scope 2,  | For the Corporate (Equity and Fixed Income) investment portfolio, the Group committed to a reduction<br>of 25% of GHG emissions by YE2024 (compared to YE2019 baseline): currently the target set by Gen-<br>erali covers scope 1 emissions (direct emissions of the company's activities) and scope 2 Emissions<br>(indirect emissions from energy purchased by the company; nevertheless, Generali is working also<br>gradually include scope 3 emissions in the target, an objective for which the whole financial industry is<br>working to improve data quality. define methodologies and accounting standards.  |  |  |  |  |  |
|                                |  |  |                 |                 | and estimated<br>Scope 3 GHG<br>emissions  | In order to pursue its commitments, the Group defines and implements in its investment strategy and decisions a combination of specific ESG approaches (details at par. 2.3):   |  |  |  |  |  |
|                                |  |  |                 |                 | associated<br>with the<br>market value   | <ul> <li>Negative screening: by defining investment restriction on activities/sectors/issuers most impactful on climate change, with specific focus on companies active in the fossil fuel sector: exclusions from Generali investments of thermal coal (including phase out by 2030 for investments in OECD countries and 2040 in the rest of the world) and unconventional oil &amp; gas.</li> </ul>  |  |  |  |  |  |
|                                |  | Total GHG emissions                            | 215.145         | 285.404         | Companies'<br>carbon<br>emissions are<br>apportioned   | <ul> <li>Positive Screening / ESG Integration: gradually introducing in the portfolio constructions and allo-<br/>cation also climate-related consideration to assess relevant sectors and issuers based on their decar-<br/>bonization path;</li> </ul>  |  |  |  |  |  |
|                                |  |  |                 |                 | across all out-<br>standing<br>shares and  | <ul> <li>Sustainable Investments: by setting a dedicated investment program, with a Group level target to<br/>invest 8.5 to 9.5 bln € in green and sustainable bonds by 2025. These investments contribute to fi-<br/>nancing the transition to a more sustainable and less carbon intensive economy;</li> </ul>  |  |  |  |  |  |
|                                |  |  |                 | recently        | - Active Ownership: (i) by setting engagement targets by YE2024 on n. 20 portfolio's companies which represents the highest GHG emissions to influence their plan to transition to a net-zero world by 2050 (ii) by keeping the Group voting practices aligned with net-zero commitment and use votes to hold companies accountable when they are not making satisfactory progress to address climate change or support climate change mitigation and (iii) by joining institutional activities within our |   |  |  |  |  |  |

|  | Indicators   | applicable     | to inves       | tments in IN   | VESTEE COMPANIES  |
|--|--|----------------|----------------|--|---|
| Adverse sustainability<br>indicator                            | Metric   | Impact<br>2023 | Impact<br>2022 | Explanation  | Actions taken, and actions planned and targets set for the next reference period  |
| 2.Carbon footprint   | Carbon footprint   | 407            | 504            | The total<br>annual Scope<br>1, Scope 2,<br>and estimated<br>Scope 3 GHG<br>emissions<br>associated<br>with 1 million<br>EUR invested<br>in the portfolio.<br>Companies'<br>carbon emis-<br>sions are<br>apportioned<br>across all<br>outstanding<br>shares and<br>bonds (based<br>on the most<br>recently<br>available<br>enterprise<br>value including<br>(cash) | networks and affiliations For detailed information, see pages 8-17 of the Group Active Ownership<br>Report 2023 of Generali Group.<br>Further action planned to pursue commitment on Climate change and GHG reduction are:<br>- <b>Voting</b> : Generali Group improved its voting principles on climate change mitigation and adaptation,<br>by introducing specific principles effective from 2023 to evaluate climate plans of companies (say on<br>climate) based on the same expectations that Generali Group seeks in its engagements. Group<br>principles are supportive of climate resolutions proposed by shareholders and of a recurring advisory<br>vote on climate plan (say on climate). |
| 3.GHG intensity of<br>investee companies                       | GHG intensity of investee companies                                | 945            | 717            | The portfolio's<br>weighted aver-<br>age of its<br>holding<br>issuers' GHG<br>Intensity<br>(Scope 1,<br>Scope 2 and<br>estimated<br>Scope 3 GHG<br>emis-<br>sions/EUR<br>million<br>revenue)   |   |
| 4.Exposure to<br>companies active in<br>the fossil fuel sector | Share of investments in companies active in the fossil fuel sector | 9,31%          | 8,4%           | The<br>percentage of<br>the portfo-lio's<br>market value<br>exposed to<br>issuers with<br>fossil fuels<br>relat-ed<br>activities,<br>including<br>extrac-tion,<br>processing,<br>storage and<br>transportation<br>of petroleum<br>products,<br>natural gas,  |   |

|              |   | Indicators a  | applicable     | e to inves     | tments in IN   | IVESTEE COMPANIES   |
|--------------|---|---|----------------|----------------|--|---|
|              | e sustainability<br>indicator   | Metric  | Impact<br>2023 | Impact<br>2022 | Explanation  | Actions taken, and actions planned and targets set for the next reference period  |
|              |   |   |                |                | and thermal<br>and<br>metallurgical<br>coal.   |   |
|              | 5.Share of non-<br>renewable energy<br>consumption and<br>production  | Share of non-renewable energy consumption and<br>non-renewable energy production of investee<br>companies from non-renewable energy sources<br>compared to renewable energy sources,<br>expressed as a percentage of total energy sources | 64,3%          | 73,9%          | The portfolio's<br>weighted aver-<br>age of issuers'<br>energy con-<br>sumption<br>and/or<br>production<br>from non-<br>renewable<br>sources as a<br>percentage of<br>total en-ergy<br>used and/or<br>generated. |   |
|              |   | Energy consumption in GWh per million EUR of<br>revenue of investee companies, per high impact<br>climate sector:   |                |                |  | Generali Group integrates energy consumption in the assessment of a company's climate and environ-<br>mental performance compared to its sector peers:<br>- Negative screening / Positive Screening: for high impact climate sectors, such as energy and  |
|              |   | NACE Code A (Agriculture, Forestry and<br>Fishing)  | na             | na             | The portfolio's<br>weighted<br>average of  | tillities, energy consumption is one of the inputs used for building the ESG ratings employed by the<br>Group in the investment process. This includes both exclusion from the investments of companies<br>which are laggards on ESG strategy (negative screening) and integration of ESG performance in th<br>portfolio construction (positive screening / ESG integration).<br>The energy consumption of investee companies is a factor also accounted in the decarbonization of<br>the investment portfolio and influences the achievement of the decarbonization targets of the Group<br>energy consumption is the driver for a company's carbon emissions from purchased energy, which<br>constitutes the scope 2 carbon emissions considered in the Group targets. As such, the energy consumption of companies is an indicator to be monitored, especially for carbon intensive sector, to evaluate the impact of that sector on Group decarbonization targets.  |
|              |   | NACE Code B (Mining and Quarrying)  | na             | 1,16           |  |   |
|              |   | NACE Code C (Manufacturing)   | 0,55           | 0,93           | Energy   |   |
|              |   | NACE Code D (Electricity, Gas, Steam and<br>Air Conditioning Supply)  | 1,67           | 5,56           | Consumption<br>Intensity<br>(GwH/million   |   |
|              | 6.Energy<br>consumption intensity<br>per high impact                  | NACE Code E (Water Supply; Sewerage,<br>Waste Management and Remediation<br>Activities)   | 0,85           | 3,95           | EUR revenue)<br>for issuers  |   |
|              | climate sector  | NACE Code F (Construction)  | 0,15           | 0,18           | classified   |   |
|              |   | NACE Code G (Wholesale and Retail<br>Trade; Repair of Motor Vehicles and<br>Motorcycles)  | 0,39           | 0,98           | within their<br>respective<br>NACE.  |   |
|              |   | NACE Code H (Transportation and Storage)  | 0,27           | 0,25           |  |   |
|              |   | NACE Code L (Real Estate activities)  | 1,08           | 0,37           |  |   |
| Biodiversity | 7.Activities negatively<br>affecting biodiversity-<br>sensitive areas | Share of investments in investee companies with<br>sites/operations located in or near to biodiversity-<br>sensitive areas where activities of those investee<br>companies negatively affect those areas                                  | 6,25%          | 0,59%          | Share of<br>investments in<br>investee<br>companies<br>with<br>sites/operation<br>s located in or<br>near<br>biadioscript  | <ul> <li>The topic of biodiversity is currently integrated in the following ESG approaches applied by Generali to its investment decision:</li> <li>Negative screening: Generali excludes investments in companies (i) involved in severe environmental damages, which include instances where the company's activities negatively impact the biodiversity of sensitive areas, or more in general any company whose activity produced severe and extensive impact on biodiversity (eg tar sands extraction) (ii) with particular low ESG rating (laggards) versus sector peers, where the topic of biodiversity is also integrated in the ESG rating applied for portfolio screening with specific attention applied to any biodiversity-related incidents and controversies, especially relevant for analysing sectors with high potential to impact biodiversity sensitive areas (such as energy, materials, industrials, utilities).</li> <li>Active Ownership: i) in 2023 Generali has executed an engagement plan addressing biodiversity</li> </ul> |
|              |   |   |                |                | biodiversity<br>sensitive areas  | risk of its investment portfolio, by dialoguing with companies with an history on biodiversity<br>controversies, to encourage them to include challenging non-financial/ESG indicators in the deferred  |

