

# Template periodic disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852

**Product name:** DNCA INVEST EURO DIVIDEND GROWER

**Legal entity identifier:** 213800HZWQKBHDYB235

## Environmental and/or social characteristics

**Sustainable investment** means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The **EU Taxonomy** is a classification system laid down in Regulation (EU) 2020/852, establishing a list of environmentally **environmentally sustainable economic activities**. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

### Did this financial product have a sustainable investment objective?

<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> No
<input type="checkbox"/> It made <b>sustainable investments with an environmental objective</b> : <ul style="list-style-type: none"> <li><input type="checkbox"/> in economic activities that qualify as environmentally sustainable under the EU Taxonomy</li> <li><input type="checkbox"/> in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy</li> </ul>	<input checked="" type="checkbox"/> It <b>promoted Environmental/Social (E/S) characteristics</b> and while it did not have as its objective a sustainable investment, it had a proportion of 61.5% of sustainable investments <ul style="list-style-type: none"> <li><input type="checkbox"/> with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy</li> <li><input checked="" type="checkbox"/> with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy 33.5%</li> <li><input checked="" type="checkbox"/> with a social objective 28.0%</li> </ul>
<input type="checkbox"/> It made <b>sustainable investments with a social objective</b> :	<input type="checkbox"/> It promoted E/S characteristics but <b>did not make any sustainable investments</b>



### To what extent were the environmental and/or social characteristics promoted by this financial product met?

The characteristics promoted by the Sub-Fund were governance, environment, social and societal criteria.

The management of the Sub-Fund relied on the proprietary analysis tool on environment, social and governance: ABA (*Above and Beyond Analysis*).

As part of the promotion of such characteristics, the Sub-Fund principally considered the following ESG matters:

- Environment: GHG emissions, airborne pollution, waterborne pollution, water consumption, land use.
- Social: Excessive CEO Compensation, gender inequality, health and safety issues, child labor.
- Governance: Monitoring corruption and bribery, tax avoidance.
- Global ESG quality rating.

In this way, for private issuers, the investment process based on stock picking took into account an internal Corporate Responsibility rating thanks to an extra-financial analysis through the ABA tool, with a "best in universe" approach (selection of the investment universe independently of the sectoral activity).

The Sub-Fund did not use a benchmark for the purpose of attaining the ESG Characteristics promoted by the Sub-Fund.

• **How did the sustainability indicators perform?**

**Sustainability indicators**  
measure how the environmental or social characteristics promoted by the financial product are attained.

The sustainability indicators of the Sub-Fund for private issuers were:

- The *Above and Beyond Analysis* (ABA, the proprietary tool) Corporate Responsibility Score: the main sustainability indicator used by the Sub-Fund is the ABA scoring based on the Corporate Responsibility and divided into four pillars: shareholder responsibility, environmental responsibility, employer responsibility, societal responsibility.
- The Transition to a Sustainable Economy exposure: the asset manager completes this analysis by an assessment of companies' exposure to *Transition to a Sustainable Economy*. This exposure is calculated among five pillars: demographic transition, healthcare transition, economic transition, lifestyle transition and ecologic transition.
- Exposure to UN Sustainable Development Goals: the Management Company assesses for each company the part of revenues linked to one of the 17 Sustainable Development Goals of the United Nations.
- Carbon data: carbon footprint (t CO<sub>2</sub>/m\$ invested) of the Sub-Fund's portfolio.
- Carbon intensity (t CO<sub>2</sub>/m\$ revenues) of the Sub-Fund's portfolio.
- The proportion of the Sub-Fund's portfolio in the "worst offenders" list of the Management Company; this list is consisted of the issuers most at risk from a social responsibility point of view. This list is established based on major controversies, after analysis by members of the SRI team, and after validation by the Sustainable Investment Monitoring Committee.

