# Principal Adverse Impact Statement

30 June 2023

Allianz Capital Partners A company of Allianz Global Investors



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#### 1. Summary

Allianz Global Investors GmbH (LEI: OJ2TIQSVQND4IZYYK658) ("AllianzGI") and its affiliate Allianz Capital Partners GmbH (LEI: 529900LP85FZLRHOP912) ("ACP") consider principal adverse impacts of their investment decisions on sustainability factors.

This statement on principal adverse impacts on sustainability factors covers the reference period from 1 January 2022 to 31 December 2022.

The present statement includes the statement on principal adverse impacts on sustainability factors of both AllianzGI and ACP. AllianzGI and ACP are affiliates and as such part of the Allianz Global Investors group. Both operate under the common governance framework of Allianz Global Investors. Actions taken at Allianz Global Investors in respect of principal adverse impacts on sustainability factors generally apply to AllianzGI and ACP, respectively. AllianzGI's assets under management comprise liquid and private markets investments whereas ACP engages only in private markets business. Unless otherwise indicated, "Allianz Global Investors" in this statement refers to both AllianzGI and ACP.

With this statement, AllianzGI and ACP disclose the principal adverse impacts on sustainability factors in accordance with Article 4 of Regulation (EU) 2019/2088 (Sustainable Finance Disclosure Regulation – "SFDR") and Articles 4 et seq. of the Commission Delegated Regulation (EU) 2022/1288 ("SFDR Delegated Regulation"). Principal adverse impacts ("PAI") are negative effects on sustainability factors. Sustainability factors include environmental, social and employee matters, respect for human rights, anti-corruption, and anti-bribery matters.

The statement covers 16 mandatory PAI indicators (as set out in Annex I Table 1 No. 1–16 of the SFDR Delegated Regulation) as well as the following two additional PAI indicators selected by AllianzGI and ACP:

- Investments in companies without carbon emission reduction initiatives (Annex I Table 2 No. 4 of the SFDR Delegated Regulation)
- Lack of anti-corruption and anti-bribery policies (Annex I Table 3 No. 15 of the SFDR Delegated Regulation)

This PAI statement relates to all Assets under Management (AuM) resulting from all portfolio management activities by AllianzGI and ACP, including all branches and across all regions. This includes listed equities and listed fixed income assets in public markets, and private markets investments.

The total Assets under Management (i.e., current value of all investments as of 31 December 2022) of AllianzGI is 599.4. billion EUR and of ACP is 55.9 billion EUR.

For public markets investments, PAI data was sourced from third-party data providers, whereas for private markets investments, PAI data was collected directly from investee companies and, in case of indirect investment strategies, from the respective managers (GPs) of the target funds on a best-effort-basis. For this reporting period, information in relation to the PAI indicators was not readily available with regard to a substantial part of the relevant assets under management. More specifically, the data coverage for the data we received was heterogenous and relatively high for indicators like scope 1 and 2 GHG emissions (PAI 1, PAI 2 and PAI 3), but very low for other indicators such as the gender pay gap (PAI 12). As a general rule, estimations on the part of Allianz Global Investors were only made to the extent that it would not impair the accuracy of the reported PAI indicators. The data coverage factor is disclosed for every PAI indicator. We generally strive to increase data coverage for PAI indicators with low data coverage through engagement with our data providers and investee companies.

This statement also summarizes the policies and measures of AllianzGI and ACP to identify, prioritise and mitigate PAI. With our approach to PAI screening, we have a robust framework in place to identify and prioritise PAI in the investment process. We strive to mitigate PAI through our active stewardship, exclusion policies and industry collaboration by means of international initiatives. One key pillar of our stewardship activities is the thematic engagement across the three sustainability themes we identified, which are also related to the respective PAI indicators: climate change (related to GHG PAI), planetary boundaries (related to biodiversity) and inclusive capitalism (related to some of the social PAI). For the PAI we consider most severe, we have defined a firmwide exclusion policy which restricts, investments in companies involved in coal (subject to

materiality thresholds) and controversial weapons. Furthermore, AllianzGI has made several commitments to strategic initiatives related to PAI indicators, which strengthens our approach to mitigate potential adverse impacts.

This statement was approved by the Sustainability Governance Committee of AllianzGI, the responsible body for the approval of the PAI statement of both AllianzGI and ACP. It applies to all branches of AllianzGI and ACP in all regions.

# 2. Description of the principal adverse impacts on sustainability factors

# 2.1 Description of the principal adverse impacts on sustainability factors for Allianz Global Investors GmbH

Adverse sustc	inability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
Indicators ap	olicable to investme	ents in investee companies			
CLIMATE AND	OTHER ENVIRONME	NT-RELATED INDICATORS			
Greenhouse gas emis-	1. GHG emissions	Scope 1 GHG emissions	13,250,606.7	<b>Calculation:</b> PAI 1 reflects the sum of all scope 1, scope 2 and scope 3 GHG	<b>Engagement:</b> We engage with listed corporates as part of the "climate change" theme. In 2022, we approached
sions		Scope 2 GHG emissions	3,137,524.7	emissions expressed as carbon dioxide equivalents (CO2e) in metrics tonnes	
		Scope 3 GHG emissions	110,595,462.5	which are attributed to investments of AllianzGI. We calculate the share of	amend their business model and employ new technolo- gies to progress to net zero. We continued our engage-
		Total GHG emissions	126,983,593.9	AllianzGI. We calculate the share of GHG emissions attributed to an invest- ment by first calculating the share of our investment in the investee com- pany in relation to the investee com- pany's overall enterprise value. Sec- ond, this share is multiplied with the re- spective investee company's overall GHG emissions. The share of GHG emissions attributed to AllianzGI is then aggregated for all investments managed by AllianzGI. <b>Data coverage:</b> The reported PAI indi- cator is based on 39.4% of the assets managed by AllianzGI for which car- bon emission data was available. Where carbon emission data was not provided to AllianzGI, no emissions were attributed to investments of Alli- anzGI. Data on scope 3 emissions for publicly listed companies are consist-	Voting: We continued to strengthen our voting guide- lines for public markets around "Say on Climate" resolu- tions, including director accountability. We also refined our approach to assessing corporates' climate transi- tion plans, with our Stewardship analysts and Research team joining forces to establish an analytical frame- work. As climate transition plans are specific in nature, we evaluated around 50 "Say on Climate" resolutions on a case-by-case basis using these sector specific
	2. Carbon foot- print	Carbon footprint	211.8	from our third-party data provider. <b>Calculation:</b> PAI 2 reflects the sum of all scope 1, scope 2 and scope 3 GHG	sions by end of 2025 for direct infrastructure equity. We will continue to increase the scope of our assets and set

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
			emissions attributed to investments of AllianzGI (calculated as set out for PAI 1 above) in metrics tonnes per million EUR invested. "Per million EUR in- vested" is calculated by dividing the sum of all scope 1, scope 2 and scope 3 GHG emissions by the total value of all investments managed by AllianzGI in million EUR. <b>Data coverage:</b> The reported PAI indi- cator is based on 39.4% of the assets managed by AllianzGI for which emis- sion data was not provided to Alli- anzGI, no emissions were attributed to investments of AllianzGI.	intermediate targets for our third-party client assets. <b>PAI screening:</b> We have developed for our public mar- ket investment strategies a proprietary methodology to screen the PAI profile of corporates pre-trade and mon- itor them post-trade. Corporates identified at risk may be subject to further analysis and are not investable for products complying with Art. 9 SFDR. For public market strategies, this is performed through pre-trade warnings to make portfolio managers aware of potentially rele- vant PAI ahead of making investment decisions. In pri- vate markets, a proprietary environmental, social and governance ("ESG") questionnaire is used to request sustainability-related information from investee compa- nies, target fund managers and borrowers and an as- sessment is made during the due diligence process. If, at any time during the investment phase, sustainability
3. GHG intensity of investee com- panies	GHG intensity of investee companies	967.2	Calculation: PAI 3 reflects the weighted average of the GHG inten- sity of all investments managed by Al- lianzGI. This is calculated by aggregat- ing the GHG intensity of all investee companies (i.e., the investee compa- nies' scope 1, 2 and 3 GHG emissions in metric tonnes per million EUR reve- nue), with each GHG intensity weighted by the relative share of the respective investment in the overall portfolio of investments managed by AllianzGI. Data coverage: The reported PAI indi- cator is based on 45.7% of the assets managed by AllianzGI for which emis- sion data was available. For investee companies without emissions data, the weighted average GHG intensity of the investee companies with emission data was applied. That means it was	risks and PAI indicators are considered too high or do not meet the relevant ESG criteria as per the respective portfolio managers' internal proprietary assessment, a transaction may be subject to further action. Please re- fer to section 3 of the PAI Statement for more details on our PAI screening approach. All strategies following the Allianz ESG Integration Framework require additional checks for investments in ESG sensitive business areas, such as infrastructure, oil and gas, nuclear energy, hy- dro-electric power, and mining. <b>Firmwide exclusions:</b> Due to the highly negative climate impact of coal, we are excluding companies involved in coal in all public markets mutual funds of AllianzGI and portfolio management mandates which are subject to the firmwide exclusion policy. The relevant thresholds can be found at: <u>Firmwide Exclusion Policy</u> Dedicated sustainability approach: We launched in

Adverse sust	ainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
				effectively assumed that all investee companies without emission data have the weighted average GHG in- tensity of the investee companies with emission data in the overall portfolio managed by AllianzGI.	
	4. Exposure to companies ac- tive in the fossil fuel sector	Share of investments in compa- nies active in the fossil fuel sec- tor	5.1%	Calculation: PAI 4 reflects the share of investments in companies active in the fossil fuel sectors (which include ex- traction, processing, storage and transportation of petroleum products, natural gas, and thermal and metal- lurgical coal) in relation to all invest- ments managed by AllianzGI. Data coverage: The reported PAI indi- cator is based on 46.4% of the assets managed by AllianzGI for which data on exposure to the fossil fuel sector was available. Investments for which such data was not available were con- sidered as companies without expo- sure to the fossil fuel sector.	
	5. Share of non-re- newable energy consumption and production	Share of non-renewable energy consumption and non-renewa- ble energy production of inves- tee companies from non-renew- able energy sources compared to renewable energy sources, expressed as a percentage of total energy sources		Calculation: PAI 5 reflects the weighted average share of non-re- newable energy consumption and production of investee companies. This is calculated by aggregating the per- centage of non-renewable energy consumption and production (i.e., non- renewable energy sources divided by total energy sources) of investee com- panies, with each such percentage weighted by the relative share of the relevant investment in the overall port- folio of investments managed by Alli- anzGI. Data coverage: The reported PAI	

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
6. Energy con- sumption inten- sity per high im- pact climate sector	Energy consumption in GWh per million EUR of revenue of in- vestee companies, per high im- pact climate sector	PAI per High Impact NACE Sector: A: 0.4 B: 1.8 C: 0.7 D: 5.1 E: 2.3 F: 0.2 G: 1.7 H: 1.1 L: 0.6	<ul> <li>indicator is based on 37.5% of the assets managed by AllianzGI for which relevant data was available. For investee companies without the relevant data, the weighted average percentage of non-renewable energy consumption and production of the investee companies with available data is applied. That means it was effectively assumed that companies without data have the weighted average percentage of non-renewable energy consumption and production of all investee companies with data in the overall portfolio of investments managed by AllianzGI.</li> <li>Calculation: PAI 6 reflects the weighted average energy consumption intensity of investee companies per high impact climate sector. This is calculated by aggregating for each high impact climate sector (categorized by NACE Level 1) all relevant investee companies' energy consumption intensities, with each intensity weighted by the relative share of the relevant investments in that high impact climate sector. The energy consumption intensity is expressed as total energy consumption in GWh, divided per million EUR revenue.</li> <li>Data coverage: The reported PAI indicator is based on 38.3% of the assets managed by AllianzGI for which relevant data was available. For investee companies without energy</li> </ul>	