|       |   | Indicators a  | applicable     | to inves       | tments in IN                                      | VESTEE COMPANIES   |
|-------|---|---|----------------|----------------|---|--|
|       | e sustainability<br>Indicator                       | Metric  | Impact<br>2023 | Impact<br>2022 | Explanation                                       | Actions taken, and actions planned and targets set for the next reference period   |
|       |   |   |                |                | negatively<br>affect local<br>biodiversity.       | share component of variable remuneration; ii) Generali in 2023 has voted with improved voting principles on biodiversity, to request companies to carefully assessing risks related to material environmental factors (as well as to disclose the results of such assessment, the management measures in place and the results achieved) and to hold responsible their directors in situations of severe or systematic violations or lack of processes and compliance mechanisms. Generali aligned Group voting principles with content of Environmental objectives of EU Taxonomy Regulation 2020/852 and use votes to hold companies accountable when they are negatively affecting biodiversity-sensitive areas. (iii) Further, Generali has endorsed prominent institutional activities on biodiversity, within our networks and affiliations. For detailed information, see pages 18-21 of the Group Active Ownership Report 2023 of Generali Group. Further action planned on biodiversity are: - Active Ownership: During 2024, Generali plans to continue the execution of its engagement plan addressing biodiversity rontroversies. Additionally, since the end of 2023, Generali actively participates in collective initiatives such as Nature Action 100 and PRI Spring, enlarging the scope of its engagement activity, fostering collaboration, and sharing best practices with other investors and stakeholders. At the end of 2023, Generali Group has been assigned to 14 companies to be engaged collectively during 2024, after a dialogue with Nature Action 100 on the basis of engagement slots available and Generali requests, holdings and capacity. With regard to the companies assigned to us, some have been selected by us not only on the basis of the priority criteria identified by Nature Action 100, but also due to some environmental controversies that have led us to prioritize attention. |
| Water | 8.Emissions to water                                | Tonnes of emissions to water generated by<br>investee companies per million EUR invested,<br>expressed as a weighted average                    | 0,46           | 0,00           | EUR invested<br>in the portfolio.                 | The topic of water management is currently integrated in the ESG approaches applied by Generali:<br>- Negative screening: Generali integrates sector-level consideration in the ESG approaches, by ap-<br>plying ESG ratings in the evaluation of investments (eg excluding ESG laggards). The ESG rating ap-<br>plied take in consideration, where relevant to the sector in case (eg energy, materials, utilities), also key<br>topics such as water stress and the overall framework of the company to manage water resources and<br>reduce environmental impact. Particular attention is raised on controversies related to toxic emissions,<br>including spills and water releases resulting in severe impact on the environment and the local commu-<br>nities. Companies involved in very severe controversies to water emissions may be excluded from<br>Group investments according to the negative screening framework for ESG controversies.  |
| Waste | 9.Hazardous waste<br>and radioactive waste<br>ratio | Tonnes of hazardous waste and radioactive waste<br>generated by investee companies per million EUR<br>invested, expressed as a weighted average | 2,6            | 61,9           | The total<br>annual<br>hazardous<br>waste (metric | The topic of waste is integrated in the ESG approaches applied by Generali:<br>- Negative screening: Generali integrates sector-level consideration in the ESG approaches, by<br>applying ESG ratings in the evaluation of investments (eg excluding ESG laggards). The ESG rating   |

|                                   |  | Indicators a   | applicable     | to inves       | tments in IN  | IVESTEE COMPANIES  |
|-----------------------------------|--|--|----------------|----------------|---|--|
|                                   | e sustainability<br>indicator  | Metric   | Impact<br>2023 | Impact<br>2022 | Explanation   | Actions taken, and actions planned and targets set for the next reference period   |
|                                   |  |  |                |                | tons reported)<br>associated<br>with 1 million<br>EUR invested<br>in the portfolio.<br>Companies'<br>hazardous<br>waste is<br>apportioned<br>across all<br>outstanding<br>shares and<br>bonds (based<br>on the most<br>recently<br>available<br>enterprise<br>value including<br>cash). | applied take in consideration, where relevant to the sector in case (eg energy, materials, chemicals,<br>utilities) also key topics such as the company's waste management practices, including management<br>of any hazardous waste and radioactive waste, with particular attention to any related controversies or<br>malpractice. Companies involved in very severe controversies related to waste may be excluded from<br>Group investments according to the negative screening framework for ESG controversies.  |
|                                   |  | INDICATORS FOR SOCIAL AND EMPLOYE  | EE, RESPE      | CT FOR H       |   | S, ANTI-CORRUPTION AND ANTI-BRIBERY MATTERS  |
| Social and<br>employee<br>matters | 10.Violations of UN<br>Global Compact<br>principles and<br>Organisation for<br>Economic<br>Cooperation and<br>Development<br>(OECD) Guidelines<br>for Multinational<br>Enterprises | Share of investments in investee companies that<br>have been involved in violations of the UNGC prin-<br>ciples or OECD Guidelines for Multinational Enter-<br>prises  | 0,11%          | 0,43%          | Share of<br>investment in<br>corporate<br>issuers'<br>involved in<br>violations of<br>the UNGC<br>principles or<br>OECD<br>Guidelines for<br>Multinational<br>Enterprises,<br>according to<br>Generali<br>Group<br>Negative<br>Screening<br>methodology.                                | The violations of principles such as UN Global Compact and OECD Guidelines are integrated in the ESG approaches applied by Generali: - Negative screening: in line with the Group commitments, Generali excludes investments in companies involved in severe ESG controversies, such as human rights violations, environmental damages and corruption. Companies which are potentially involved in such severe breaches are identified through ESG data providers, assessed also internally (when considered relevant on a materiality basis) and if confirmed they are included in a "Restricted List". ESG controversies are also accounted for in the ESG rating – any relevant ESG controversy may highlight issues in the company's ESG framework and decreases the ESG rating of an issuer. See the "Integration of Sustainability into Investments and Active Ownership Group Guideline" (https://www.generali.com/our-responsibilities/responsible-investments) for the full view on the Group exclusion approach, governance and process Active Ownership: (i) engagement with companies with poor ESG practices that nev-ertheless show potential for a drift towards a more sustainable business conduct, through its delegated asset managers within the context of portfolio management activities; (ii) alignment of Groupexercise voting rights, pursuant to voting principles aligned with con-tent of UN Global Compact principles and OECD Guideline for Multinational Companies, and use votes to hold companies accountable when they are negatively affecting social and employee matters. For detailed information, see pages 27-36 of the Group Active Ownership: During 2024, Generali Group. Further actions planned are: - Active Ownership: During 2024, Generali will assess possible adherence to collective initiatives with the aim of joining a reference group that serves as a reflection point on human rights and social issues. This initiative should allow the Group to participate in information exchange and engage companies collectively on emerging issues. |
|                                   | 11.Lack of processes<br>and compliance<br>mechanisms to moni-<br>tor compliance with<br>UN Global Compact<br>principles and OECD<br>Guidelines for Multi-<br>national Enterprises  | Share of investments in investee companies with-<br>out policies to monitor compliance with the UNGC<br>principles or OECD Guidelines for Multinational<br>Enterprises or grievance /complaints handling<br>mechanisms to address violations of the UNGC<br>principles or OECD Guidelines for Multinational<br>Enterprises | 3,5%           | 18,8%          | Share of<br>investments in<br>investee com-<br>panies without<br>policies to<br>monitor com-<br>pliance with<br>the UNGC  | <ul> <li>Negative screening: as mentioned above, the Group excludes investments in companies involved<br/>in severe ESG controversies, in violation of the principles of UN Global Compact and other relevant<br/>international standards. In cases where such issues arise in a company in the portfolio, the company<br/>is evaluated both for its actions and for the adequacy of its policies to prevent, monitor and manage<br/>such incidents. The quality of policies to manage ESG controversies and breach of international<br/>standards are also a key component in the assessment of the ESG rating of a company – companies<br/>with insufficient or ineffective frameworks will be assigned with lower ESG rating (ESG laggards),</li> </ul>   |