**Performance of sustainability indicators for private issuers**

Sustainability indicators	Performance of the sustainability indicators		
	29/12/2023	31/12/2024	Evolution
ABA Corporate Responsibility score	5.97/10	5.72/10	-0.25
Transition to a Sustainable Economy exposure	27.94% of revenues	27.40% of revenues	-0.54%
% Exposure to the SDGs	27.94% of revenues	27.40% of revenues	-0.54%
Carbon footprint	298	203	-96
Carbon intensity	679	594	-85
% Worst Offenders list	0%	0%	0%

The data for the 2022 financial year, which have a different methodology and frequency of calculation, are not comparable with those for subsequent periods.

Sustainable development indicators have not been assured by an auditor or reviewed by a third party.

• **...and compared to previous periods?**

In 2024, the fund made several adjustments that had an impact on the performance indicators without compromising the achievement of these objectives, which were all met.  
All new securities invested met the minimum rating requirement of 2/10.  
In terms of revenue exposure to the Millennium Development Goals, the contribution was stable.  
The fund has not been impacted by the holding of companies on the Worst Offenders list.

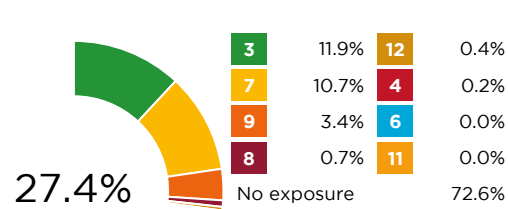
• **What were the objectives of the sustainable investments that the financial product partially made and how did the sustainable investment contribute to such objectives?**

The objectives of the sustainable investments of the Sub-Fund were the contributions of the investee companies to the United Nations Sustainable Development Goals (SDG). These companies are required to comply with the following eligibility conditions which are based on a "pass-fail" approach:

- minimum 5% revenues exposed to SDGs, according to the internal sustainability framework based on Sustainable Transition Activities (demographic transition and/or healthcare transition and/or economic transition and/or lifestyle transition and/or ecologic transition).
- minimum rating of 2 out of 10 on Corporate Responsibility Rating (ABA) (taking into account controversies and PAI, Principal Adverse Impacts) combined with the exclusion policy, integrating the Do Not Significantly Harm on any environmental or social objective (see below).
- minimum rating of 2 out of 10 on Governance (Corporate Governance Practices).

The minimum rate of 2 of 10 (Corporate Responsibility in the proprietary tool ABA) is in line with the objective to Do No Significant Harm to the social or environmental objectives.

SDG's exposure  
(% of revenues)



1 No poverty. 2 Zero hunger. 3 Good health and well-being. 4 Quality education. 5 Gender equality. 6 Clean water and sanitation. 7 Clean and affordable energy. 8 Decent work and economic growth. 9 Industry, innovation and infrastructure. 10 Reduced inequalities. 11 Sustainable cities and communities. 12 Sustainable consumption and production. 13 Tackling climate change. 14 Aquatic life. 15 Terrestrial life. 16 Peace, justice and effective institutions. 17 Partnerships to achieve the goals.

- **How did the sustainable investments that the financial product partially made not cause significant harm to any environmental or social sustainable investment objective?**

The adverse impacts of the companies' activities on environment and social objectives were directly integrated into the ABA Corporate Responsibility Rating (which integrates the indicators for adverse impacts on sustainability factors in Table 1 of Annex 1 of the SFDR RTS and may lead to a downgrading of the ABA scoring under the minimum rating).

In this background, the Asset Manager has implemented in accordance with its Exclusion Policy the following exclusions:

- Thermal coal and unconventional oil and gas: the Asset Manager gradually excluded companies involved in thermal coal and unconventional oil and gas business.
- Controversy weapons: issuers were excluded from all the Asset Manager's portfolios
- Non-compliance with UN Global Compact: issuers with severe breaches to the UN Global Compact principles were integrated in the Asset Manager's *Worst Offenders* list and excluded from all the portfolios.

The financial product has not been significantly affected by any environmentally or socially sustainable investment objective over the past year.