Adverse sustainability indicator		Metric Impact 2022		Explanation	Actions taken, and actions planned and targets set for the next reference period	
				consumption intensity data, the weighted average energy consump- tion intensity per high impact sector of investee companies with data was ap- plied. That means it was effectively as- sumed that investee companies with- out data have the weighted average energy consumption intensity of the in- vestee companies with data in the specific high impact sector.		
Biodiversity	7. Activities nega- tively affecting biodiversity-sen- sitive areas	Share of investments in investee companies with sites/opera- tions located in or near to biodi- versity-sensitive areas where ac- tivities of those investee compa- nies negatively affect those ar- eas	0.3%	Calculation: PAI 7 reflects the share of investments in companies with activi- ties negatively affecting biodiversity- sensitive areas in relation to all invest- ments managed by AllianzGI. Data coverage: The reported PAI indi- cator is based on 45.9% of the assets managed by AllianzGI for which data on activities negatively affecting biodi- versity-sensitive areas was available. Investments for which data was not available were considered as compa- nies without activities negatively af- fecting biodiversity-sensitive areas.	Engagement: We engage listed corporates on biodiver- sity as part of the "planetary boundaries" theme. In 2022, biodiversity was discussed as a topic in 36 en- gagements. Exclusions for sustainable public markets mutual funds: As part of AllianzGI's exclusion policy for products com- plying with Art. 8 or Art. 9 SFDR, we are screening out corporates with severe violations of international norms (comprising, among others, also environmental norms). PAI screening: We have developed for our public mar- ket investment strategies a proprietary methodology to screen the PAI profile of corporates pre-trade and mon- itor them post-trade. Corporates identified at risk may be subject to further analysis and are not investable for our products complying with Art. 9 SFDR. For public markets strategies, this is performed through pre-trade warnings to make portfolio managers aware of poten- tially relevant PAI ahead of making investment deci- sions. In private markets, a proprietary environmental, social and governance ("ESG") questionnaire is used to request sustainability-related information from investee companies, target fund managers and borrowers and an assessment is made during the due diligence pro- cess. If, at any time during the investment phase, sus- tainability risks and PAI indicators are considered too high or do not meet the relevant ESG criteria as per the respective portfolio managers' internal proprietary	

Adverse sustainability indicator		Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
					assessment, a transaction may be subject to further ac- tion. Please refer to section 3 of the PAI Statement for more details on our PAI screening approach. In addition, all strategies following the Allianz ESG Inte- gration Framework require additional checks for invest- ments in ESG sensitive business areas, such as agricul- ture, fisheries and forestry, animal welfare, animal test- ing.
Water	8. Emissions to wa- ter	Tonnes of emissions to water generated by investee compa- nies per million EUR invested, expressed as a weighted aver- age	0.9	Calculation: PAI 8 reflects the sum of all emissions to water attributed to in- vestments of AllianzGI per million EUR invested. This is calculated by dividing the sum of all emissions to water (in tonnes) attributable to investments managed by AllianzGI (calculated as set out for PAI 1 above) by the value of all investments managed by AllianzGI in million EUR. Data coverage: The reported PAI indi- cator is based on 0.5% of the assets managed by AllianzGI for which water emissions data was available. Where water emissions data was not pro- vided to AllianzGI, no emissions were attributed to investments of AllianzGI.	Exclusions for sustainable mutual funds: As part of Alli- anzGI's exclusion policy for products complying with Art. 8 or Art. 9 SFDR, we are screening out corporates with severe violations of international norms (compris- ing, among others, also environmental norms). <b>PAI screening:</b> We have developed for our public mar- ket investment strategies a proprietary methodology to screen the PAI profile of corporates pre-trade and mon- itor them post-trade. Corporates identified at risk may be subject to further analysis and are not investable for our products complying with Art. 9 SFDR. For public markets strategies, this is performed through pre-trade warnings to make portfolio managers aware of poten- tially relevant PAI ahead of making investment deci- sions. In private markets, a proprietary environmental, social and governance ("ESG") questionnaire is used to request sustainability-related information from investee
Waste	9. Hazardous waste and radi- oactive waste ratio	Tonnes of hazardous waste and radioactive waste generated by investee companies per million EUR invested, expressed as a weighted average	0.7	Calculation: PAI 9 reflects the sum of all hazardous waste and radioactive waste attributed to investments of Alli- anzGI per million EUR invested. This is calculated by dividing the sum of all hazardous waste and radioactive waste (in tonnes) attributable to invest- ments managed by AllianzGI (calcu- lated as set out for PAI 1 above) by the total value of all investments man- aged by AllianzGI in million EUR. Data coverage: The reported PAI	companies, target fund managers and borrowers and an assessment is made during the due diligence pro- cess. If, at any time during the investment phase, sus- tainability risks and PAI indicators are considered too high or do not meet the relevant ESG criteria as per the respective portfolio managers' internal proprietary as- sessment, a transaction may be subject to further ac- tion. Please refer to section 3 of the PAI Statement for more details on our PAI screening approach. All strategies following the Allianz ESG Integration Framework require additional checks for investments in ESG sensitive business areas, such as agriculture,

Adverse sust	ainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
INDICATORS	S FOR SOCIAL AND E	MPLOYEE. RESPECT FOR HUMAN	RIGHTS, ANTI-C	indicator is based on 14.4% of the as- sets managed by AllianzGI for which relevant emission data was available. Where emission data was not pro- vided to AllianzGI, no emissions were attributed to investments of AllianzGI.	fisheries and forestry, hydro-electric power, and mining.
Social and employee matters	10. Violations of UN Global Com- pact principles and Organisa- tion for Eco- nomic Coopera- tion and Devel- opment (OECD) Guidelines for Multinational Enterprises	Share of investments in investee companies that have been in- volved in violations of the UNGC principles or OECD Guidelines for Multinational En- terprises	-	Calculation: PAI 10 reflects the share of investments in investee companies with involvement in violations of UN Global Compact ("UNGC") principles or OECD Guidelines in relation to all investments managed by AllianzGI. Data coverage: The reported PAI indi- cator is based on 48.9% of the assets managed by AllianzGI for which data on violations of UNGC principles or OECD Guidelines was available. In- vestments for which such data was not available were considered as compa- nies without violations of UNGC princi- ples or OECD Guidelines.	Engagement: We expect listed corporates to adhere to international norms and engaged with corporates on controversies, for example related to human rights as part of the "inclusive capitalism" theme. Corporates have a responsibility to protect human rights within their own operations (workforce) and at upstream (sup- pliers) and downstream (clients) levels. This is especially important in countries where human rights standards are lower and where there are greater risks of on-the- ground controversies. In 2022, we continued to engage with corporates on controversies, for example related to human rights and labour rights, to seek more infor- mation, understand remedial actions and push for change. Exclusions for sustainable mutual funds: As part of Alli-
	11. Lack of pro- cesses and com- pliance mecha- nisms to moni- tor compliance with UN Global Compact princi- ples and OECD Guidelines for Multinational Enterprises	Share of investments in investee companies without policies to monitor compliance with the UNGC principles or OECD Guidelines for Multinational En- terprises or grievance/ com- plaints handling mechanisms to address violations of the UNGC principles or OECD Guidelines for Multinational Enterprises	20.0%	Calculation: PAI 11 reflects the share of investments in investee companies which lack processes and compliance mechanisms to monitor compliance with UN Global Compact principles and OECD Guidelines in relation to all investments managed by AllianzGI. Data coverage: The reported PAI indi- cator is based on 46.2% of the assets managed by AllianzGI for which data on compliance with UNGC principles or OECD Guidelines was available. In- vestments for which such data was not available were considered as not	anzGI's exclusion policy for products complying with Art. 8 or Art. 9 SFDR, we are screening out corporates with severe violations of international norms. <b>PAI screening:</b> We have developed for our public mar- ket investment strategies a proprietary methodology to screen the PAI profile of corporates pre-trade and mon- itor them post-trade. Corporates identified at risk may be subject to further analysis and are not investable for our products complying with Art. 9 SFDR. For public markets strategies, this is performed through pre-trade warnings to make portfolio managers aware of poten- tially relevant PAI ahead of making investment deci- sions. In private markets, a proprietary environmental, social and governance ("ESG") questionnaire is used to

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
			lacking processes and compliance mechanisms to monitor compliance with UN Global Compact principles and OECD Guidelines.	request sustainability-related information from investee companies, target fund managers and borrowers and an assessment is made during the due diligence pro- cess. If, at any time during the investment phase, sus- tainability risks and PAI indicators are considered too high or do not meet the relevant ESG criteria as per the respective portfolio managers' internal proprietary as- sessment, a transaction may be subject to further ac- tion. Please refer to section 3 of the PAI statement for more details on our PAI screening approach. In addition, all strategies following the Allianz ESG Inte- gration Framework require additional checks for invest- ments in ESG sensitive business areas, such as human rights.
12. Unadjusted gender pay gap	Average unadjusted gender pay gap of investee companies	14.6%	Calculation: PAI 12 reflects the weighted average unadjusted gender pay gap of investee companies. This is calculated by aggregating the unad- justed gender pay gap of investee companies, with each gender pay gap weighted by the share of the relevant investment in the overall portfolio of investments managed by AllianzGI. The unadjusted gender pay gap is de- fined as the difference between the average gross hourly earnings of male and female employees, expressed as a percentage of hourly gross earnings of men. Data coverage: The reported PAI indi- cator is based on 12.0% of the assets managed by AllianzGI for which rele- vant data was available. For investee companies without gender pay gap data, the weighted average unad- justed gender pay gap of investee companies with	<ul> <li>Engagement: As part of our "inclusive capitalism" sustainability theme, we are engaging with listed corporates on gender pay gap. In addition, we chaired the French investor group of the 30% Club, a global campaign aiming at increasing gender diversity on boards and executive teams, and addressing pipeline building and issues around the glass ceiling in listed corporates. In 2022, AllianzGI joined all the Club's corporate engagements, including 18 in-person meetings and conversations via email.</li> <li>PAI screening: We have developed for our public market investment strategies a proprietary methodology to screen the PAI profile of corporates pre-trade and monitor them post-trade. Corporates identified at risk may be subject to further analysis and are not investable for our products complying with Art. 9 SFDR. For public markets strategies, this is performed through pre-trade warnings to make portfolio managers aware of potentially relevant PAI ahead of making investment decisions. In private markets, a proprietary environmental, social and governance ("ESG") questionnaire is used to request sustainability-related information from investee companies, target funds and borrowers and an</li> </ul>