Statement on principal adverse impacts of investment decisions on sustainability factors BAWAG P.S.K. Versicherung AG – LEI: 529900LM21QYGRD1H220 June 2024 – First edition June 2023

|   | Indicators a  | applicable     | to inves       | tments in IN  | VESTEE COMPANIES  |
|---|---|----------------|----------------|---|---|
| Adverse sustainability<br>indicator   | Metric  | Impact<br>2023 | Impact<br>2022 | Explanation   | Actions taken, and actions planned and targets set for the next reference period  |
|   |   |                |                | principles or<br>OECD<br>Guidelines for<br>Multinational<br>En-terprises or<br>grievance<br>/complaints<br>han-dling<br>mechanisms<br>to address<br>violations of<br>the UNGC<br>principles or<br>OECD Guide-<br>lines for<br>Multinational<br>Enterprises. | <ul> <li>which may result in the exclusion from Generali investment portfolio.</li> <li>Active Ownership: (i) engagement with companies with poor ESG practices that nevertheless show potential for a drift towards a more sustainable business conduct, through its delegated asset managers within the context of portfolio management activities; (ii) exercise voting rights, pursuant toalignment of Group voting principles aligned with content of UN Global Compact principles and OECD Guideline for Multinational Companies, and use votes to hold companies accountable when they are negatively affecting social and employee matters. For detailed information, on engagement see pages 27-36 of the Group Active Ownership Report 2023 of Generali Group.</li> <li>Main actions planned are:</li> <li>Active Ownership: During 2024, Generali will assess possible adherence to collective initiatives with the aim of joining a reference group that serves as a reflection point on human rights and social issues. This will allow the Group to participate in information ex-change and engage companies collectively on emerging issues.</li> </ul> |
| 12.Unadjusted<br>gender pay gap   | Average unadjusted gender pay gap of investee companies   | 21,4%          | 18,1%          | female<br>employees, as<br>a percentage   | - Negative screening: the topic of diversity is integrated in the evaluation of the ESG rating of companies, where it contributes to evaluating the governance framework of the company and their policies. Companies with insufficient or ineffective frameworks will be assigned with lower ESG rating (ESG laggards), which may results in the exclusion from Generali investment portfolio. Active Ownership: (i) Generali seeks dialogue with a list of priority issuers that, according to the available information, could possibly improve their (gender) diversity, equity & inclusion practices on the key topics of gender diversity at board and management level, as well as gender pay gap across organizations; (ii) alignment of Group voting practices with Generali Group internal strategic commitments and use votes to hold companies accountable in situations of poor employment, work and pay practices. For detailed information, on engagement see pages 13-14 and on voting see pages 22-26 of the Group Active Ownership Report 2023 of Generali Group.   |
| 13.Board gender<br>diversity  | Average ratio of female to male board members in<br>investee companies, expressed as a percentage<br>of all board members | 38%            | 36,2%          | The portfolio<br>holdings'  | Main actions planned are:<br>Active Ownership: During 2024, Generali will assess possible adherence to collective initiatives with<br>the aim of participating in information exchange and engage companies collectively  |
| 14.Exposure to<br>controversial<br>weapons (anti-<br>personnel mines,<br>cluster munitions,<br>chemical weapons<br>and biological<br>weapons) | Share of investments in investee companies<br>involved in the manufacture or selling of<br>controversial weapons          | 0,0%           | 0,0%           | investee<br>companies<br>involved in the<br>manufacture<br>or selling of<br>controversial<br>weapons<br>according to<br>Generali  | <ul> <li>Negative screening: Generali excludes from its investments issuers that are directly involved in armament and weapons that violate fundamental humanitarian principles through their normal use (cluster bombs, landmines, biological and chemical weapons, depleted uranium weapons and nuclear weapons in violation of the Non Proliferation Treaty). The exclusion is consistent with Group commitments as well as relevant local regulation (Italian Law n. 220/2021.)</li> <li>See the "Integration of Sustainability into Investments and Active Ownership Group Guideline" (https://www.generali.com/our-responsibilities/responsible-investments) for the full view on the Group exclusion approach, governance and process.</li> <li>Active Ownership: Generali Group has exercised its voting rights consistently withpractices have been consistent with its improved its voting principles on social and employee matters, by introducing specific principles effective from 2023,. This principles indicate to request companies to carefully</li> </ul>  |

Statement on principal adverse impacts of investment decisions on sustainability factors BAWAG P.S.K. Versicherung AG – LEI: 529900LM21QYGRD1H220 June 2024 – First edition June 2023

|                                     | Indicators applicable to investments in INVESTEE COMPANIES |                |                |             |  |  |  |  |  |  |
|-------------------------------------|--|----------------|----------------|-------------|--|--|--|--|--|--|
| Adverse sustainability<br>indicator | Metric   | Impact<br>2023 | Impact<br>2022 | Explanation | Actions taken, and actions planned and targets set for the next reference period   |  |  |  |  |  |
|                                     |  |                |                | Screening   | assessing risks related to material social factors (as well as to disclose the results of such<br>assessment, the management measures in place and the results achieved) and to hold responsible<br>their directors in situations of severe or systematic violations or lack of processes and compliance<br>mechanisms., voting practices have been consistent with Group commitments. For detailed<br>information, see page 35 of the Group Active Ownership report 2023 of Generali Group. |  |  |  |  |  |
|                                     |  |                |                |             | Main actions planned are:  |  |  |  |  |  |
|                                     |  |                |                |             | Active Ownership (Voting): During 2024, Generali will assess possible adherence to collective initiatives with the aim of joining a reference group that serves as a reflection point on human rights and social issues, possibly indirectly addressing the issue of exposure to controversial weapons. This initiative should allow the Group to participate in information exchange and engage companies collectively on emergent issues   |  |  |  |  |  |