**Principal adverse impacts** are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

- *How were the indicators for adverse impacts on sustainability factors taken into account?*

The integration of the 14 mandatory PAI plus 3 optional PAI aimed to build a Corporate Responsibility Rating out of 10. A minimum rating of 2 out of 10 is thus consistent to the DNSH approach (Do No Significant Harm to the social or environmental objectives) in addition to two binding PAI (PAI 10- Violation UNGC and PAI 14- Controversial weapons).

- *Were sustainable investments aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights? Details:*

Issuers that did not comply with the principles of the United Nations Global Compact were unfavorably rated for Corporate Responsibility in the ABA tool.

Issuers with controversies or in severe breach to UN Global Compact Principles (example: human rights or fight against corruption) based on the internal approach were excluded from the portfolio through the *Worst Offenders* list after internal analysis.

The *internal approach* as described below allowed the Asset Manager to define a list of issuers identified as being in breach of the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights and which have been qualified as having committed a "severe breach" by the Management Company's Ethics Committee. These issuers were therefore included in an exclusion list of the *Worst Offenders* and which are prohibited from investing.

To perform this analysis, the Management Company used an external data provider's database to:

1. Extract issuers with "norms based" alerts ;
2. Filter out irrelevant issuers ;
3. Qualitative analysis of the infringements by the Management Company's Ethics Committee ;
- 4 . Include issuers identified as having committed a *severe breach* in the list of *Worst Offenders*.

Hence, the sustainable investments were aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights.

*The EU Taxonomy sets out a "do not significant harm" principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific EU criteria.*

The "do no significant harm" principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

*Any other sustainable investments must also not significantly harm any environmental or social objectives.*



## How did this financial product consider principal adverse impacts on sustainability factors?

For Private issuers, The Sub-Fund took into account the principal adverse impacts on sustainability factors:

- The Principal Adverse Impact analysis was part of the Corporate Responsibility Rating ;
- The Asset Manager has implemented an Adverse Impact on Sustainability Policy, measuring the PAI. The Policy first intended to monitor the contributions to climate change (CO<sub>2</sub> emissions, CO<sub>2</sub> intensity, implied temperature) in the context of the "Climate Trajectory" objectives.

### Principal Adverse Impacts

PAI	Unit	Fund		Ref. Index	
		Coverage	Value	Coverage	Value
PAI Corpo 1_1 - Tier 1 GHG emissions	T CO <sub>2</sub>	100%	7,509		
PAI Corpo 1_2 - Tier 2 GHG emissions	T CO <sub>2</sub>	100%	6,458		
PAI Corpo 1_3 - Tier 3 GHG emissions	T CO <sub>2</sub>	100%	76,283		
PAI Corpo 1T - Total GHG emissions	T CO <sub>2</sub>	100%	90,250		
PAI Corpo 1T_SC12 - Total GHG emissions (Scope 1+2)	T CO <sub>2</sub>	100%	13,967		
PAI Corpo 2 - Carbon footprint	T CO <sub>2</sub> /EUR M invested	100%	203	100%	591
PAI Corpo 3 - GHG intensity	T CO <sub>2</sub> /EUR M sales	100%	594	100%	979
PAI Corpo 4 - Share of investments in companies active in the fossil fuel sector		100%	0%	100%	0%
PAI Corpo 5_1 - Share of non-renewable energy consumption		100%	55.6%	100%	59.6%
PAI Corpo 5_2 - Share of non-renewable energy production		0%	0.0%	8%	61.9%
PAI Corpo 6 - Energy consumption intensity by sector with high climate impact	GWh/EUR M sales	100%	0.5	100%	0.5
PAI Corpo 7 - Activities with a negative impact on biodiversity-sensitive areas		100%	0.1%	100%	0.1%
PAI Corpo 8 - Water discharges	T Water Emissions	0%	0	3%	0
PAI Corpo 9 - Hazardous or radioactive waste ratio	T Hazardous Waste/EUR M invested	99%	0.5	99%	0.6
PAI Corpo 10 - Violations of UNGC and OECD principles		100%	0.0%	100%	0.0%
PAI Corpo 11 - Lack of UNGC and OECD compliance processes and mechanisms		100%	0.0%	100%	0.0%
PAI Corpo 12 - Unadjusted gender pay gap		70%	7.7%	71%	10.4%
PAI Corpo 13 - Gender diversity in governance bodies		100%	42.3%	100%	42.4%
PAI Corpo 14 - Exposure to controversial weapons		100%	0.0%	100%	0.0%
PAI Corpo OPT_1 - Water use	m <sup>3</sup> /EUR M sales	66%	363	75%	520
PAI Corpo OPT_2 - Water recycling		10%	0.4%	8%	0.1%
PAI Corpo OPT_3 - Investments in companies with no policy for preventing accidents at work		100%	0.0%	100%	0.0%
	T CO <sub>2</sub> /EUR M sales	100%	95	100%	94