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
			data was applied. That means it was effectively assumed that all investee companies without data have the weighted average gender pay gap of the investee companies with data in the overall portfolio of investments managed by AllianzGI.	assessment is made during the due diligence process. If, at any time during the investment phase, sustainability risks and PAI indicators are considered too high or do not meet the relevant ESG criteria as per the respective portfolio managers' internal proprietary assessment, a transaction may be subject to further action. Please re- fer to section 3 of the PAI Statement for more details on our PAI screening approach. <b>Measures to increase data coverage</b> : Data on unad- justed gender pay gap is for the time being not widely available as disclosure is only mandatory for compa- nies in the UK. In order to increase data coverage, we are engaging with data providers and issuers.
13. Board gender diversity	Average ratio of female to male board members in investee companies, expressed as a per- centage of all board members	35.1%	Calculation: PAI 13 reflects the weighted average board gender di- versity of investee companies. Board gender diversity is expressed as the percentage of female to all board members of an investee company. The weighted average board gender di- versity is calculated by aggregating the board gender diversity of all inves- tee companies, with each such diver- sity weighted by the relative share of the relevant investment in the overall portfolio of investments managed by AllianzGI. Data coverage: The reported PAI indi- cator is based on 37.0% of the assets managed by AllianzGI for which rele- vant data was available. For investee companies without board gender di- versity data, the weighted average board gender diversity of investee companies with data was applied. That means it was effectively assumed that all investee companies without	Engagement: As part of our "inclusive capitalism" sus- tainability theme, we are engaging with listed corpo- rates on board gender diversity. In addition, we chaired the French investor group of the 30% Club, a global campaign aiming at increasing gender diversity on boards and executive teams in listed corporates. In 2022, AllianzGI joined all corporate engagements of the 30% Club in France, including 18 in-person meet- ings and conversations via email. Voting: We strongly encourage all boards and man- agement teams of listed corporates to strive for at least 30% representation of male and female gender and vote generally against re-elections of board members of large cap corporates in developed markets if the board gender diversity is below 30%. PAI screening: We have developed for our public mar- ket investment strategies a proprietary methodology to screen the PAI profile of corporates identified at risk may be subject to further analysis and are not investable for our products complying with Art. 9 SFDR. For public markets strategies, this is performed through pre-trade warnings to make portfolio managers aware of poten- tially relevant PAI ahead of making investment

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
			board gender diversity data have the weighted average board gender di- versity of the investee companies with data in the overall portfolio of invest- ments managed by AllianzGI.	decisions. In private markets, a proprietary environmen- tal, social and governance ("ESG") questionnaire is used to request sustainability-related information from inves- tee companies, target funds and borrowers and an as- sessment is made during the due diligence process. If, at any time during the investment phase, sustainability risks and PAI indicators are considered too high or do not meet the relevant ESG criteria as per the respective portfolio managers' internal proprietary assessment, a transaction may be subject to further action. Please re- fer to section 3 of the PAI Statement for more details on our PAI screening approach.
14. Exposure to controversial weapons (anti- personnel mines, cluster munitions, chemical weap- ons and biologi- cal weapons)	Share of investments in investee companies involved in the man- ufacture or selling of controver- sial weapons	0.0%	Calculation: PAI 14 reflects the share of investments in investee companies with exposure to controversial weap- ons in relation to all investments man- aged by AllianzGI. Exposure to contro- versial weapons means that the rele- vant investee companies manufacture or sell controversial weapons, includ- ing anti-personnel mines, cluster muni- tions, chemical weapons and biologi- cal weapons. Data coverage: The reported PAI indi- cator is based on 52.5% of the assets managed by AllianzGI for which data on exposure to controversial weapons was available. Where such data was not available, investments were con- sidered as not having exposure to con- troversial weapons.	<ul> <li>Firmwide exclusions: We are of the view that there are certain categories of weapons – so-called controversial weapons – which must not be supported by any means as they have been deemed unacceptable or even illegal under certain regulations based on their humanitarian impact. Therefore, we are refraining from investing with our mutual funds and portfolio management mandates which are subject to the firmwide exclusion policy in corporates involved in controversial weapons as defined below:</li> <li>Anti-personnel mines,</li> <li>Cluster munitions,</li> <li>Biological weapons,</li> <li>Chemical weapons,</li> <li>Nuclear weapons outside of NPT (non-proliferation treaty),</li> <li>Depleted uranium weapons.</li> <li>PAI screening: We have developed for our public market investment strategies a proprietary methodology to screen the PAI profile of corporates identified at risk may be subject to further analysis and are not investable for our products complying with Art. 9 SFDR. For public market strategies, this is performed through pre-trade warnings to make portfolio managers aware of</li> </ul>

Adverse sust	tainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
		/ESTMENTS IN SOVEREIGNS AND		ALS	potentially relevant PAI ahead of making investment decisions. In private markets, a proprietary environmen- tal, social and governance ("ESG") questionnaire is used to request sustainability-related information from inves- tee companies, target funds and borrowers and an as- sessment is made during the due diligence process. If, at any time during the investment process, sustainabil- ity risks and PAI indicators are considered too high or do not meet the relevant ESG criteria as per the respec- tive portfolio managers' internal proprietary assess- ment, a transaction may be subject to further actions. Please refer to section 3 of the PAI Statement for more details on our PAI screening approach.
Environ- mental	15. GHG intensity	GHG intensity of investee coun- tries	327.0	Calculation: PAI 15 reflects the weighted average GHG intensity of in- vestee countries. The GHG intensity of investee countries is expressed as tonnes of CO2e emissions per billion EUR GDP of that country. The weighted average GHG intensity is cal- culated by aggregating the GHG in- tensity of all investee countries, with each intensity weighted by the relative share of the relevant investment in the overall portfolio of investments man- aged by AllianzGI. For the currency conversion of Nominal GDP in the lo- cal currency to EUR, the average an- nual nominal exchange rate is used. Data coverage: The reported PAI indi- cator is based on 21.4% of the assets managed by AllianzGI for which rele- vant data was available. For investee countries without GHG emissions data,	managers aware of potentially relevant PAI ahead of making investment decisions. Indicators applicable to

Adverse sus	tainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
				the weighted average GHG intensity of investee countries with GHG emis- sions data was applied. That means it was effectively assumed that all inves- tee countries without emission data have the weighted average GHG in- tensity of the investee countries with emission data relevant for the portfo- lios managed by AllianzGI.	
Social	16. Investee coun- tries subject to social violations	Number of investee countries subject to social violations (abso- lute number and relative num- ber divided by all investee coun- tries), as referred to in interna- tional treaties and conventions, United Nations principles and, where applicable, national law	senting 1.6% of all investee countries, and	Calculation: PAI 16 reflects the share of investments in investee countries subject to social violations in relation to all investments managed by Alli- anzGI. Investee countries are considered to be subject to social violations if they are subject to European Union Sanc- tions (see European Union External Action). Data coverage: The reported PAI indi- cator is based on 21.4% of the assets managed by AllianzGI for which data on European Union Sanctions was available. Where such data was not available, investments were consid- ered as not being subject to social vio- lations.	Exclusions for sustainable mutual funds: As part of Alli- anzGI's exclusion policy for products complying with Art. 8 or Art. 9 SFDR, we are screening out sovereign is- suer with insufficient Freedom House score (for our Emerging Markets Debt strategies, we are using an equivalent ESG rating). PAI screening: We have developed a proprietary meth- odology to screen the PAI profile of sovereign issuers pre-trade and monitor them post-trade. Sovereign issu- ers identified at risk may be subject to further analysis and are not investable for our products complying with Art. 9 SFDR. For public market strategies, this is per- formed through pre-trade warnings to make portfolio managers aware of potentially relevant PAI ahead of making investment decisions. Indicators applicable to investments in sovereigns and supranationals are not relevant for private markets. Please refer to section 3 of the PAI Statement for more details on our PAI screening approach.

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Adverse sust	ainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
Other indicat	tors for principal adve	erse impacts on sustainability facto	ors		
CLIMATE AN	ID OTHER ENVIRONI	MENT-RELATED INDICATORS			
INDICATORS	SAPPLICABLE TO IN\	/ESTMENTS IN INVESTEE COMPA	NIES		
Emissions	4. Investments in companies without carbon emission reduc- tion initiatives	Share of investments in investee companies without carbon emis- sion reduction initiatives aimed at aligning with the Paris Agree- ment	15.2%	Calculation: This indicator reflects the share of investments in investee com- panies without carbon emission reduc- tion initiatives aimed at aligning with the Paris Agreement in relation to all investments managed by AllianzGI. Data coverage: The reported PAI indi- cator is based on 45.3% of the assets managed by AllianzGI for which data on carbon emission reduction initia- tives was available. Where such data was not available, investments were considered as investments without carbon emission reduction initiatives.	Engagement: We engage with listed corporates as part of the "climate change" theme. In 2022 we approached 217 corporates to challenge their climate transition tar- gets and pathways and understand how they intend to amend their business model and employ new technolo- gies to progress to net zero. We continued our engage- ment with oil and gas majors on energy transition and spoke with corporates out of the energy sectors on 26 occasions. Voting: We continued to strengthen our voting guide- lines for public markets around "Say on Climate" resolu- tions, including director accountability. We also refined our approach to assessing corporates' climate transi- tion plans, with our Stewardship analysts and Research team joining forces to establish an analytical frame- work. As climate transition plans are specific in nature, we evaluated around 50 "Say on Climate" resolutions on a case-by-case basis using these sector specific frameworks. Company commitment: AllianzGI is a signatory to the NZAMi and committed to support the goal of net zero GHG emissions by 2050 or sooner. As part of this initia- tive, we have submitted our first interim targets at the beginning of 2022. The targets cover 14% of our assets under management for which we commit to reduce the carbon intensity by the end of 2024 by 25% for our listed equity and corporate bonds and to reduce 28% of absolute emissions by end of 2025 for direct infrastruc- ture equity. We will continue to increase the scope of our assets and set intermediate targets for our third- party client assets.

Adverse suste	ainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period				
INDICATORS	NDICATORS FOR SOCIAL AND EMPLOYEE, RESPECT FOR HUMAN RIGHTS, ANTI-CORRUPTION AND ANTI-BRIBERY MATTERS								
INDICATORS	SAPPLICABLE TO IN	/ESTMENTS IN INVESTEE COMPA	NIES						
Anti-corrup- tion and anti-bribery	15. Lack of anti- corruption and anti-bribery policies	Share of investments in entities without policies on anti-corrup- tion and anti-bribery consistent with the United Nations Conven- tion against Corruption	2.4%	Calculation: This indicator reflects the sh of investments in investee companies w out policies on anti-corruption and anti- bribery in accordance with the United N tions Convention against Corruption (or equivalent recognized external standar to all investments managed by AllianzG Data coverage: The reported PAI indica is based on 30.3% of the assets manage by AllianzGI for which data on policies of anti-corruption and anti-bribery consiste with the United Nations Convention aga Corruption was available. Where such d was not available, investments were con ered as not having policies on anti-corru tion and anti-bribery in accordance with United Nations Convention against Cor- tion.	<ul> <li>AllianzGI's exclusion policy for products complying with Art. 8 or Art. 9 SFDR , we are screening out corporates with severe violations of international norms.</li> <li>ds) <ol> <li>I.</li> <li>tor</li> <li>an</li> <li>ent</li> <li>inst</li> <li>ata</li> <li>ansid-</li> <li>ip-</li> <li>the</li> </ol> </li> </ul>				