|                   | Indicators applicable to investments in SOVEREIGNS AND SUPRANATIONALS |   |                |                |   |   |  |  |  |  |
|-------------------|---|---|----------------|----------------|---|---|--|--|--|--|
|                   | e sustainability<br>indicator   | Metric  | Impact<br>2023 | Impact<br>2022 | Explanation   | Actions taken, and actions planned and targets set for the next reference period  |  |  |  |  |
| Environment<br>al | 15.GHG intensity  | GHG intensity of investee countries   | 281,5          | 332,8          | average of<br>sovereign<br>issuers' GHG<br>Emissions<br>Intensity<br>(Scope 1, 2<br>and 3   | Generali is committed to reaching net zero emissions for the investment portfolio (including sovereign investments) by 2050. Consistently with this commitment, the Group has started tracking the carbon footprint of its sovereign investments with the intent to progressively integrate it in the investment decisions.<br>The carbon emissions of the sovereign issuers are also included in the evaluation of the climate profile of the countries, which contributes to forming the ESG rating implemented in Group investment decision and may lead to exclusion from Group investments in case the country is identified as ESG laggard.   |  |  |  |  |
| Social            | 16.Investee countries<br>subject to social                            | Number of investee countries subject to social<br>violations (absolute number and relative number<br>divided by all investee countries), as referred to in<br>international treaties and conventions, United<br>Nations principles and, where applicable, national<br>law | 0,0%           | 0,0%           | eign Issuers<br>and the portfo-<br>lio's percent-<br>age of unique<br>Sovereign Is-<br>suers involved<br>in social viola-<br>tions as as-<br>sessed ac-<br>cording to<br>Generali<br>Group perca- | Negative screening: Generali's exclusion approach for sovereign covers the following:<br>- Compliance / norm-based exclusion: issuers considered as not aligned with international guidelines<br>and norms on money laundering, financing of terrorism or tax practices:<br>- issuers presenting very severe environmental, social or governance issues in relation to Environ-<br>mental issues (deforestation); Social issues (very severe violations of human rights) and Governance<br>issues (corruption)<br>- In addition, the Group excludes from its investments the laggards based on ESG rating, which takes<br>into account the use of resources and environmental impact, social factors and governance of the<br>country.<br>Investments in sovereign countries are carried out by the Group in accordance with international<br>sanctions (US; EU; UN).<br>See the "Integration of Sustainability into Investments and Active Ownership Group Guideline"<br>(https://www.generali.com/our-responsibilities/responsible-investments) for the full view on the Group<br>exclusion approach, governance and process. |  |  |  |  |

|                      |  | Indicators   | applicable     | e to inves     | tments in R                                  | EAL ESTATE ASSETS  |
|----------------------|--|--|----------------|----------------|--|--|
|                      | e sustainability<br>indicator                                | Metric   | Impact<br>2023 | Impact<br>2022 | Explanation                                  | Actions taken, and actions planned and targets set for the next reference period   |
| Fossil fuels         | 17.Exposure to fossil<br>fuels through real<br>estate assets | Share of investments in real estate assets involved in the extraction, storage, transport or manufacture of fossil fuels | 0,0%           | 0,0%           | pressed in<br>market value.                  | Generali is committed to implement ESG strategies in the Real Estate investment andhas set a target to reach net zero emissions in the Group investment portfolio by 2050, including on Real Estate investments. Additionally, we set intermediate decarbonization targets for YE24: alignment of at least 30% of the real estate portfolio value with the global warming trajectory of 1.5 °C, according to CRREM   |
|                      |  |  |                |                | vestments ex-<br>pressed in<br>market value. | (Carbon Risk Real Estate Monitor) model.<br>Through Generali Real Estate, the Group specialized Real Estate asset manager, Generali implements<br>a specific framework and actions to manage the principal adverse impacts, including sustainability due<br>diligince for acquisitions, data analytics solutions to gather buildings' sustinability data and engagement<br>of tenants also through proposal of green leases. For more information on methodologies and actions,<br>see (https://www.generalirealestate.com/regulatory/). With regard to the PAI 17: Generali Real Estate<br>portfolio is mostly invested in commercial/residential buildings, so the exposure to buildings involved in<br>fossil fuels is by default minimum. In any case, the aforementioned sustainability due diligence carried<br>out on all investments assures that any potential exposure is taken into account in the investment<br>decision.  |
| Energy<br>efficiency | 18.Exposure to<br>energy-inefficient real<br>estate assets   | Share of investments in energy-inefficient real estate assets  | 88,8%          | 77,5%          |  | With regards to PAI 18: the aforementioned objective to align the portfolio of real estate assets towards the trajectory of 1.5°C is an ambitious plan in the long-term perspective that requires the understanding the peculiarities of each building to define a dedicated implementation plan. Within this scope, since 2022 an improvement plan was defined for the individual properties in the field of data analytics with the aim of aligning these properties with the decarbonisation target set for 2050 and with the Group's sustainability ambitions. Currently, such plan refers to thea major part of the real estate portfolio (ca. 24 Bn (EUR) at Group level and will result in a number of recommendations, both on Capex and Opex, on the short-term (2025), mid-term (2030) and the long-term (2050). The suggested actions aim at reducing emis-sions and improving energy efficiency; they can vary from: renovations (light or heavy), upgrading systems, changes to the energy mix and engagement with tenants. |
|                      |  |  |                |                |  | As regards the methodology for PAI 18: Generali Real Estate considered some assets out of scope due to EPC (Energy Performance Certificate) non-applicability, as envisaged by the EPBD regulation: assets that are under construction or renovation during the reporting period; monuments or protected buildings; temporary buildings with a time of use of two years or less, industrial sites, workshops and non-residential agricultural buildings; residential buildings which are used or intended to be used for either less than four months; stand-alone buildings and small units; assets located out of Europe.  |
|                      |  |  |                |                |  | Some other assumptions were taken:   |
|                      |  |  |                |                |  | - The assets for which information about EPC is not available, are considered as ineffi-cient assets.  |
|                      |  |  |                |                |  | <ul> <li>The Energy Efficiency of non-residential buildings located in Germany and Poland which don't have<br/>EPC classes, but only PED (Primary Energy Demand) values, is assessed using the DEEPKI<br/>Benchmark: if the PED is within top 15% of DEEPKI benchmark, the asset is considered as energy<br/>efficient.</li> </ul>   |
|                      |  |  |                |                |  | <ul> <li>The Energy Efficiency of assets with multiple EPCs, is evaluated according to calculat-ed average of<br/>PED values. If the average PED value is within the top 15% of DEEPKI benchmark, the asset is<br/>considered energy efficient</li> </ul>  |

# Table 2 - Additional climate and other environment-related indicators

|                                     | Indicators applicable to investments in INVESTEE COMPANIES |   |       |                |             |   |  |  |  |
|-------------------------------------|--|---|-------|----------------|-------------|---|--|--|--|
|                                     | CLIMATE AND OTHER ENVIRONMENT-RELATED INDICATORS           |   |       |                |             |   |  |  |  |
| Adverse sustainability<br>indicator |  |   |       | Impact<br>2022 | Explanation | Actions taken, and actions planned and targets set for the next reference period  |  |  |  |
| Emissions                           | 4.Investments in<br>companies without                      | Share of investments in investee companies<br>without carbon emission reduction initiatives<br>aimed at aligning with the Paris Agreement | 39,6% |                |             | The Group commitment on climate is both long term and forward looking. As a member of the UN Net<br>Zero Asset Owner Alliance, the Group commits to transitioning its investment portfolios to net-zero GHG<br>emissions by 2050 consistent with a maximum temperature rise of 1.5°C degrees above pre-industrial |  |  |  |

| Indicators applicable to investments in INVESTEE COMPANIES |  |   |  |  |  |  |  |
|--|--|---|--|--|--|--|--|
| carbon emission<br>reduction initiatives                   |  | suers without<br>a carbon emis-<br>sions reduc-<br>tion target<br>aligned with<br>the Paris<br>Agreement. | temperatures. For the Corporate (Equity and Fixed Income) investment portfolio, the Group set out an intermediate target of reduction of 25% of GHG emissions by YE2024 (compared to YE 2019 baseline). In this context, the decarbonization commitments of companies are a key component of the decarbon-<br>ization strategy: companies without carbon reduction initiatives will not contribute to the portfolio decar-<br>bonization, which is especially relevant for carbon intensive sectors such as utilities, energy or materi-<br>als. For this reason, the Group is gradually introducing in the portfolio constructions and allocation also<br>climate-related consideration to assess relevant sectors and issuers based on their decarbonization<br>path. In particular, the climate targets of companies are a component of the ESG ratings, applied by the<br>Group both for negative and positive screening approach. Generali has been i) setting engagement<br>targets by YE2024 on n. 20 portfolio's companies which represents the highest GHG emissions to in-<br>fluence their plan to transition to a net-zero world by 2050 (ii) keeping the Group voting practices aligned<br>with net-zero commitment and use votes to hold companies acountable when they are not making<br>satisfactory progress to address climate change or support climate change mitigation and (iii) joining<br>institutional activities within our networks and affiliations. For detailed information, see pages 8-17of the<br>Group Active Ownership Report 2023 of Generali Group. |  |  |  |  |