Source : MSCI



## What were the top investments of this financial product?

### Top investments of the portfolio, as of 31 December 2024:

The list includes the investments constituting the **greatest proportion of investments** of the financial product during the reference period which is: (2024).

Largest investments	Sector	% of assets	Country
ASML Holding NV	Technology	6.08%	Netherlands
Gaztransport Et Technigaz SA	Energy	3.68%	France
Vinci SA	Construction and Materials	3.55%	France
Air Liquide SA	Chemicals	3.54%	France
KBC Group NV	Banks	3.46%	Belgium
Tryg A/S	Insurance	3.44%	Denmark
Infrastrutture Wireless Italiane SpA	Telecommunications	3.42%	Italy
Thales SA	Industrial Goods and Services	3.35%	France
Sanofi SA	Health Care	3.28%	France
EssilorLuxottica SA	Health Care	2.97%	France
LVMH Moet Hennessy Louis Vuitton SE	Consumer Products and Services	2.89%	France
Bureau Veritas SA	Industrial Goods and Services	2.63%	France
Deutsche Post AG	Industrial Goods and Services	2.49%	Germany
SAP SE	Technology	2.31%	Germany
L'Oreal SA	Consumer Products and Services	2.29%	France

The data presented are calculated on the basis of a quarterly average over the past financial year.



## What was the proportion of sustainability-related investments?

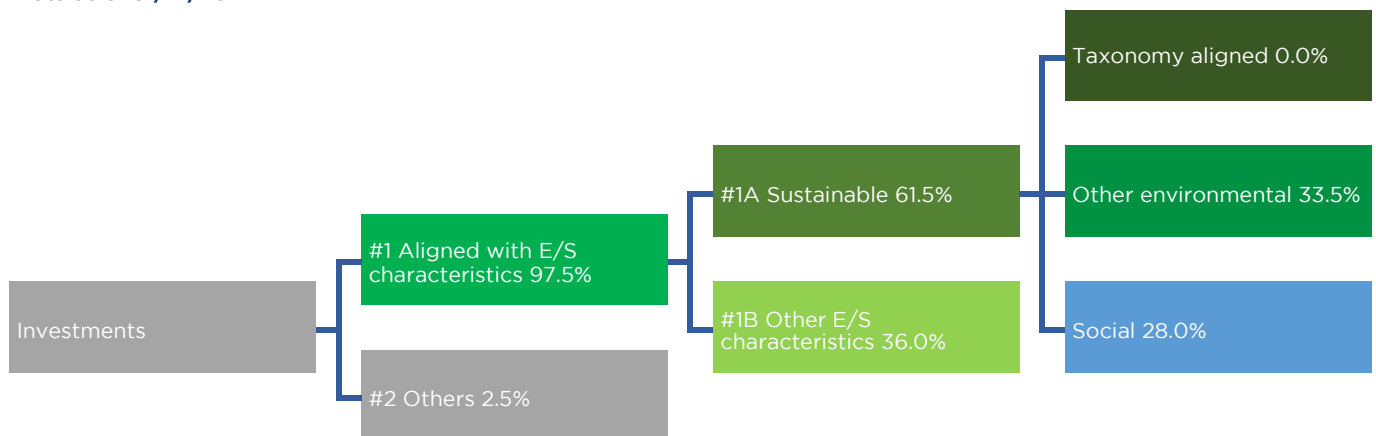
**Asset allocation**  
describes the  
share of  
investments in  
specific assets.