# 2.2 Description of the principal adverse impacts on sustainability factors for Allianz Capital Partners GmbH

Adverse susto	ainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
Indicators ap	plicable to investme	ents in investee companies			
CLIMATE AND	OTHER ENVIRONME	NT-RELATED INDICATORS			
Greenhouse gas emis-	1. GHG emissions	Scope 1 GHG emissions	582,853.2	<b>Calculation:</b> PAI 1 reflects the sum of all scope 1, scope 2 and scope 3 GHG	<b>Company Engagement:</b> ACP engaged with all of its direct investments in 2022 on GHG emissions and re-
sions		Scope 2 GHG emissions	97,153.4	emissions expressed as carbon dioxide equivalents (CO2e) which are at-	quired that companies with scope 1 and 2 GHG* emissions greater than 10 tCO2e/million EUR (cal-
		Scope 3 GHG emissions	2,682,598.7	tributed to investments of ACP. We calculate the share of GHG emissions	culated as GHG emissions (CO2e) / [equity + debt] in the capital structure (million EUR) per asset) put in
		Total GHG emissions	3,362,605.4	attributed to an investment by first cal- culating the share of our investment in the investee company in relation to the investee company's overall enter- prise value. Second, this share is multi- plied with the respective investee com- pany's overall GHG emissions. The share of GHG emissions attributed to ACP is then aggregated for all invest- ments managed by ACP. <b>Data coverage:</b> The reported PAI indi- cator is based on 35.2% of the assets managed by ACP for which carbon emissions data was available. Where carbon emissions data was not pro- vided to ACP, no emissions were at-	For indirect investments (i.e., investments in third- party infrastructure funds), ACP engaged with most of the target fund managers to encourage the re- duction of GHG emissions in corporate activities or fund portfolios and the setting of net zero plans. Moreover, ACP indirect infrastructure equity started to monitor annually the scope 1 and 2 GHG emis- sions of its portfolio funds and co-investments when- ever such data is available. ACP Private Equity (indi-
	2. Carbon foot- print	Carbon footprint	60.2	all scope 1, scope 2 and scope 3 GHG emissions attributed to investments of ACP (calculated as set out for PAI 1 above) per million EUR invested. "Per million EUR invested" is calculated by dividing the sum of all scope 1, scope	rect strategy) requests emissions data from target fund managers and as part of due diligence for new investments will review a target fund manager's likely GHG intensity of their strategy as well as de- tails of any approach to setting decarbonisation tar- gets. In addition to encouraging companies to re- duce scope 1 emissions, ACP is working with a wider group of stakeholders including regulators and

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
			total value of all investments man- aged by ACP in million EUR. <b>Data coverage:</b> The reported PAI indi- cator is based on 35.2% of the assets managed by ACP for which carbon emissions data was available. Where carbon emissions data was not pro- vided to ACP, no emissions were at- tributed to investments of ACP.	governments to assist in the reduction of scope 2 emissions through the greater use of eco fuel in the energy mix including biomethane and hydrogen. <b>Voting</b> : ACP required that for all direct investments, decarbonisation targets and net zero pathways shall be ratified by the company boards. In case of direct investments, ACP is able to influence its boards to ensure that decarbonisation is prioritised. <b>Company commitment:</b> ACP as part of Allianz
3. GHG intensity of investee com- panies	GHG intensity of investee companies	4,863.2	Calculation: PAI 3 reflects the weighted average of the GHG inten- sity of all investments managed by ACP. This is calculated by aggregating the GHG intensity of all investee com- panies (i.e., the investee companies' scope 1, 2 and 3 GHG emissions per million EUR revenue), with each GHG intensity weighted by the relative share of the respective investment in the overall portfolio of investments managed by ACP. Data coverage: The reported PAI indi- cator is based on 30.7% of the assets managed by ACP for which carbon emissions data was available. For in- vestee companies without emissions data, the average GHG intensity of the investee companies with emission data was applied. That means it was effectively assumed that all investee companies without emission data have the weighted average GHG in- tensity of the investee companies with emission data in the overall portfolio of investments managed by ACP. It is to be noted that the reported fig- ure is substantially influenced by	Global Investors group with AllianzGI being a signa- tory to the NZAMi is committed to support the goal of net zero GHG emissions by 2050 or sooner and is committing to reduce the absolute emissions of the direct infrastructure equity portfolio by 28% by 2025. <b>PAI screening:</b> ACP has developed for its direct in- vestments a proprietary ESG Questionnaire which is to be completed semi-annually by the portfolio companies which covers, among others, ESG topics, 16 PAI (14 mandatory plus 2 discretionary). Slow re- porting of PAI is followed up regularly by the portfo- lio management team, with coverage improving over time. Concerns are fast tracked with discussion between the portfolio manager and ESG depart- ments on how to resolve them. For potential invest- ments, the portfolio management team is required to provide as much information as possible relating to the status of the 16 PAI. With regard to indirect in- vestments (fund-of-fund strategies), ACP indirect in- frastructure and private equity teams investigate during the due diligence phase which PAI will be re- ported by the targeted fund or co-investment and engage during the investment phase with target fund managers to receive such information and as well to ask for increasing PAI coverage. For exam- ple, we request from target fund managers PAI data on an annual basis, also liaising with data platforms who are engaging with target fund managers to

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
			outliers, namely investee companies with very low revenues. Excluding the most extreme outlier decreases the re- ported indicator to 1,846.5.	request this information. Please refer to section 3 of the PAI Statement for more details on our PAI screening approach. <b>Dedicated sustainability approach:</b> ACP continues
4. Exposure to companies ac- tive in the fossil fuel sector	Share of investments in companies active in the fossil fuel sector	10.8%	Calculation: PAI 4 reflects the share of investments in companies active in the fossil fuel sectors (which include ex- traction, processing, storage and transportation of petroleum products, natural gas, and thermal and metal- lurgical coal) in relation to all invest- ments managed by ACP. Data coverage: The reported PAI indi- cator is based on 30.9% of the assets managed by ACP for which data on exposure to the fossil fuel sector was available. Investments for which such data was not available were consid- ered as companies without exposure to the fossil fuel sector.	to launch funds complying with Art. 8 SFDR, some of which commit to reduce the carbon footprint of high and medium GHG emitting companies (Scope 1 and 2 emissions greater than 10 tCO2e/million EUR) in- cluding having a net zero plan in place or a commit- ment to a sustainable investment share which shall contribute to climate change mitigation, adaptation and the decarbonisation of the economy. <b>Firmwide exclusions:</b> Due to the highly negative cli- mate impact of coal are all investments subject to the ACP firmwide exclusion policy dedicated to coal as well as the <u>Allianz ESG Integration Framework</u> . More details can be found here: <u>Firmwide Exclusion</u> <u>Policy</u> . *data coverage is low for scope 3 GHG emissions
5. Share of non- renewable en- ergy consump- tion and pro- duction	Share of non-renewable energy con- sumption and non-renewable en- ergy production of investee compa- nies from non-renewable energy sources compared to renewable en- ergy sources, expressed as a per- centage of total energy sources	36.1%	<b>Calculation:</b> PAI 5 reflects the weighted average share of non-re- newable energy consumption and production of investee companies. This is calculated by aggregating the per- centage of non-renewable energy consumption and production (i.e., non- renewable energy sources divided by total energy sources) of investee com- panies, with each such percentage weighted by the relative share of the relevant investment in the overall port- folio of investments managed by ACP. <b>Data coverage:</b> The reported PAI indi- cator is based on 25.5% of the assets managed by ACP for which relevant data was available. For investee	

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
6. Energy con- sumption inten- sity per high im- pact climate sector	Energy consumption in GWh per mil- lion EUR of revenue of investee com- panies, per high impact climate sec- tor		companies without the relevant data, the weighted average percentage of non-renewable energy consumption and production of the investee com- panies with available data is applied. That means it was effectively assumed that companies without data have the weighted average percentage of non- renewable energy consumption and production of all investee companies with data in the overall portfolio man- aged by ACP. <b>Calculation:</b> PAI 6 reflects the weighted average energy consumption intensity of investee companies per high impact climate sector. This is calculated by ag- gregating for each high impact climate sector (categorized by NACE Level 1) all relevant investee companies' energy consumption intensities, with each in- tensity weighted by the relative share of the relevant investment in the over- all portfolio of investments in that high impact climate sector. The energy con- sumption intensity is expressed as total energy consumption in GWh, divided per million EUR revenue. <b>Data coverage:</b> The reported PAI indi- cator is based on 21.2% of the assets managed by ACP for which relevant data was available. For investee com- panies without energy consumption in- tensity data, the weighted average en-	targets set for the next reference period
			ergy consumption intensity per high impact sector of investee companies with data was applied. That means it was effectively assumed that investee	

Adverse sustainability indicator		Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
				companies without data have the weighted average energy consump- tion intensity of the investee compa- nies with data in the specific high im- pact sector.	
Biodiversity	7. Activities nega- tively affecting bio- diversity- sensitive areas	Share of investments in investee companies with sites/operations lo- cated in or near to biodiversity-sensi- tive areas where activities of those investee companies negatively affect those areas	0.04%	Calculation: PAI 7 reflects the share of investments in companies with activi- ties negatively affecting biodiversity- sensitive areas in relation to all invest- ments managed by ACP. Data coverage: The reported PAI indi- cator is based on 33.4% of the assets managed by ACP for which data on activities negatively affecting biodiver- sity-sensitive areas was available. In- vestments for which data was not available were considered as compa- nies without activities negatively affect- ing biodiversity-sensitive areas.	<ul> <li>PAI screening: In addition to implementing the Allianz Global Investors firmwide exclusion policies as well as following the Allianz ESG Integration Framework, ACP also applies a Reputational Risk Matrix ("RRM"). Within the RRM, 13 sensitive business areas (grouped by environmental, social and governance) are rated from 1 to 5 with 1 ranked "Very Low" with "no significant impact on any group of stakeholders" and 5 ranked "Very High" with "nearly all stakeholders being impacted". Each potential direct investment opportunity is screened within the RRM against the following sensitive business areas:</li> <li>Environmental: mining, crude oil &amp; gas, nuclear energy, hydroelectric power, agriculture, animal welfare and infrastructure. This also covers ground, water and air contamination, including GHG emission levels and reference to endangered species or protected areas with reference to the International Union for the Conservation of Nature IBAT database.</li> <li>Social: human rights, clinical trials, animal testing, sex industry, betting and gambling. This also covers the resettlement or maltreatment of people and the loss of rights (land and water).</li> <li>Governance: defence, sanction related and fiscal or tax related. This covers ethical and business compliance.</li> <li>If any rating is 3 or higher (after mitigation measures) within the RRM, the investment opportunity is referred to the Allianz Group Risk and Allianz SE Global Sustainability offices where the potential investment is screened against the Allianz</li> </ul>

Adverse sust	ainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
					Standard for Reputational Risk Management. In such case, a potential investment is not pursued fur- ther until approval is given by the Allianz Group Risk and Allianz SE Global Sustainability offices. Furthermore, ACP has developed for its direct in- vestments a proprietary ESG Questionnaire which is to be completed semi-annually by the portfolio companies which covers, among others, ESG topics, 16 PAI (14 mandatory plus 2 discretionary). Slow re- porting of PAI is followed up regularly by the portfo- lio management team, with coverage improving over time. Concerns are fast tracked with discussion between the portfolio manager and ESG depart- ments on how to resolve them. For potential invest- ments, the investment team is required to provide as much information as possible relating to the status of the 16 PAI. With regard to indirect investments (fund-of-fund strategies), ACP indirect infrastructure and private equity teams investigate during the due diligence phase which PAI will be reported by the targeted fund or co-investment, and engage during the investment phase with the target fund manag- ers to receive such information and as well to ask for increasing PAI coverage. For example, we request from target fund managers PAI data on an annual basis, also liaising with data platforms who are en- gaging with target fund managers to request this in- formation. Please refer to section 3 of the PAI State- ment for more details on our PAI screening ap- proach.
Water	8. Emissions to wa- ter	Tonnes of emissions to water gener- ated by investee companies per mil- lion EUR invested, expressed as a weighted average	0.02	<b>Calculation:</b> PAI 8 reflects the sum of all emissions to water attributed to in- vestments of ACP per million EUR in- vested. This is calculated by dividing the sum of all emissions to water (in tonnes) attributable to investments managed by ACP (calculated as set	<b>PAI screening:</b> In addition to implementing the Alli- anz Global Investors firmwide exclusion policies as well as following the Allianz ESG Integration Frame- work, ACP also applies a Reputational Risk Matrix ("RRM"). Within the RRM, 13 sensitive business areas (grouped by environmental, social and governance) are rated from 1 to 5 with 1 ranked "Very Low" with