Table 3 - Additional indicators for social and employee, respect for human rights, anti-corruption and anti-bribery matters

|                                     | Indicators applicable to investments in SOVEREIGNS AND SUPRANATIONALS   |   |                |                |   |   |  |  |  |
|-------------------------------------|---|---|----------------|----------------|---|---|--|--|--|
|                                     | ADDITIONAL INDICATORS FOR SOCIAL AND EMPLOYEE, RESPECT FOR HUMAN RIGHTS, ANTI-CORRUPTION AND ANTI-BRIBERY MATTERS |   |                |                |   |   |  |  |  |
| Adverse sustainability<br>indicator |   | Metric  | Impact<br>2023 | Impact<br>2022 | Explanation                                       | ation Actions taken, and actions planned and targets set for the next reference period  |  |  |  |
|                                     | 22.Non-cooperative<br>tax jurisdictions   | Investments in jurisdictions on the EU list of non-<br>cooperative jurisdictions for tax purposes | 0,0%           |                | ket value ex-<br>posed to issu-<br>ers' domiciled | - Negative screening: The negative screening applied by the Group for sovereign issuers covers investments in countries considered as not aligned with international guidelines and norms on money laundering, financing of terrorism or tax practices. Specifically, the countries in the EU list of non cooperative jurisdictions are excluded from the investments, and any residual exposure is run-off. See the "Integration of Sustainability into Investments and Active Ownership Group Guideline" (https://www.generali.com/our-responsibilities/responsible-investments) for the full view on the Group exclusion approach, governance and process. |  |  |  |

# 2.3 DESCRIPTION OF POLICIES TO IDENTIFY AND PRIORITISE PRINCIPAL ADVERSE IMPACTS OF INVESTMENT DECISIONS ON SUSTAINABILITY FACTORS

#### Policies to identify and prioritise principal adverse impacts on sustainability factors

Sustainability is the originator of Generali strategy, shaping the way the decisions are taken and leading Generali to be a generative and impact-driven group, able to create shared value.

The Group aims to deliver a positive social and environmental impact on stakeholders by integrating sustainability in core business and processes.

To ensure the full implementation of its sustainability strategy, the Group periodically conducts a materiality assessment to identify the relevant sustainability factors that can significantly influence the Group's value creation (financial perspective) and/or can generate significant impacts on people or the environment (impact perspective). Identified sustainability factors are proposed as key drivers for Group business and sustainability strategy.

Group Insurance Companies' investments play a central role in shaping and implementing the Group strategy, including specific sustainability goals.

To this extent, the Group:

- duly considers and incorporates in the investment strategy relevant sustainability factors<sup>5</sup>:
  - which have been identified as material to the Group's strategy according to the materiality assessment;
  - o which can expose the Group to material sustainability risk<sup>6</sup>;
  - o for which the Group committed to manage potential negative impacts generated by its investment decisions;
  - driving investment opportunities by integrating specific sustainable investment objectives with financial objectives and targets;
- defined a framework for the Integration of the above-mentioned sustainability factors into Investments (hereafter the "Framework") that, through the implementation of specific ESG incorporation approaches, enables Group Insurance Companies to manage related principal adverse impacts (for the PAI indicators prioritized please refer to par. 2.5).

The Framework has been internally formalized through the Investment Governance Group Policy and the Integration of Sustainability into Investments and Active Ownership Group Guideline (previously Responsible Investment Group Guideline) that contain all the methodological approaches defined in 2022 by the Group.

#### Governance

The Group has established an integrated governance permeating all the organizational levels in order to ensure the definition, implementation and monitoring of the Framework.

- The Board of Directors approved:
  - in July 2023 the Sustainability Group Policy, defining the framework to identify, evaluate and manage the risks and opportunities related to Environmental, Social and Governance factors ("ESG factors") in coherence with its goal to foster the sustainable development of business activities and generate value lasting over time;
  - in April 2024 the Investment Governance Group Policy, defining the principles to proactively integrate sustainability factors into the investment process across asset classes, supporting the achievement of both financial returns and social good.
- The **Group CEO** approved in May 2023 the updated Integration of Sustainability into Investments and Active Ownership Group Guideline, formalizing the Framework (all the methodological approaches, objectives and targets for integrating sustainability into investments) defined by the **General Manager**.
- The **Group Responsible Investment Committee** (Group Chief Investment Officer, Group Chief Risk Officer, Group Chief Sustainability Officer, Group Chief Financial Officer), set up at Group Head Office level, has an advisory role towards the General Manager on the decisions regarding guidelines, objective and target related to the Framework and supervising their implementation.

<sup>&</sup>lt;sup>5</sup> The incorporation of sustainability factors in the investment process is based on different elements, such as data availability and quality, ESG research and analysis to inform the decision investment process, the use of solid and largely acknowledged methodologies and instruments, the assessments of the impact on the financial risk/return profile of the portfolios, and the applicable reference regulation.

<sup>&</sup>lt;sup>6</sup> Art. 2 (22) Reg. EU 2019/2088 'sustainability risk' means an environmental, social or governance event or condition that, if it occurs, could cause an actual or a potential material negative impact on the value of the investment;

- The **Group Chief Investment Officer** is accountable for the implementation of the Framework according to objectives and targets defined by the General Manager and for its supervision.
- At Legal Entity level, each Local Chief Investment Officer is accountable for the implementation of the Framework and to transpose it into the Investment Mandate Agreements with delegated Asset Managers.

The strategies for identifying and weighting the most important adverse impacts of investment decisions on sustainability factors were approved by the Board of BAWAG P.S.K. Versicherung AG on June 23, 2023.

#### Framework for direct investments:

The Framework for the management principal adverse impacts related to direct investments envisages the following approaches to be applied stand-alone o in combination, based on the different portfolios and asset classes managed:

- 1. negative screening;
- 2. positive screening;
- 3. ESG integration;
- 4. sustainable investments;
- 5. active ownership (proxy voting and engagement).

The Group identifies and mitigates principal adverse impacts mainly through the application of the negative screening approach, whose application is mandatory for General Account portfolios the Group. The negative screening approach aims at excluding from the Group's investable universe those issuers, sectors or activities with poor ESG practices or not aligned with the Group climate strategy that could potentially impact on their long-term financial performance and/or expose the Group to higher sustainability and reputational risks. Moreover, the exclusion of specific activities/sectors/issuers that have a negative impact on the environment and society, allows the Group to reduce and mitigate adverse impacts on sustainability factors.

The negative screening approach envisages the following types of exclusion:

- controversies exclusion for corporate and sovereign issuers, which takes into account the severity of the controversy
  and the impact on society and environment;
- exclusion of ESG laggards<sup>7</sup> for corporate and sovereign issuers, leveraging on ESG rating assigned to issuer on the basis of relevant ESG indicators, including any adverse impact indicators applicable;
- sector and controversial activity exclusion for corporate issuers, specifically
  - o coal sector exclusion for corporate issuers;
  - o unconventional oil & gas: fracking, artic and tar sands sector exclusion for corporate issuers;
  - o unconventional weapons exclusion for corporate issuers.

As additional layers to mitigate principal adverse impacts, the Group defined the following approaches:

- Positive screening: the application of filters to a universe of securities, issuers, investments, sectors or other financial instruments, allows to the Group to invest in issuers or projects selected also for their positive ESG performance<sup>8</sup> relative to peers across different criteria (e.g. industry, sector, geography, regions, business activities and practices, product and services etc.) with a best-in-class, best-in-universe, and/or best-effort approach deriving from the ESG analysis.
- ESG integration: the explicit and systematical inclusion of material sustainability factors (through the use of qualitative and quantitative ESG information) in investment analysis and decisions allows the Group to better manage risks and improve returns and mitigate principal adverse impact on sustainability factors;
- Sustainable investments: the definition of specific investment strategies, for the various asset classes, aimed at supporting investments with sustainability characteristics, allows the Group to create long-term value for the whole society;
- Active ownership (Voting): since decisions taken at general meetings of investee companies are of utmost importance for the achievement of their long-term strategies, the Group adopts principles and criteria, including the consideration of material sustainability factors and risks, in the definition of voting decisions consistent with the interest of the Group and its clients. For the eengament approach, please refer to par. 2.4

<sup>&</sup>lt;sup>7</sup> Issuers that are underperformers compared to the peers of their sector (in the case of corporate issuers) or countries (in the case of sovereign issuers).