As of 31 December 2024, the Sub-Fund invested 97.5% of its net assets in investments aligned with environmental and social characteristics. 61.5% of those were directly invested in sustainable investments. The remaining portion of the Sub-Fund's net assets (#2 Other) consisted of financial derivative instruments, deposits at sight, money market funds, money market instruments and other deposits used for hedging and efficient portfolio management purposes and to manage the liquidity of the portfolio or to reduce any specific financial risk.

- **What was the asset allocation?**

Investments	Data as of 31/12/2024	Data as of 29/12/2023	Data as of 30/12/2022
#1 Aligned with E/S characteristics	97.5%	95.1%	92.7%
#1A Sustainable	61.5%	57.4%	55.0%
Taxonomy aligned	0.0%	-	-
Other environmental	33.5%	35.9%	38.0%
Social	28.0%	21.5%	17.0%
#1B Other E/S characteristics	36.0%	37.6%	37.7%
#2 Others	2.5%	4.9%	7.3%

### Data as of 31/12/2024



*The data presented are calculated on the basis of a quarterly average over the past financial year.*

For the 2024 financial year, the information received from our data providers does not appear to be sufficiently reliable following the initial checks carried out to quantify the proportion of investments aligned with the taxonomy. DNCA Finance has therefore prudently chosen not to use it and not to communicate the consolidated alignment figures this year for funds not committed to this criterion.

**#1 Aligned with E/S characteristics** includes the investments of the financial product used to attain the environmental or social characteristics promoted by the financial product.

**#2 Other** includes the remaining investments of the financial product which are neither aligned with the environmental or social characteristics, nor are qualified as sustainable investments.

The category **#1 Aligned with E/S characteristics** covers:

- The sub-category **#1A Sustainable** covers environmentally and socially sustainable investments.
- The sub-category **#1B Other E/S characteristics** covers investments aligned with the environmental or social characteristics that do not qualify as sustainable investments.

- **In which economic sectors were the investments made?**

**The investments were made in the following economic sectors:**

<b>Sector</b>	<b>% AUM</b>
Industrial Goods and Services	18.81%
Health Care	12.05%
Technology	11.31%
Consumer Products and Services	8.86%
Construction and Materials	7.83%
Banks	5.80%
Telecommunications	5.40%
Energy	4.40%
Chemicals	4.30%
Insurance	3.71%
Media	3.66%
Financial Services	3.19%
Personal Care, Drug and Grocery Stores	2.09%
Food, Beverage and Tobacco	1.75%
Automobiles and Parts	1.74%

*The above sector classification can differ from the one used in the financial periodic report.*

*The data presented are calculated on the basis of a quarterly average over the past financial year.*

**As of 31 December 2024, the fossil fuel exposure is 4.4%.**





## To what extent were the sustainable investments with an environmental objective aligned with the EU Taxonomy?

To comply with the EU Taxonomy, the criteria for **fossil gas** include limitations on emissions and switching to fully renewable power or low-carbon fuels by the end of 2035. For **nuclear energy**, the criteria include comprehensive safety and waste management rules.

**Enabling activities** directly enable other activities to make a substantial contribution to an environmental objective.

**Transitional activities** are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.

Taxonomy-aligned activities are expressed as a share of:

- **turnover** reflecting the share of revenue from green activities of investee companies.
- **capital expenditure** (CapEx) showing the green investments made by investee companies, e.g. for a transition to a green economy.
- **operational expenditure** (OpEx) reflecting green operational activities of investee companies.