Adverse sust	ainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
				out for PAI 1 above) by the total value of all investments managed by ACP in million EUR. <b>Data coverage:</b> The reported PAI indi- cator is based on 10.0% of the assets managed by ACP for which water emissions data was available. Where water emissions data was not pro- vided to ACP, no emissions were at- tributed to investments of ACP.	<ul> <li>"no significant impact on any group of stakeholders" and 5 ranked "Very High" with "nearly all stakehold- ers being impacted". Each potential direct invest- ment opportunity is screened within the RRM against the following sensitive business areas:</li> <li>Environmental: mining, crude oil &amp; gas, nuclear energy, hydroelectric power, agriculture, animal welfare and infrastructure. This also covers ground, water and air contamination, including GHG emission levels and reference to endan-</li> </ul>
Waste	9. Hazardous waste and radi- oactive waste ratio	Tonnes of hazardous waste and ra- dioactive waste generated by inves- tee companies per million EUR in- vested, expressed as a weighted av- erage	45.7	Calculation: PAI 9 reflects the sum of all hazardous waste and radioactive waste attributed to investments of ACP per million EUR invested. This is calcu- lated by dividing the sum of all haz- ardous waste and radioactive waste (in tonnes) attributable to investments managed by ACP (calculated as set out for PAI 1 above) by the total value of all investments managed by ACP in million EUR. Data coverage: The reported PAI indi- cator is based on 14.2% of the assets managed by ACP for which emissions data was available. Where emissions data was not provided to ACP, no emissions were attributed to invest- ments of ACP. Note: It is to be noted that the re- ported figure is substantially influ- enced by outliers. Excluding the two most extreme outliers decreased the reported indicator to 0.07.	<ul> <li>gered species or protected areas with reference to the International Union for the Conservation of Nature IBAT database.</li> <li>Social: human rights, clinical trials, animal test- ing, sex industry, betting and gambling. This</li> </ul>

Adverse sustc	inability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
					between the portfolio manager and ESG depart- ments on how to resolve them. For potential invest- ments, the investment team is required to provide as much information as possible relating to the status of the 16 PAI. With regard to indirect investments (fund-of-fund strategies), ACP indirect infrastructure and private equity teams investigate during the due diligence phase which PAI will be reported by the targeted fund or co-investment, and engage during the investment phase with the target fund manag- ers to receive such information and as well to ask for increasing PAI coverage. For example, we request from target fund managers PAI data on an annual basis, also liaising with data platforms who are en- gaging with target fund managers to request this in- formation. Please refer to section 3 of the PAI State- ment for more details on our PAI screening ap- proach.
			ITS, ANTI-CORF	RUPTION AND ANTI-BRIBERY MATTERS	
Social and employee matters	10. Violations of UN Global Com- pact principles and Organisa- tion for Eco- nomic Coopera- tion and Devel- opment (OECD) Guidelines for Multinational Enterprises	Share of investments in investee companies that have been involved in violations of the UNGC principles or OECD Guidelines for Multina- tional Enterprises	0.0%	Calculation: PAI 10 reflects the share of investments in investee companies with involvement in violations of UN Global Compact ("UNGC") principles or OECD Guidelines for Multinational Enterprises in relation to all invest- ments managed by ACP. Data coverage: The reported PAI indi- cator is based on 35.7% of the assets managed by ACP for which data on vi- olations of UNGC principles or OECD Guidelines for Multinational Enterprises was available. Investments for which such data was not available were con- sidered as not being in violation of the UNGC principles or OECD Guidelines for Multinational Enterprises.	<ul> <li>PAI screening: In addition to implementing the Allianz Global Investors firmwide exclusion policies as well as following the Allianz ESG Integration Framework, ACP also applies a Reputational Risk Matrix ("RRM"). Within the RRM, 13 sensitive business areas (grouped by environmental, social and governance) are rated from 1 to 5 with 1 ranked "Very Low" with "no significant impact on any group of stakeholders" and 5 ranked "Very High" with "nearly all stakeholders being impacted". Each potential direct investment opportunity is screened within the RRM against the following sensitive business areas:</li> <li>Environmental: mining, crude oil &amp; gas, nuclear energy, hydroelectric power, agriculture, animal welfare and infrastructure. This also covers ground, water and air contamination, including</li> </ul>

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
11. Lack of pro- cesses and compliance mechanisms to monitor compli-ance with UN Global Com- pact principles and OECD Guidelines for Multinational Enterprises	Share of investments in investee companies without policies to moni- tor compliance with the UNGC prin- ciples or OECD Guidelines for Multi- national Enterprises or grievance/ complaints handling mechanisms to address violations of the UNGC prin- ciples or OECD Guidelines for Multi- national Enterprises	9.1%	Calculation: PAI 11 reflects the share of investments in investee companies which lack processes and compliance mechanisms to monitor compliance with UN Global Compact principles and OECD Guidelines in relation to all investments managed by ACP. Data coverage: The reported PAI indi- cator is based on 36.5% of the assets managed by ACP for which data on processes and compliance mecha- nisms to monitor compliance with UN Global Compact principles and OECD Guidelines was available. Investments for which such data was not available were considered as not lacking pro- cesses and compliance mechanisms to monitor compliance with UN Global Compact principles and OECD Guide- lines.	<ul> <li>GHG emission levels and reference to endangered species or protected areas with reference to the International Union for the Conservation of Nature IBAT database.</li> <li>Social: human rights, clinical trials, animal testing, sex industry, betting and gambling. This also covers the resettlement or maltreatment of people and the loss of rights (land and water).</li> <li>Governance: defence, sanction related and fiscal or tax related. This covers ethical and business compliance.</li> <li>If any rating is 3 or higher (after mitigation measures) within the RRM, the investment opportunity is referred to the Allianz Group Risk and Allianz SE Global Sustainability offices where the potential investment is screened against the Allianz Standard for Reputational Risk Management. In such case, a potential investment is not pursued further until approval is given by the Allianz Group Risk and Allianz SE Global Sustainability offices.</li> <li>Furthermore, ACP has developed for its direct investments a proprietary ESG Questionnaire which is to be completed semi-annually by the portfolio companies which covers, among others, ESG topics, 16 PAI (14 mandatory plus 2 discretionary). Slow reporting of PAI is followed up regularly by the portfolio companies which covers are fast tracked with discussion between the portfolio manager and ESG departments on how to resolve them. For potential investments, the investment team is required to provide as much information as possible relating to the status of the 16 PAI. With regard to indirect intrastructure and private equity teams investigate during the due diligence phase which PAI will be reported by the targeted fund or co-investment, and engage during</li> </ul>

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
				the investment phase with the target fund manag- ers to receive such information and as well to ask for increasing PAI coverage. For example, we request from target fund managers PAI data on an annual basis, also liaising with data platforms who are en- gaging with target fund managers to request this in- formation. Please refer to section 3 of the PAI State- ment for more details on our PAI screening ap- proach.
12. Unadjusted gender pay gap	Average unadjusted gender pay gap of investee companies	19.2%	Calculation: PAI 12 reflects the weighted average unadjusted gender pay gap of investee companies. This is calculated by aggregating the unad- justed gender pay gap of investee companies, with each gender pay gap weighted by the share of the relevant investment in the overall portfolio of investments managed by ACP. The un- adjusted gender pay gap is defined as the difference between the average gross hourly earnings of male and fe- male employees, expressed as a per- centage of hourly gross earnings of men. Data coverage: The reported PAI indi- cator is based on 22.9% of the assets managed by ACP for which relevant data was available. For investee com- panies without gender pay gap data, the weighted average unadjusted gender pay gap of investee compa- nies with data was applied. That means it was effectively assumed that all investee companies without data have the weighted average gender pay gap of the investee companies with data in the overall portfolio of	PAI screening: ACP has developed for its direct investments a proprietary ESG Questionnaire which is to be completed semi-annually by the portfolio companies which covers, among others, ESG topics, 16 PAI (14 mandatory plus 2 discretionary). Slow reporting of PAI is followed up regularly by the portfolio management team, with coverage improving over time. Concerns are fast tracked with discussion between the asset management team and ESG departments on how to resolve them. For potential investments, the portfolio manager is required to provide as much information as possible relating to the status of the 16 PAI. With regard to indirect investments (fund-of-fund strategies), ACP indirect infrastructure and private equity teams investigate during the due diligence phase which PAI will be reported by the targeted fund or co-investment, and engage during the investment phase with target fund managers to receive such information and as well to ask for increasing PAI coverage. For example, we request from the target fund managers PAI data on an annual basis, also liaising with data platforms who are engaging with target fund managers to request this information. Please refer to section 3 of the PAI Statement for more details on our PAI screening approach.

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
			investments managed by ACP.	
13. Board gender diversity	Average ratio of female to male board members in investee compa- nies, expressed as a percentage of all board members	18.6%	Calculation: PAI 13 reflects the weighted average board gender di- versity of investee companies. Board gender diversity is expressed as the percentage of female to all board members of an investee company. The weighted average board gender di- versity is calculated by aggregating the board gender diversity of all inves- tee companies, with each such diver- sity weighted by the relative share of the relevant investment in the overall portfolio of investments managed by ACP. Data coverage: The reported PAI indi- cator is based on 24.8% of the assets managed by ACP for which relevant data was available. For investee com- panies without board gender diversity data, the weighted average board gender diversity of investee compa- nies with data was applied. That means it was effectively assumed that all investee companies without board gender diversity data have the weighted average board gender di- versity of the investee companies with data in the overall portfolio of invest- ments managed by ACP.	PAI screening: ACP has developed for its direct investments a proprietary ESG Questionnaire which is to be completed semi-annually by the portfolio companies which covers, among other, ESG topics, 16 PAI (14 mandatory plus 2 discretionary). Slow reporting of PAI is followed up regularly by the portfolio management team, with coverage improving over time. Concerns are fast tracked with discussion between the portfolio manager and ESG departments on how to resolve them. For potential investments, the investment team is required to provide as much information as possible relating to the status of the 16 PAI. With regard to indirect investments (fund-of-fund strategies), ACP indirect infrastructure and private equity teams investigate during the due diligence phase which PAI will be reported by the targeted fund or co-investment and engage during the investment phase with the target fund managers to receive such information and as well to ask for increasing PAI coverage. For example, we request from target fund managers PAI data on an annual basis, also liaising with data platforms who are engaging with target fund managers to request this information. Please refer to section 3 of the PAI Statement for more details on our PAI screening approach.

Adverse sust	ainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
	14. Exposure to controversial weapons (anti- personnel mines, cluster munitions, chemical weap- ons and biolog- ical weapons)	Share of investments in investee companies involved in the manufac- ture or selling of controversial weap- ons	0.0%	Calculation: PAI 14 reflects the share of investments in investee companies with exposure to controversial weap- ons in relation to all investments man- aged by ACP. Exposure to controver- sial weapons means that the relevant investee companies manufacture or sell controversial weapons, including anti-personnel mines, cluster muni- tions, chemical weapons and biologi- cal weapons. Data coverage: The reported PAI indi- cator is based on 37.4% of the assets managed by ACP for which data on exposure to controversial weapons was available. Where such data was not available, investments were consid- ered as not having exposure to contro- versial weapons.	Exclusions: The Allianz ESG Integration Framework prohibits investment transactions in issuers related to the development, production, maintenance and trading of banned or controversial weapons that fall under the scope of the pertinent international conventions as set out it in section 03.9.1.1 of the Al- lianz ESG Integration Framework.
	5 APPLICABLE TO INV	/ESTMENTS IN SOVEREIGNS AND SUPI		ACP did not manage investments in sovereigns and supranationals in the reporting period, hence this indicator is not relevant for this PAI statement.	ACP did not manage investments in sovereigns and supranationals in the reporting period, hence this in- dicator is not relevant for this PAI statement.
Social	16. Investee coun- tries subject to so- cial viola- tions	Number of investee countries subject to social violations (absolute number and relative number divided by all investee countries), as referred to in international treaties and conven- tions, United Nations principles and, where applicable, national law		ACP did not manage investments in sovereigns and supranationals in the reporting period, hence this indicator is not relevant for this PAI statement.	ACP did not manage investments in sovereigns and supranationals in the reporting period, hence this in- dicator is not relevant for this PAI statement.