<sup>&</sup>lt;sup>8</sup> Assessed trough ESG ratings (one or more, internal or from external ESG providers).

#### Framework for indirect investments

The Group investment model envisages investments through dedicated mandates but also through investment funds managed by asset managers that are either internal or external to the Group (i.e. indirect investments).

For these investments, the Group defined a set of ESG screening criteria (both for Liquid and Private & Real Asset Funds) in order to evaluate the asset manager's ESG strategy and the alignment with some of the commitments made by the Group, such as restrictions on thermal coal, significant controversies and unconventional weapons, transparency and commitment to fighting climate change.

Moreover, constant dialogue with the asset managers of the funds in which the Group invest is a key element that allows to promote its needs on sustainability integration towards them, especially when the assessment of the asset managers' policies identifies some issues which, while not constituting an element of divestment, may represent areas for improvement.

For further details, please refer to the Integration of Sustainability into Investments and Active Ownership Group Guideline published on the website https://www.generali.com/our-responsibilities/responsible-investments:

#### Real Estate

Real estate investments (both direct and indirect) are carried out by the specialized Group Real Estate Asset Manager that is involved in the following initiatives that aim at limiting/eliminating the potential adverse impact of investments on sustainability factors:

- 1. Counterparties screening: consideration of controversies and/or business sectors as relevant in the ESG assessment; the screening takes place on counterparties defined as buyer, seller or co-investors and applies also to tenants.
- Sustainable due diligence: acquisitions undergo environmental/ sustainable due diligence (SDD) in order to measure the weighted performance of each building<sup>9</sup>. The outputs of these checks are embedded in the due diligence for informational purposes and for consideration alongside other factors in the investment decision making process.
- 3. Data analytics: implementation of a data analytics project covering across 11 European countries. Existing utilities consumption data are collected and centralized in a digital platform, which automatically calculates CO2 emissions and monitors their evolution.
- 4. Green Leases: proposition of a new "Standard Green Lease Clause", each time a lease with a tenant is (re)negotiated. This clause allows to obtain at minimum the tenants' utility consumptions on a regular basis, as well as an enhanced commitment on sustainability, so that actions can be taken to improve the management, buildings and the CO<sup>2</sup> footprint.
- 5. Physical risk analysis: impact analysis of the portfolio in order to geo-localize the assets and to map out the physical risks related to global warming, in line with the TCFD (Task Force on Climate-related Financial Disclosures) Recommendations<sup>10</sup> and with the EU Taxonomy assessment framwork.
- 6. Transition to a low-carbon economy: reduction of portfolios' emissions and more broadly, the low-carbon transition.

#### Climate change

Climate change is a topic of key relevance for the Group (both in terms of possible adverse impact that we have through our investment choices as well as in terms of climate risk our investments are exposed to.

The Group is committed to promote the transition towards a low-carbon economy, integrating the social dimension into the climate strategy and disclosing the risks and opportunities associated with climate change.

In such context, the Group Strategy on Climate Change defines decisions and actions taken by the Group to promote a fair and socially just transition to a net-zero emission economy both as an issuer, an Asset Owner and underwriter.

The Group commits to transitioning its investment portfolios to net-zero GHG<sub>4</sub> emissions by 2050 consistent with a maximum temperature rise of 1.5°C degrees above pre-industrial temperatures, taking into account the best available scientific knowledge, and regularly reporting on progress, including establishing intermediate targets every five years in line with Paris Agreement Article 4.9.

In order to pursue its commitments on climate changes, the Group defined and implements in its investment strategy and decisions a combination of the approaches described above, and in particular:

For direct investments:

• Negative screening: defining investment restrictions on (or phasing out from) activities/sectors/issuers that are negatively impacting climate change;

 <sup>&</sup>lt;sup>9</sup> Categories analysed: energy, water, waste, materials, land use & ecology, pollution, transport, health & wellbeing, management.
 <sup>10</sup> The TCFD has developed a framework to help public companies and other organizations more effectively disclose climate-related risks and opportunities through their existing reporting processes.

- Positive screening / ESG Integration: gradually introducing in the portfolio constructions and allocation also climaterelated consideration to assess relevant sectors and issuers based on their decarbonization path;
- Sustainable investments: setting dedicated investment programs, across asset classes, in order to finance companies and projects with clear environmental and social objectives.
- Active ownership:
  - setting engagement targets on portfolio's companies which represents the highest CO2 emissions to influence their plan to transition to a net-zero world by 2050;
  - aligning Group voting principles with net-zero commitment and use votes to hold companies accountable when they are not making satisfactory progress to address climate change or support climate change mitigation.

For indirect investments: defining and periodically updating ESG criteria for the selection and monitoring of Asset Managers / funds which integrate adequate climate-related objectives in their investment strategy and provide an adequate level of transparency and disclosure.

#### Additional principal adverse impact indicators

For what concerns the two additional principal adverse impact indicators required by the Reg. EU 2019/2088, the Group selected those indicators most aligned with the sustainability factors relevant and material for its investments (therefore managed through the ESG incorporation approaches described above), also taking into consideration data availability. As output of this assessment, the Group selected the two following indicators:

- Table 2 Additional climate and other environment-related indicators (indicators applicable to investments in investee companies): <u>N.4. Investments in companies without carbon emission reduction initiatives</u>
- Table 3 Additional indicators for social and employee, respect for human rights, anti-corruption and anti-bribery matters (indicators applicable to investments in sovereigns and supranationals): <u>N. 22. Non-cooperative tax jurisdictions.</u>

#### Data sources, scope and overall limitations for the principal adverse impact figures disclosed

For the purpose of this disclosure, and in particular for the calculation of the PAI figures, Generali has adopted its best efforts to complete the values for each indicator. As a Group, we set up a PAI reporting solution that fulfills to the best of our understanding the requirements currently expressed of the regulations, considering the limitations encountered such as data availability and regulatory interpretation topics, as well the reliance on independent external providers both in terms of data and reporting solutions. We expect future European regulatory development to contribute to the data quality from companies in our portfolio (e.g. CSRD and CSDDD) as well as to further clarify the disclosure requirements (i.e. expected revisions of SFDR Regulatory Technical Standards). During 2023 and going forward we plan to improve the reporting, liaising also with data providers to increase coverage and further develop our methodology, consistently with the instructions of the regulation to provide a best effort view of our portfolio's exposure to adverse impacts.

#### Data sources

Generali leverages mainly on independent external data providers for the calculation of the PAIs disclosed in this report. Specifically:

- for PAIs on corporate and sovereign investments: Generali relies on MSCI both in terms of data and reporting solution for all PAIs, except for PAIs where there is a precise link with the negative screening approach (PAI 10 14 16) where an additional step of internal assessment is applied to fully reflect the Group approach to the management and prioritization of PAIs. We regularly engage with external providers and other stakeholders to further our understanding of the regulatory requirements and suggest improvements in the approach, but we relied on the regulatory interpretation of the external provider when it comes to technical details such as the application of the formulas for PAI calculation and the use of estimations in the data set. Generali also relied on the availability of data published by the companies and collected by the data provider. In some cases, the companies are not commonly disclosing the information required for PAI calculation (or the data provider does not have it available through their reporting platform), which may lead to some of the PAIs having a low coverage of the portfolio. In such cases, we have the objective to further understand the phenomenon and engage with the data provider to increase the coverage, where possible.
- For PAI on real estate: Generali relies on the PAIs gathered and calculated by Generali Real Estate on behalf of the Insurance Companies.