For the 2024 financial year, the information received from our data providers does not appear to be sufficiently reliable following the initial checks carried out to quantify the proportion of investments aligned with the taxonomy. DNCA Finance has therefore prudently chosen not to use it and not to communicate the consolidated alignment figures this year for funds not committed to this criterion.

### • Did the financial product invest in fossil gas and/or nuclear energy related activities complying with the EU Taxonomy<sup>1</sup>?

☐ Yes:

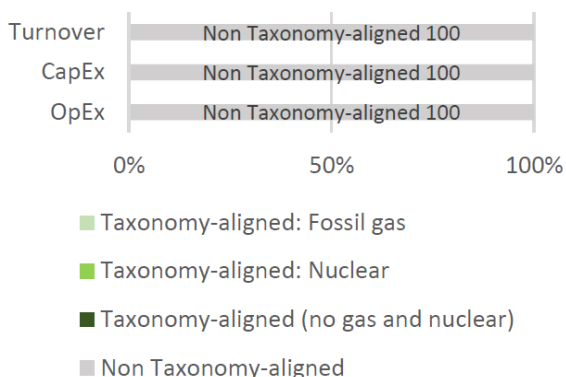
☐ In fossil gas

☐ In nuclear energy

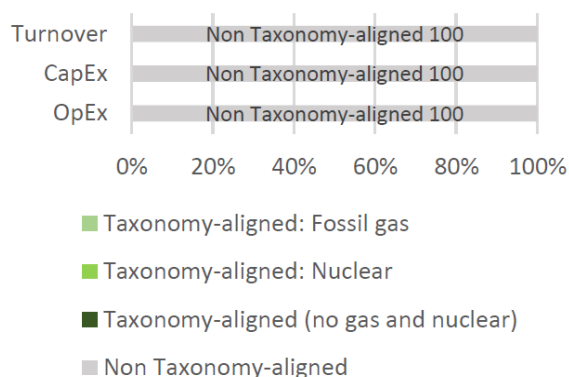
☒ No

The graphs below show in green the percentage of investments that were aligned with the EU Taxonomy. As there is no appropriate methodology to determine the taxonomy-alignment of sovereign bonds\*, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.

#### 1. Taxonomy-alignment of investments including sovereign bonds\*



#### 2. Taxonomy-alignment of investments excluding sovereign bonds\*



Ce graphique représente 98.0% des investissements totaux.

\*For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures

<sup>1</sup> Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change (climate change mitigation) and do not significantly harm any EU Taxonomy objective – see explanatory note in the left-hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

- **What was the share of investments made in transitional and enabling activities?**

Not applicable

- **How did the percentage of investments that were aligned with the EU Taxonomy compare with previous reference periods?**

Not applicable



### **What was the share of sustainable investments with an environmental objective not aligned with the EU Taxonomy?**

*The symbol represents sustainable investments with an environmental objective that **do not take into account the criteria** for environmentally sustainable economic activities under Regulation (EU).*

The Sub-Fund's invested 33.5% of its net assets in sustainable investments with an environmental objective that were not aligned with the EU Taxonomy Regulation (given the lack of taxonomy data, DNCA Finance considers that all environmental investments are not aligned with the EU Taxonomy).



### **What was the share of socially sustainable investments?**

The Sub-Fund invested 28.0% of its net assets in sustainable investments with a social objective.



### **What investments were included under “other”, what was their purpose and were there any minimum environmental or social safeguards?**

The investments included under #2 *Other* could consist of financial derivative instruments, deposits at sight, money market funds, money market instruments and other deposits used for hedging and efficient portfolio management purposes and to manage the liquidity of the portfolio or to reduce any specific financial risk.

These investments did not have specific environmental or social safeguards.