Adverse sustainability indicator		dicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
Other indicc	itors for princ	cipal adve	erse impacts on sustainability factors			
CLIMATE AN	ND OTHER EI	VVIRONN	MENT-RELATED INDICATORS			
INDICATOR	S APPLICABL	E TO INV	ESTMENTS IN INVESTEE COMPANIES			
Emissions	4. Investn compa withou emissic duction tives	nies t carbon on re-	Share of investments in investee companies without carbon emission reduction initiatives aimed at align- ing with the Paris Agreement	3.2%	Calculation: This indicator reflects the share of investments in investee com- panies without carbon emission reduc- tion initiatives aimed at aligning with the Paris Agreement in relation to all investments managed by ACP. Data coverage: The reported PAI indi- cator is based on 22.4% of the assets managed by ACP for which data on carbon emission reduction initiatives was available. Where such data was not available, investments were con- sidered as investments without carbon emission reduction initiatives.	Company Engagement: ACP engaged with all of its direct investments in 2022 on GHG emissions and required that companies with scope 1 and 2 GHG* emissions greater than 10 tCO2e/million EUR (calculated as GHG emissions (CO2e) / [equity + debt] in the capital structure (million EUR) per asset) put in place decarbonisation targets up to 2025 and state their decarbonisation pathway to net zero. Progress is monitored annually, and companies are pushed to stretch targets. In addition, ACP rolled out a climate tool to the majority of its portfolio companies to determine how they can mitigate and adapt to the risk of physical climate change in the short, medium, and long term. For indirect investments (i.e., investments in third-party infrastructure funds), ACP engaged with most of the target fund managers (GPs) to encourage the reduction of GHG emissions in corporate activities or fund portfolios and the setting of net zero plans. Moreover, ACP Indirect Infrastructure Equity started to monitor annually the scope 1 and 2 GHG emissions of its portfolio funds and co-investments whenever such data is available. ACP Private Equity (indirect strategy) requests emissions data from the target fund managers (GPs) and as part of due diligence for new investments will review a GP's likely GHG intensity of their strategy as well as details of any approach to setting decarbonisation targets. Voting: ACP required that for all direct investments, decarbonisation targets and net zero pathways shall be ratified by the company boards. In case of direct investments, ACP is able to influence its

Adverse sustainability indicator	Metric	Impact 2022	Explanation	Actions taken, and actions planned and targets set for the next reference period
				boards to ensure that decarbonisation is prioritised. <b>Company commitment:</b> ACP as part of Allianz Global Investors group with AllianzGI being a signa- tory to the NZAMi is committed to support the goal of net zero GHG emissions by 2050 or sooner and is committing to reduce the absolute emissions of the direct infrastructure equity portfolio by 28% by 2025. <b>PAI screening:</b> ACP has developed for its direct in- vestments a proprietary ESG Questionnaire which is to be completed semi-annually by the portfolio companies which covers, among others, ESG topics, 16 PAI (14 mandatory plus 2 discretionary). Slow re- porting of PAI is followed up regularly by the portfo- lio management team, with coverage improving over time. Concerns are fast tracked with discussion between the portfolio manager and ESG depart- ments on how to resolve them. For potential invest- ments, the investment team is required to provide as much information as possible relating to the status of the 16 PAI. With regard to indirect investments (fund-of-fund strategies), ACP indirect infrastructure and private equity teams investigate during the due diligence phase which PAI will be reported by the targeted fund or co-investment, and engage during the investment phase with the target fund manag- ers to receive such information and as well to ask for increasing PAI coverage. For example, we request from target fund managers PAI data on an annual basis, also liaising with data platforms who are en- gaging with target fund managers to request this in- formation. Please refer to section 3 of the PAI State- ment for more details on our PAI screening ap- proach. <b>Dedicated sustainability approach:</b> ACP continues to launch funds complying with Art. 8 SFDR, some of which commit to reduce the carbon footprint of high
				and medium GHG emitting companies (scope 1 and

Adverse sustainability indicator		Metric	Impact 2022	Explanation	Actions taken, and actions planned and
					targets set for the next reference period
					2 emissions greater than 10 tCO2e/million EUR) in- cluding having a net zero plan in place or a commit- ment to a sustainable investment share which shall contribute to climate change mitigation, adaptation and the decarbonisation of the economy. *Data coverage is low for scope 3 GHG emissions.
INDICATORS	FOR SOCIAL AND E	EMPLOYEE, RESPECT FOR HUMAN RIGH	HTS, ANTI-CORF	RUPTION AND ANTI-BRIBERY MATTERS	
INDICATORS	APPLICABLE TO IN\	VESTMENTS IN INVESTEE COMPANIES			
Anti-corrup- tion and anti-bribery	15. Lack of anti- corruption and anti-bribery policies	Share of investments in entities with- out policies on anti-corruption and anti-bribery consistent with the United Nations Convention against Corruption	0.7%	Calculation: This indicator reflects the share of investments in investee com- panies without policies on anti-corrup- tion and anti-bribery in accordance with the United Nations Convention against Corruption (or equivalent rec- ognized external standards) to all in- vestments managed by ACP. Data coverage: The reported PAI indi- cator is based on 29.9% of the assets managed by ACP for which data on policies on anti-corruption and anti- bribery consistent with the United Na- tions Convention against Corruption was available. Where such data was not available, investments were con- sidered as not having policies on anti- corruption and anti-bribery in accord- ance with the United Nations Conven- tion against Corruption.	PAI screening: ACP has developed for its direct investments a proprietary ESG Questionnaire which is to be completed semi-annually by the portfolio companies which covers, among others, ESG topics, 16 PAI (14 mandatory plus 2 discretionary). Slow reporting of PAI is followed up regularly by the portfolio management team, with coverage improving over time. Concerns are fast tracked with discussion between the portfolio manager and ESG departments on how to resolve them. For potential investments, the investment team is required to provide as much information as possible relating to the status of the 16 PAI. With regards to indirect investments (fund-of-fund strategies), ACP indirect infrastructure and private equity teams investigate during the due diligence phase which PAI will be reported by the targeted fund or co-investment and engage during the investment phase with the target fund manages to receive such information and as well to ask for increasing PAI coverage. For example, we request from target fund managers PAI data on an annual basis, also liaising with data platforms who are engaging with target fund managers to request this information. Please refer to section 3 of the PAI Statement for more details on our PAI screening approach.

# 3. Description of policies to identify and prioritise principal adverse impacts of investment decisions on sustainability factors

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

Allianz Global Investors considers principal adverse impacts of investment decisions with respect to all Assets under Management (AuM) resulting from both collective and individual portfolio management activities of all branches across all regions. This includes listed equities, listed fixed income and private markets investments<sup>1</sup>.

Allianz Global Investors is committed to the United Nations Principles for Responsible Investment (UN PRI), with AllianzGI being a signatory since 2007. As stated by the PRI principles, signatories commit, among others, to "incorporate ESG issues into investment analysis and decision-making processes", whereby 'ESG issues' refer to both the impact of ESG-related risks on investments as well as their impacts on sustainability factors<sup>2</sup>. Since then, Allianz Global Investors is constantly developing and improving its approach to adhere to this commitment, including taking impacts on sustainability factors into consideration into the investment analysis and decision-making processes.

#### General approach to address, avoid or reduce Principal Adverse Impact

Allianz Global Investors implemented due diligence policies with respect to the principal adverse impacts of investment decisions on sustainability factors. These due diligence policies aim to ensure that principal adverse impacts are appropriately considered as follows:

- For listed equities and listed fixed income assets, AllianzGI has implemented a framework to identify and assess negative impacts on sustainability factors, which is based on the 16 mandatory PAI indicators as defined by the SFDR Delegated Regulation. PAI indicators are considered either as part of the application of exclusion criteria or through significance thresholds on a sectorial or absolute basis (as set out further below). AllianzGI has implemented pre-trade warnings for investments in securities which are not meeting these significance thresholds. The portfolio manager can use such pre-trade warnings as a trigger to perform in-depth research regarding the relevant securities. Investments in securities issued by companies or sovereigns which are not meeting the significance thresholds are not investible for our investment funds which comply with Article 9 SFDR. In addition, our ESG experts provide our investment professionals with regular portfolio screening of PAI along selected key performance indicators such as carbon emissions, exposure to sectors that are affecting climate change more than other sectors, human rights, and labour rights.
- For private markets investments, Allianz Global Investors considers PAI during the investment origination and investment structuring phases, often through project and fund-specific due diligence questionnaires. Additionally, Allianz Global Investors' private markets assets are generally subject to the Allianz ESG Integration Framework, which sets out criteria to be considered and met when investing in particular ESG sensitive business areas. Investments are actively monitored through the asset management process, responding to material adverse changes of the PAI profile through engagement with the management and sponsors of investee companies or, in the context of indirect (fund-of-funds) strategies, through engagement with General Partners (GPs) of target funds and co-investments, in which Allianz Global Investors invests on behalf of its clients. Further details can be found in the <u>Allianz ESG Integration Framework</u>.
- The probability of occurrence and severity of PAI, including their potentially irremediable character, is considered through setting sectorial as well as absolute thresholds, taking into account the fact that some sectors are more material for certain PAI than others (in particular for the environmental PAI) whereas for other PAI all sectors are equally relevant and should therefore be held to the same standards (in particular for the social PAI). For the PAI we consider most severe, we have defined a firmwide exclusion policy which restricts, among others, investments in companies involved in coal (subject to materiality thresholds) and controversial weapons (see below).

<sup>&</sup>lt;sup>1</sup> Please note that this does not extend to the investment decisions of third-party assets that Allianz Global Investors GmbH does not manage.

<sup>&</sup>lt;sup>2</sup> For more information on ESG issues as defined by PRI, please see here: https://www.unpri.org/Uploads/x/l/q/maindefinitionstoprireportingframework\_971173.pdf (page 3)

# Exclusion criteria

Allianz Global Investors refrains from making certain investments in assets that are considered as creating significant adverse impacts on sustainability indicators by applying minimum exclusion criteria.

In respect of all public markets mutual funds and portfolio management mandates which are in scope of the firmwide exclusion policy, Allianz Global Investors restricts investments as follows:

- (1) exclusion of companies producing or associated with controversial weapons;
- (2) restriction of sanctioned sovereigns;
- (3) exclusion of companies involved in coal (subject to certain materiality thresholds).

Further details can be found in our Exclusion Policy.

In respect of our public market sustainable investment strategies, Allianz Global Investors applies additional exclusion criteria by refraining, at least, from investing in:

- companies with severe controversies regarding established international norms, such as the principles of the UN Global Compact, the OECD Guidelines for Multinational Enterprises (MNEs) and the UN Guiding Principles for Business and Human Rights.
- companies involved in controversial weapons (anti-personnel mines, cluster munitions, chemical weapons, biological weapons, depleted uranium, white phosphorus and nuclear weapons).
- companies that derive more than a certain amount of their revenues from the involvement in military equipment and services.
- companies that derive more than a certain amount of their revenues from thermal coal extraction.
- companies that derive more than a certain amount of their revenues from coal-based power generation.
- companies involved in the production of tobacco, and companies involved in the distribution of tobacco in excess of a certain amount of their revenues.