#### Scope

The scope of this report includes direct investments and indirect investments in the General Account portfolio of the Group Insurance Company. Indirect investments have been introduced in the PAI calculation for the first time in this year's report, through a best effort approach leveraging on the reporting solution and methodology applied by the data provider (MSCI). As mentioned, our policies already provide asset managers with clear expectations for integrating sustainability in the invest-ment decisions, including establishing minimum requirements in terms of exclusions and climate. Unit linked portfolios re-main out of scope of this report for the time being. As Generali, we are always in the process of evaluating the best available reporting solutions and processes to increase coverage, scope and data quality of the SFDR reporting going forward.

## 2.4 ENGAGEMENT POLICIES

#### Summary of the engagement policies

As a long-term liability-driven institutional investor and asset owner with a fiduciary duty, each Group Insurance company, in line with the Group, incorporates active ownership in its Framework, considering it a contributor to long-term risk mitigation and value creation for clients and shareholders.

By engaging investee companies and exercising voting rights, the Group aims at influencing investee companies' business behaviors and accountability on sustainability factors, as a consequence mitigating the sustainability risks the Group is exposed to and managing principal adverse impacts on sustainability factors deriving from its investment strategy.

For what concerns proxy voting, the Group believes that decisions taken at general meetings of investee companies are of utmost importance for the achievement of companies' long-term strategies. The Group adopts principles and criteria, including the consideration of material sustainability factors and risks, in the definition of voting decisions consistent with the interest of the Group and its clients.

For what concerns engagement, through the dialogue with investee companies, the Group intends to (i) acquire more information about sustainability practices as well as overall strategy, management and issues of the investee companies (ii) encourage improved/increased sustainability practices and/or the level of disclosure; (iii) exert an influence on investee companies, seeking to improve their overall business practices, including sustainability practices and performance, to lower their sustainability risk and ultimately improve their long-term profitability; (iv) make better investment decisions in the context of the asset management of Group Investments.

The Group Active Ownership Framework (link to the Guideline published on the website https://www.generali.com/ourresponsibilities/responsible-investments) has been drawn up in compliance with the obligations introduced by the Shareholder Rights Directive II as regards the engagement policy of institutional investors (Art. 3g of Directive (EU) 2017/828 amending Directive 2007/36/EC) and duly takes into account best practices from international standards to which the Group adheres. Further, our Active Ownership Framework has been drawn up also with a view to best track principal adverse indicators under SFDR Regulation and to foresee escalation procedures.

Further information can also be found in the document "Announcement pursuant to § 185 BörseG" under <u>https://www.bawag-versicherung/ueber-uns/nachhaltigkeit-soziale-verantwortung</u>

| Mandatory | PAI Topic                     | PAI Indicator   | Voting principles <sup>11</sup>            | Engagement Framework                                    | Engagement Topic  |
|-----------|-------------------------------|---|--|---|---|
| Yes       | Greenhouse Gas Emis-<br>sions | 1. GHG emissions  | 1.7 (Environmental fac-<br>tors and risks) |   |   |
| Yes       | Greenhouse Gas Emis-<br>sions | 2. Carbon footprint   | 1.7 (Environmental fac-<br>tors and risks) |   |   |
| Yes       | Greenhouse Gas Emis-<br>sions | 3. GHG intensity of investee<br>companies   | 1.7 (Environmental fac-<br>tors and risks) |   |   |
| Yes       | Greenhouse Gas Emis-<br>sions | 4. Exposure to companies active in the fossil fuel sector                               | 1.7 (Environmental fac-<br>tors and risks) | Engagement related to Group Strategy<br>and commitments | Portfolio Decarbonization<br>/ Negative screening                 |
| Yes       | Greenhouse Gas Emis-<br>sions | 5. Share of non-renewable<br>energy consumption and<br>production                       | 1.7 (Environmental fac-<br>tors and risks) | / Engagement for Portfolio Manage-<br>ment              |   |
| Yes       | Greenhouse Gas Emis-<br>sions | <ol> <li>Energy consumption<br/>intensity per high impact<br/>climate sector</li> </ol> | 1.7 (Environmental fac-<br>tors and risks) |   |   |
| Yes       | Biodiversity                  | 7. Activities negatively<br>affecting biodiversity-sensitive<br>areas                   | 1.7 (Environmental fac-<br>tors and risks) |   | Environmental targets in<br>executive remuneration<br>(from 2023) |

#### Indicators for adverse impacts considered in the engagement policies

<sup>11</sup> Integration of Sustinability into Investment and Active Ownership Group Guideline.

| Mandatory | PAI Topic                        | PAI Indicator   | Voting principles <sup>11</sup>            | Engagement Framework   | Engagement Topic                                     |
|-----------|----------------------------------|---|--|--|--|
| Yes       | Water                            | 8. Emissions to water   | 1.7 (Environmental fac-<br>tors and risks) |  |  |
| Yes       | Waste                            | <ol> <li>Hazardous waste and radio-<br/>active waste ratio</li> </ol>   | 1.7 (Environmental fac-<br>tors and risks) |  |  |
| Yes       | Social and employee mat-<br>ters | 10. Violations of UN Global<br>Compact principles and Or-<br>ganisation for Economic Coop-<br>eration and Development<br>(OECD) Guidelines for Multi-<br>national Enterprises | 1.8 (Social factors and risks)             | Engagement for Dottfolio Management  | Negative screening                                   |
| Yes       | Social and employee mat-<br>ters | 11. Lack of processes and<br>compliance mechanisms to<br>monitor compliance with UN<br>Global Compact principles and<br>OECD Guidelines for<br>Multinational Enterprises      | 1.8 (Social factors and risks)             | Engagement for Portfolio Management  |  |
| Yes       | Social and employee mat-<br>ters | 12. Unadjusted gender pay gap   | 1.8.1 (Diversity Equity &<br>Inclusion)    | Engagement related to Group Strategy<br>and commitments  | (Gender) Diversity Equity                            |
| Yes       | Social and employee mat-<br>ters | 13. Board gender diversity  | 1.8.1 (Diversity Equity & Inclusion)       | and commitments  | & Inclusion  |
| Yes       | Social and employee mat-<br>ters | <ol> <li>Exposure to controversial<br/>weapons (anti-personnel<br/>mines, cluster munitions,<br/>chemical weapons and biologi-<br/>cal weapons)</li> </ol>                    | 1.8 (Social factors and risks)             | Engagement for Portfolio Management  | Negative screening                                   |
| No        | Emissions                        | 4. Investments in companies<br>without carbon emission<br>reduction initiatives   | 1.7 (Environmental fac-<br>tors and risks) | Engagement related to Group Strategy<br>and commitments.<br>&<br>Engagement for Portfolio Management | Portfolio Decarbonization<br>&<br>Negative screening |
| No        | Governance                       | 22. Non-cooperative tax juris-<br>dictions  | N/A  | N/A  | N/A  |

To pursue its objectives, the Group uses the following types of engagement:

- Portfolio management-related engagement: the objective is to engage specific companies with poor sustainability performance that nevertheless show potential for a drift towards a more sustainable business conduct. In particular, this engagement focuses on companies in which the Group has a long-term financial interest but presenting material specific sustainability risk;
- Proxy voting related engagement: the objective is to stimulate investee companies to improve their governance, as well as their sustainability practices by dialogues with companies on votes casted in exercising voting rights towards them;
- Engagement related to the Group Strategy and commitments: the objective is to engage specific companies on the base of strategic considerations related to the Group (i.e. Business Strategy, Sustainability Strategy, Sustainable Investment Strategy) and existing external commitments (e.g. UN Global Compact), or local stewardship codes, to which the Group voluntarily adheres.

#### **Escalation procedure**

Where there is no reduction of the principal adverse impacts over more than one period reported on, we may: a) enact escalation procedures already foreseen by our active ownership principles; b) amend our active ownership principles to tighten our engagement or voting behavior or to foreseeing additional escalation procedures (e.g. voting against the remuneration of executives or against the balance sheet).