In respect of private markets strategies, Allianz Global Investors generally applies the Allianz ESG Integration Framework, which also sets out certain exclusion criteria with regard to companies associated with controversial weapons and involved in coal (subject to certain materiality thresholds). Indirect strategies typically seek similar exclusion where target funds are willing to accept such requests. Further details can be found here: <u>Allianz ESG Integration Framework</u>.

In addition, Allianz Global Investors engages with selected investee companies to induce improved management of sustainability risks and to reduce adverse impacts on sustainability factors. For more details, please refer to the next section.

For more information on Allianz Global Investors' policies in respect of sustainability related matters, please visit our website <u>AllianzGI Sustainability Policies and Documents</u>.

Allianz Global Investors reviews its sustainability related policies at least annually, or more frequently if material changes to the regulatory or market environment require adjustments.

# 3.2 Allocation of responsibilities for the implementation of those policies to identify and prioritise principal adverse impacts

AllianzGI has a Sustainability Governance Committee ("SGC") with representatives from relevant internal functions both at AllianzGI and ACP. It is the central sustainability governance and decision-making body at Allianz Global Investors group, and reports to the Executive Committee ("ExCo") and the Legal, Compliance and Risk Committee ("LCR"). It is responsible for all overarching sustainability-related topics at Allianz Global Investors, including ACP, and approves both AllianzGI's and ACP's PAI Statement. This joint PAI statement for AllianzGI and ACP was approved by the Sustainability Governance Committee on 29.06.2023.

Allianz Global Investors' approach to identify and prioritise principal adverse impacts on sustainability factors, as set out above, will be implemented by the relevant internal functions at Allianz Global Investors. Generally, adherence to our ESG approach, including in respect of considering PAI, applying exclusion criteria and engaging with investee companies is ensured through the investment platform and our investment professionals which are directly engaged in the investment sourcing and monitoring processes. In addition, Legal, Compliance & Risk acts as second and Internal Audit as third line of defence.

#### 3.3 Methodologies on the selection, identification and assessment of principal adverse impacts

Allianz Global Investors has selected the following two voluntary PAI indicators:

- Investments in companies without carbon emission reduction initiatives (Annex I Table 2 No. 4 of the SFDR Delegated Regulation);
- Lack of anti-corruption and anti-bribery policies (Annex I Table 3 No. 15 of the SFDR Delegated Regulation).

The selection of these two voluntary PAI indicators was based on several factors, such as data availability, data quality, applicability, and materiality from a sustainability perspective.

PAI indicators relevant for investments in real estate assets are not applicable, since neither AllianzGI nor ACP manage real estate assets. Therefore, this PAI Statement does not include information on PAI indicators 17 and 18 (Annex I Table 1 no. 17 and 18 of the SFDR Delegated Regulation).

In accordance with Article 6(3) of the SFDR Delegated Regulation, Allianz Global Investors calculates the annual PAI indicator as an average of four PAI indicators as at quarter-end ("quarterly snapshots"). This PAI statement is based on a fiscal year end as of 31 December 2022. Therefore, the four quarterly PAI indicators are calculated as of Q1 2022 (31 March 2022), Q2 2022 (30 June 2022), Q3 2022 (30 September 2022), Q4 2022 (31 December 2022)) and the final reported PAI indicator is the average of the four quarter-end PAI indicators.

With regard to the identification and assessment of principal adverse impacts, the following methodology was applied:

- As per the Q&A of the European Supervisory Authorities ("**ESAs**") of <u>17 November 2022</u>, 'current value of all investments' refers to all Assets under Management resulting from both collective and individual portfolio management activities and therefore always to the entirety of the aggregated portfolio of assets managed by AllianzGI and ACP, respectively.
- Correspondingly, cash positions and derivatives are included in the aggregated portfolio of assets managed by AllianzGI and ACP respectively (for computing the 'current value of all investments'). Derivatives are reflected with their market value.
- Where an investment is carried out by making commitments which are only drawn at a later stage (e.g., fund-offund strategies in private markets), such undrawn commitments are not taken into account for the calculation of 'current value of investments' and 'current value of all investments', respectively.
- Due to technical limitations, investments in derivative instruments are treated as if no PAI data was available (i.e. they are not taken into account for computing the 'current value of investment').
- As no PAI data is applicable to cash and cash equivalents, these positions are also treated as if no PAI data was available (i.e. they are not taken into account for computing the 'current value of investment').
- In accordance with the ESAs' Q&A of 17 November 2022, the Enterprise Value of investee companies (i.e. the sum of market capitalisation of ordinary shares, market capitalisation of preferred shares, book value of total debt and non-controlling interests, without the deduction of cash or cash equivalents) is fixed at fiscal year-end.
- Where the Enterprise Value of investee companies was provided by a third-party data provider, it refers to the value at each investee company's actual fiscal year end.
- With regard to the quarterly 'snapshots' of the PAI indicators, in accordance with the ESAs' Q&A of 17 November 2022 the 'current value of investment' reflects the value of an investment (e.g., a share) at fiscal year-end, multiplied by the number of investments (e.g., shares) held in the respective investee company at quarter-end. The change in the current value of investment therefore represents a change in the number of investments (e.g., shares) held, not a change in the valuation of that investment (e.g., a share).
- Correspondingly, the 'current value of all investments' (i.e. all Assets under Management resulting from both collective and individual portfolio management activities of AllianzGI and ACP, respectively) is fixed at year end (31 December 2022) and hence the year-end value is used for the quarter-end calculations.
- For each of our investments, we used the latest available PAI value for the respective investment as of June 2023. In many cases, and in particular for private markets investments, due to the time lag of data provisioning, the PAI value refers to the value reported by the investee companies' fiscal year 2021.
- In line with <u>ESMA's clarifications on the SFDR Delegated Regulation</u> (para 12 et seq.), a look-through approach was generally applied to indirectly held assets (e.g. assets held through means of an SPV or an investment fund). However, for certain target fund investments in third-party target funds in private markets, data was only provided on an aggregated basis by the third-party fund manager. In this case, the look-through-approach was not applied.

- For private market target fund investments, data was gathered on a best-effort-basis through direct engagement with target fund managers, but data coverage was generally low. In respect of target fund investments by public market products managed by Allianz Global Investors, investments in third-party target funds were generally excluded due to lack of data availability.
- Where AllianzGI or ACP, respectively, for the account of an investment fund or a portfolio management mandate invested in another product managed by it (e.g., where AllianzGI or ACP, respectively, managed both the target fund and the fund-of-fund), the relevant assets that would have otherwise been counted twice were not taken into account.
- With respect to missing data, assumptions were made for a certain number of PAI indicators, including by applying a rebasing approach for certain PAI (see section 3.4 below for further details).

# 3.4 Data sources

For public markets investments, PAI data was sourced from third-party data providers.

For private markets investments, PAI data was collected directly from investee companies and, in case of indirect investment strategies, from the respective managers (GPs) of the target funds on a best effort basis.

For this PAI statement covering the reference period from 1 January 2022 to 31 December 2022, information in relation to the PAI indicators was not readily available with regard to a substantial part of the assets managed by Allianz Global Investors. In respect of public markets, data availability was dependent on third party provider's sources. With regard to private markets investments, data availability was dependent on the investee companies and target fund managers which have only recently commenced with providing data on PAI indicators. In addition, the data coverage for the data we received was heterogenous and relatively high for indicators like scope 1 and 2 GHG emissions (PAI 1, PAI 2 and PAI 3), but very low for other indicators such as the gender pay gap (PAI 12). Best efforts have been undertaken to gain as much information as possible: in case of private markets investments, by obtaining the information directly from investee companies for direct strategies and by engaging with target fund managers for providing PAI information for indirect strategies; for public markets investments by cooperating and engaging with third-party data providers to improve data availability and timeliness of PAI indicators. In addition, reasonable assumptions were made as outlined below.

The following methodology was generally applied in respect of missing data:

- 1) No estimation for missing data was made with regard to PAI reflecting the emissions/waste attributable to investments of Allianz Global Investors (PAI 1, PAI 2, PAI 8 and PAI 9): Where emission data was not available, emissions were not attributed to investments of Allianz Global Investors' investments. Hence, PAI 1, 2, 8, 9 do not cover investee companies with missing data and were not "rebased" in the aggregation process. However, Allianz Global Investors discloses the data coverage for each PAI indicator in accordance with industry practice. The rationale is that the disclosure of both the exact PAI indicator for investments with relevant data and the data coverage factor provides the most accurate figure which is not distorted by estimation errors. In addition, Allianz Global Investors continues to engage with investee companies as well as third-party data providers to encourage additional PAI data disclosures and hence increase data coverage over time.
- 2) Likewise, no estimation was made with regard to PAI reflecting the share of investments in investee companies fulfiling a certain Yes/No-condition (PAI 4, PAI 7, PAI 10, PAI 11, PAI 14, PAI 16 and the two voluntary PAI) of all investments managed by Allianz Global Investors. Only the investments in investee companies for which data was available on the relevant Yes/No-condition were aggregated. Hence, PAI 4, 7, 10, 11, 14 and 16 do not cover investments in investee companies / countries with missing data and were thus not "rebased" in the aggregation process. However, Allianz Global Investors discloses the data coverage for each PAI indicator in accordance with industry practice. The rationale is again that the disclosure of both the exact PAI indicator for investments with relevant data and the data coverage factor provides the most accurate figure which is not distorted by estimation errors. In addition, Allianz Global Investors continues to engage with investee companies as well as third-party data providers to encourage additional PAI data disclosures and hence increase data coverage over time.
- 3) By contrast, an estimation was made with regard to PAI reflecting emission intensities and percentage shares (PAI 3, PAI 5, PAI 6, PAI 12, PAI 13 and PAI 15) in that the weighted average PAI indicator of all investments where data was available was applied as PAI indicator for the entirety of the portfolio. By means of such "rebasing", it is effectively assumed that all investments without the required data have the weighted average intensity/percentage share of the investments where data was available. The rationale is that if no-rebasing is applied in this cluster of PAI indicators, an intensity/percentage share of 0 would be effectively assumed for the investee company without

data which would distort the accuracy of the respective weighted average PAI indicator. In order to provide full transparency on the share of the portfolio based on which the weighted average PAI 3, 5, 6, 12, 13 and 15 was calculated, Allianz Global Investors discloses the data coverage for each PAI in accordance with industry practice.

In addition, the following assumptions were made in respect of missing data:

- Where information on the fiscal-year end of investee companies was not available, 31 December 2022 was considered the investee company's fiscal year-end.
- Due to data limitations and for consistency reasons, we assumed in respect of fixing the value of an investment (e.g., a share) at fiscal year-end that the fiscal year-end of all investee companies is the same as for AllianzGI and ACP (31 December).
- Where an investment was not held at 31 December 2022, the value of the investment reflects the valuation (e.g., share price) at the last quarter-end at which the investment was held.
- For investments in listed securities, where a certain issuer has no PAI data available, we use the PAI data of its closest parent company in the company hierarchy structure ("waterfall process"). If no data is available in the full company hierarchy, the investment is considered as no data being available for this investment.