With regard to escalation procedures on our engagement practices, according to our voting principles, when the Group does not see progress despite ongoing engagement, or companies are insufficiently responsive on matters the Group believes that contribute to long-term value creation or when the remediation plan of the investee company appears weak, the Group may signal its disappointment to the relevant company by voting against relevant management proposals directly addressing the topic of concern and/or indirectly expressing contrariety (e.g. by voting against the discharge of responsibility of the Directors in markets where that is an option, withholding support for the re-election of responsible members of the Board of Directors, opposing to executive remuneration that does not have a link with the sustainability targets the Group is advocating for in its engagement effort). Further examples of escalation procedures in our voting practices include voting against responsible directors in situations of severe or systematic violations or lack of processes and compliance mechanisms in respect to environmental factors (including climate change mitigation and adaptation) and social factors (including situations of poor employment, work and pay practices).

## 2.5 REFERENCES TO INTERNATIONAL STANDARDS

To confirm its multi-year commitment to sustainability, over the years the Group joined several reference initiatives, such as the

United Nations Global Compact in 2007, the PRI (Principles for Responsible Investment<sup>12</sup>) in 2011 and supported the Paris Agreement (2015).

This paragraph outlines the concrete link between PAIs indicators prioritized and the main commitments and internationally recognized standards to which the Group adheres to.

With regard to future-oriented climate scenarios, we developed our own tool (Climat@Risk) in 2022 in order to be able to analyze the influences on the investment and P&C underwriting portfolio.

#### **Paris Agreement**

Reference PAIs: PAI 1 to 5

Data sources for the calculation of PAIs: MSCI

#### Methodology and data used:

Climate change is counted among the most important challenges that the global society is facing. As for sustainability in a broad sense, fighting climate change is part of our moral duties for a more sustainable future and our risk management duties towards our stakeholders.

Generali supports the objective of the Paris Agreement and, as member of the Net Zero Asset Owner Alliance, is committed to transitioning their investment portfolios to net-zero  $CO_2$  emissions by 2050, with the goal of limiting global warming to  $1.5^{\circ}C$  (according to IPCC  $1.5^{\circ}$  scenario). In 2022 the Group updated its Climate Change Strategy by focusing on more stringent criteria for the exclusion of activities harmful to the climate (mainly thermal coal) and on increasing ambitions for the financing of activities offering solutions for the reduction of greenhouse gas emissions. The existing restrictions on tar sands were also integrated with restrictions on other hydrocarbons extracted through fracking and extraction in the Arctic, a particularly sensitive area in terms of biodiversity.

The Group's commitment to the fight against climate change is expressed in several investment strategies linked to:

- 1. exclusion from investments of activities harmful to the climate, such as thermal coal and unconventional oil & gas, including commitment to phase out from thermal coal in the investment portfolio by 2030 for OECD countries and 2040 for non-OECD.
- 2. our commitment to investment decarbonisation, through intermediate decarbonization target for YE 2024 of -25% for the corporate portfolio. The decarbonization targets were set according to science-based evidence (IPCC scenarios).
- 3. investments in activities that are drivers of change, including a target for 8.5 bln 9.5 bln new green and sustainable investments in bonds by YE 2025.

For what regards data source, MSCI is currently the provider for the calculation and publication of these PAIs. MSCI is also currently the main provider for the data used by the Group for the implementation of aforementioned strategies (e.g. carbon emissions data, information regarding issuer's involvement in coal such as % revenues for thermal coal, % of power generation from coal). An additional overlay of internal assessment, leveraging on internal ESG research, is carried out based on the materiality of the issuer for the investment portfolio.

To be noted that as of today the Group's decarbonization targets of -25% emissions on the corporate portfolio for YE 24 are applied on scope 1 and 2 only, while PAIs 1, 2, and 3 include also scope 3. Generali is working to clarify methodological issues related to scope 3, as well as data quality topics, data availability from data providers and investee companies, and improve the target setting approach for scope 3.

For more details:

- on methodology, strategies and targets on Climate Change: see the Group Technical Note on Climate Change.
- on data sources for the calculation of PAIs and related scope, including any potential limitations: see dedicated paragraph in point 2.3 in this document.

#### **United Nations Global Compact**

Reference PAI: PAI 10, PAI 11, PAI 16

Data source for the calculation of PAIs: MSCI, internal assessment

Methodology and data used:

<sup>&</sup>lt;sup>12</sup> PRI guidelines were used as reference standard for the definition of the Group Framework.

Certain issuers can be responsible for serious violations perpetrated against the environment, the communities or their own employees, thus destroying their human capital, its legitimacy to operate and the ability to create value in the long term. In the face of these risks, Generali applied a negative screening approach aiming at excluding from the investable universe those issuers (both corporate and sovereign) involved in severe controversies linked, among the others:

- for the corporate issuers, to violations of the UN Global Compact, OECD Guidelines for Multinational Enterprises, UN Declaration of Human Rights, ILO Declaration on Fundamental Principles and Rights at Work;
- for the sovereign issuers, to the criteria that include i) the respect of political rights and civil liberties, ii) the level of corruption in the country, iii) the level of cooperation in the global fight against money laundering and terrorism financing, iv) the level of contribution to deforestation.

For what regards data sources, MSCI is currently the main provider used by Generali to identify the issuers involved in such controversies. An additional overlay of internal assessment, leveraging on internal ESG research, is carried out based on the materiality of the issuer for the investment portfolio.

For more details:

- on methodology and strategies: see the Integration of Sustainability into Investments and Active Ownership Group Guideline (https://www.generali.com/our-responsibilities/responsible-investments).
- on data sources for the calculation of PAIs and related scope, including any potential limitations: see dedicated paragraph in point 2.3 in this document.

#### International treaties on controversial weapons

#### Reference PAI: PAI 14

Data source for the calculation of PAIs: MSCI, internal assessment

#### Methodology and data used:

The Group excludes from its investments issuers that are directly involved in armament and weapons that violate fundamental humanitarian principles through their normal use (cluster bombs, landmines, biological and chemical weapons, depleted uranium weapons and nuclear weapons in violation of the Non Proliferation Treaty).

The exclusion is consistent with Group commitments and international treaties (such as the Ottawa Convention, Oslo Convention and the Non Proliferation Treaty) as well as relevant local regulation (Italian Law n. 220/2021.)

The screening is performed using MSCI as main data provider. If needed, MSCI data can be complemented by other available sources (e.g. specialized websites or NGO research papers).

For more details:

- on methodology and strategies: see the Integration of Sustainability into Investments and Active Ownership Group Guideline (https://www.generali.com/our-responsibilities/responsible-investments).
- on data sources for the calculation of PAIs and related scope, including any potential limitations: see dedicated paragraph in point 2.3 in this document.

## 2.6 HISTORICAL COMPARISON

The Year on Year comparison for the PAIs reported in 2022 and 2023 is presented through the tables in Section 2.2. For the purpose of facilitating a historical comparison, we highlight the main changes in the PAI reporting between 2022 and 2023.

#### Scope

In 2023 indirect investments were added to the scope of the SFDR PAI statement. For comparison, the scope in 2022 included only direct investments (for more detail see the "Scope" section of this document). For this reason, some of the year-on-year variation of the PAIs can be attributed to the increase of the scope covered by the reporting solution implemented. As the reporting framework progresses and consolidates, we will endeavor to further isolate the contribution of the funds on the year-on-year performance of the PAIs.

#### Methodological changes

During 2023 the methodology for some of the PAIs has been updated by the data provider, which influences the comparability between the results of 2022 and 2023. In particular:

- PAIs 7 (Activities negatively affecting biodiversity-sensitive areas): differently from the past, the provider now also relies on estimated data of biodiversity impact. These estimations, based on the industrial sector of the companies, lead by construction to a different result of PAI 7. This new and more prudential regulatory interpretation of PAI 7 represents activities "potentially" affecting biodiversity sensitive areas.
- PAI 8 (Water Emissions): during 2023 the data provider has carried out adjustment and corrections on the underlying data captured by their model for Water Emissions, in order to increase the data quality. These corrections lead to material changes in the PAI values assigned to some of the issuers in their universe.
- PAI 11 (Lack of processes and compliance mechanisms to monitor compliance with UN Global Compact principles and OECD Guidelines for Multinational Enterprises) was significantly modified by the data provider in 2023. The new methodology allows a more in-depth mapping of the policies that companies have set to monitor compliance with UNGC or OECD Guidelines, which permits a more granular evaluation of PAI 11 for the portfolios.