The following margin of error may be associated with the methodologies applied in respect of computing the PAI indicators and dealing with missing data:

- Cash and derivatives are included in 'current value of all investments' as per the guidance provided by the ESAs in their Q&A of 17 November 2022. That means that 'current value of all investments' increases with holdings in cash and cash equivalents.
- 'Current value of all investments' refers to the entire portfolio managed by AllianzGI and ACP respectively, as per the guidance provided by the ESAs' Q&A of 17 November 2022, and not only to the assets in the portfolio which are relevant in respect of the relevant PAI indicator.
- By not applying a rebasing-approach for a certain number of PAI indicators, no emissions are attributed to investments of Allianz Global Investors in respect of PAI 1, PAI 2, PAI 8 and PAI 9, nor do investments count into the share of investments fulfilling a certain Yes/No-condition in respect of PAI 4, PAI 7, PAI 10, PAI 11, PAI 14, PAI 16 and the two voluntary PAI. In reality, the relevant PAI indicator may be higher than the reported PAI indicator of the investments with available data.
- By applying a rebasing-approach for the other PAI indicators, the actual weighted average PAI indicator applying to the covered part of the portfolio is effectively assumed as weighted average PAI indicator for the uncovered part of the portfolio. In reality, the weighted average PAI indicator of the investments for which data was not available may be higher or lower than the weighted average PAI of the investments with available data.

#### 4. Engagement policies

#### Engagement in public markets

Allianz Global Investors sees the value of engagement in sharing our views and perspectives on sustainability performance with boards and executive management of investee companies, in order to reduce adverse impact on environment and society, foster long-term sustainable business prospects and enable transition. Therefore, AllianzGI enters a dialogue with selected listed investee companies, where AllianzGI identifies systematic sustainability risks and/or significant principal adverse impacts. Our engagement strategy for listed corporates rests on two pillars: (1) risk-based approach and (2) thematic approach. The risk-based approach focuses on the material ESG risks identified. Engagements are closely related to the size of exposure. The focus of engagements is determined by considerations such as significant votes against company management at past general meetings or sustainability or governance. The thematic approach either links engagements to AllianzGI's three strategic sustainability themes – climate change, planetary boundaries, and inclusive capitalism – or to governance themes within specific markets or more broadly. In 2022, we added data clarification requests to our interaction with companies in line with regulatory requirements. These comprised conversations on sustainable investment share and Principal Adverse Impact / Do No Significant Harm in the context of the EU sustainability regulation. In some cases, these interactions were the starting point for a more thorough engagement process.

With this statement, we are reporting the PAI indicators of our investments for the first year. We will therefore evaluate going forward if and how we adapt our engagement policies in case of no reduction of the principal adverse impacts over more than one reporting period.

In addition to direct company engagements, we undertake public policy engagements and participate in collaborative engagement initiatives aimed at improving corporate practices and disclosure of information at an industry or market level. Further details about our engagement with listed corporates can be found in our Stewardship Statement.

#### **Proxy Voting**

Active investment strategies benefit from the exercise of voting rights. AllianzGI sees proxy voting as a core part of its investment and stewardship processes. We have robust policies for major corporate governance and proxy voting matters and put substantial effort into developing and debating our views and positions. Our proxy voting decision making process involves close collaboration between portfolio managers and stewardship analysts. There is a direct link between proxy voting and company engagement, while corporate governance analysis undertaken for proxy voting purposes feeds into investment decisions. To ensure proper stewardship of invested corporates Allianz Global Investors has implemented Global Corporate Governance Guidelines for public market equity investments.

#### Private Markets Stewardship

As a private markets investor, we endeavor to engage and steward the assets we invest in through the levers of influence specific to each strategy.

- Engagement as equity owner: We engage directly with management teams of the companies in which we are invested.
- Stewardship as debt borrower: We vote on matters that are triggered by lender decision rights under the debt documentation. We can also engage with management teams and/or equity sponsors on a more informal basis.
- Engagement in case of indirect investments (fund-of-fund strategies): We seek to drive change through ongoing engagement (in review meetings) with asset managers, foster improvements to ESG standards, and encourage and track contributions towards ESG and climate goals.

The reduction of GHG emissions is a regular theme of our engagements in private markets.

#### 5. References to International Standards

Allianz Global Investors is committed to a number of responsible business code of conducts and internationally recognized standards that are related to addressing principal adverse impacts, where AllianzGI is a signatory and member.

Key international standards / initiatives / collaborative networks are:

- In 2007, AllianzGI was among the first 50 asset managers to sign the UN-supported Principles for Responsible Investment (PRI). As stated by the PRI principles, signatories commit, among others, to "incorporate Environmental, Social and Governance (ESG) issues into investment analysis and decision-making processes", whereby ESG issues refer to both: The impact of ESG-related risks on investments as well as their impacts on sustainability factors. Today, the principles continue to guide our approach and drive continuous improvement across our business. Allianz Global Investors' PRI Transparency Report contains more detailed information and is available on our website (the PRI is not related to specific PAI).
- AllianzGI is an official supporter of the G20 Financial Stability Board's Task Force on Climate-related Financial Disclosures (TCFD). We are improving transparency around climate-related disclosures and are working to further align our strategy and approach with the recommendations developed by TCFD. As TCFD has encouraged companies all over the world to disclose the risks that climate change poses to their business models, supporting this is aligned with addressing carbon emission and climate risks more broadly that we consider having sustainability adverse impact. The initiative is linked to PAI 1-6 greenhouse gas emissions and shall ultimately contribute to a decrease in greenhouse gas emissions globally.
- AllianzGI is a participant of Climate Action 100+. The Climate Action 100+ is a five-year investor-led initiative to engage more than 100 of the world's largest corporate greenhouse gas emitters to curb emissions, strengthen climaterelated financial disclosure and improve governance on climate change risks. Participating in the Climate Action 100+ is for us an important way to support reducing carbon emission which we consider as one of the key principal adverse impacts. The initiative is linked to PAI 1-6 greenhouse gas emissions and shall ultimately contribute to a decrease in greenhouse gas emissions globally
- In 2021, AllianzGI joined the Net Zero Asset Managers initiative ("NZAMi"), and supports the goal of net zero greenhouse gas emissions by 2050 or sooner, in line with global efforts to limit warming to 1.5°C. As stated by the NZAMi, signatories commit to work in partnership with asset owner clients on decarbonization goals, consistent with an ambition to reach net zero emissions by 2050 or sooner across all assets under management, set an interim target for the proportion of assets to be managed in line with the attainment of net zero emissions by 2050 or sooner; and review their interim target at least every five years, with a view to ratcheting up the proportion of AuM covered until 100% of assets are included. AllianzGI's TCFD Report contains more detailed information and is available on our website. The initiative is linked to PAI 1–6 (greenhouse gas emissions) and shall ultimately contribute to a decrease in greenhouse gas emissions globally
- In 2021, AllianzGI joined the 30% Club France. The purpose of the 30% Club France Investor Group is to engage with SBF120 (Société des Bourses Françaises 120 Index) companies on gender diversity to drive systemic change on company boards and within senior management teams and to develop best practices and recommendations to make SBF120 companies more inclusive, diverse and sustainable. The initiative is linked to PAI 13 board gender diversity and shall ultimately contribute to an improved board gender diversity in France.

Please visit our website for a complete list of all AllianzGI's memberships and partnerships: Sustainability Initiatives Overview

#### Forward-looking climate scenario analysis

Risks related to climate change are potentially material, meaning that their impact may result in significant economic and financial losses, including to the relevant product, that their materiality is increasing and that they could have a negative impact on financial stability, which could have a significant negative impact on a product. Thus, severe climatic changes could impact the economy in various ways, whether it is affecting total economic activity, the productivity of the workforce or the smooth functioning of financial markets. Therefore, building a toolkit to help manage and mitigate risks related to climate change is essential. Climate scenario analysis and stress testing is a key part of such a toolkit. It allows for the exploration of impacts and exposures under a range of different potential climate pathways. Financial risks from climate change are typically classified as physical or transition risks by the investment and finance literature and practitioner community at large.

**Physical risks** from climate change arise from a number of factors and relate to specific weather events (such as heatwaves, floods, wildfires and storms) and longer-term shifts in the climate (such as changes in precipitation, extreme weather variability, sea level rise, and rising mean temperatures). Some examples of physical risks crystallizing include:

- increasing frequency, severity or volatility of extreme weather events leading to increased business disruption and losses, as well as potentially impacting the availability and cost of property and casualty insurance. This may lead to the value of investors' portfolios fluctuating substantially and insurance customers paying higher premiums or choosing not to take out coverage, leaving them or their lenders more exposed to potential future losses; and
- increasing frequency and severity of flooding leading to physical damage to assets held as collateral by asset owners and banks, such as residential and commercial property.

Physical risks may lead to increased credit risks, particularly for banks, or to underwriting risks for liability insurers if there are greater than anticipated insurance or legal claims to recover financial losses.

**Transition risk** refers to the negative impact that the introduction of climate policies to reduce GHG emissions could have on certain high-emitting firms. Policies aimed at curbing emissions and facilitating the transition to a greener economy could create significant risks to the most carbon-intensive industries. For example, industries that heavily rely on non-renewable or highly polluting resources, such as mining or fossil fuel extraction, could face a sharp fall in profits and higher production costs.

Transition risk could undermine the creditworthiness of bank counterparties as well as asset prices, with, potentially, detrimental consequences for bank solvency. Second, as climate change advances, the risk of abrupt financial losses in climate risk-sensitive geographical areas would increase, thereby leading to the erosion of collateral and asset values for a large number of financial institutions.

# Scenarios description:

In order to assess the impact of climate risks, we considered the Bank of England climate scenarios published in 2019 (Bank of England General Insurance Stress Test 2019).

The stress tests apply to all funds managed\* by AllianzGI and are conducted on a quarterly basis. The results at company level and by asset class are reported, on a quarterly basis, in the Legal, Risk and Compliance Committee and in the AllianzGI board report.

Bank of England (BoE) defined three hypothetical scenarios referring to the Paris Agreement<sup>3</sup> that has set out climate targets for the forthcoming decades. Meeting these targets will require significant structural changes in the economy over the coming years and decades.

The first two scenarios assume that the Paris Agreement targets are broadly achieved, although through different means. In the third scenario, it is assumed that the targets are not met, resulting in a significant impact on the global climate. To understand how each scenario could impact financial risks, BoE considers two primary channels: physical and transition (please see description above). The severity of the impact in the transition risk will depend on whether the transition is orderly or disorderly.

# Scenario A – " disorderly transition "

A sudden transition ensuing from rapid global action and policies and materializing over the medium-term business planning horizon that results in achieving a temperature increase being kept below 2°C (relative to pre-industrial levels) but only following a disorderly transition. In this scenario, transition risk is maximized.

# Scenario B – "orderly transition"

A long-term orderly transition scenario that is broadly in line with the Paris Agreement. This involves a maximum temperature increase being kept well below 2°C (relative to pre-industrial levels) with the economy transitioning in the next three decades to achieve carbon neutrality by 2050 and greenhouse-gas neutrality in the decades thereafter.

<sup>&</sup>lt;sup>3</sup> Please note that for private markets and ACP, the sustainability risk management approach is currently more focused on qualitative analysis as part of the due diligence process for new investments

# Scenario C – "hothouse world"

A scenario with failed future improvements in climate policy, reaching a temperature increase in excess of 4°C (relative to pre-industrial levels) by 2100 assuming no transition and a continuation of current policy trends. Physical climate risk is high under this scenario, with climate impacts for these emissions reflecting the riskier (high) end of current estimates.

The main differences between Scenarios A and B are:

- 1. the underlying assumption between disorderly and orderly transition; and
- 2. the point in time at which the shocks occur. Hence the impact is instantaneous, but the shocks occur at different times in the future for each scenario.

The scenarios provide valuable insights as they not only allow us to gain an understanding of the potential negative financial impacts of both physical and transition risks on assets from sectors at-risk – such as fuel extraction, power generation, and agriculture – but also the financial opportunities of a sustainable economy (e.g., electric vehicles, renewables).

# Legal Notice

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