## What actions have been taken to meet the environmental and/or social characteristics during the reference period?

The investment process was based on the following three stages:

- Selection of the investment universe combining a financial and extra-financial approach in particular by excluding issuers which do not comply with our minimum standards for inclusion (rating below 2/10 in the ESG proprietary tool) or exposed to major controversies;
- Asset classes allocation based on an analysis of the investment environment and the management team's risk appetite;
- Security selection is based on a fundamental analysis of issuers from the point of view of the minority shareholder and/or bond creditor, taking into account ESG criteria and the valuation of the instruments.

The ABA scoring is the proprietary tool of analysis and Corporate Responsibility Rating used to anticipate companies' risks especially looking at the relationship with their stakeholders: employees, supply chains, clients, local communities, and shareholders..., regardless of the sector of activities.

The ABA analysis of corporate responsibility is broken down into four pillars:

- Shareholders responsibility (board of directors and general management, accounting practices and financial risks, etc.) ;
- Social responsibility (including working conditions, diversity policy, accidentology, training policy, etc.);
- Societal responsibility (tax optimisation, corruption, respect for local communities and respect for personal data);
- Environmental responsibility (including environmental management policy, consideration of biodiversity issues, etc.).

This in-depth analysis, combining qualitative and quantitative research, leads to a rating out of 10.

The engagement process, which aims to serve the ESG objectives of the product, is carried out in several steps:

1. Identify targets for proactive and reactive engagement among issuers in DNCA Finance's investments, following on from the alert system set up as part of sustainability risk and negative impact management.
2. Implement an engagement plan for the identified engagement targets, monitor the engagement process and measure the results.
3. Integrate the results of engagement actions into investment decisions.

DNCA Finance's proactive engagement aims to encourage companies to develop better transparency and management of their ESG issues, through an ongoing dialogue. The reactive engagement process is an escalation process that relies on the alert mechanism in place for sustainability risk and negative impact management. The engagement actions can include requests for corrective actions and the possible decision to disinvest (*Worst Offenders*). DNCA Finance also participates in collective initiatives for coordinated and/or collaborative actions to promote best practices on systemic or transversal topics, concerning certain issuers, ESG issues likely to generate sustainability risks and/or negative sustainability impacts, and compliance with the principles of the Task Force on Climate related Financial Disclosure (TCFD) and the Task Force on Nature related Financial Disclosure (TNFD).

Engaged by Edenred on 28/02/2024 (Italian Consip 9 contract controversy):

Meeting with Edenred management (CFO), several points are discussed:

Regarding timing, they were really surprised (local management found out the day before at 11.30am, then the CFO at 12.43pm. Communication to the market began the next day at 11.30am). They seem to accept responsibility for the content of their response to the invitation to tender, which was probably incomplete. The prosecutor's comments were particularly harsh, a standard practice for the country according to local teams. The seized funds were released within 48 hours. However, the members of the local management team mentioned in the press have been charged in their personal capacity. This could be a source of negative newsflow in the future.

However, the group has quality policies (ISO 37001 certification). It seems that the response to the call for tenders was audited by an independent expert. Edenred also seems to regularly use many external audits to check these issues. Overall, large tenders are reviewed in detail, but smaller tenders follow fewer demanding procedures.

A new governance is underway on compliance issues with the appointment of a new manager to review procedures (Don Mcload, Vivendi audit & UMG listing).

In terms of financial risk, the amount would be €20 million (the entire revenue on the contract) + a maximum fine of €1 million, according to their lawyers, which is very limited. The risk of being banned from taking part in public tenders has been ruled out, in his view, because the public prosecutor could already have demanded it, and they have already taken part in Concip 10.

There seems to be little risk of contagion, as this is a subject specific to the Concip 9 tender and its content. Contagion to other tenders seems unlikely. Lastly, the company is considering whether to abandon the "public contracts" segment. Its exposure to public-sector clients (as a % of business volume) is less than 10% overall, and their profitability is below the Group average.

CR engagement LVMH 18/06/2024 (forced labour in Italian factory):

We spoke to Julie Coulot, CSR and Circular Economy Manager at LVMH, following allegations of illegal employment in Italy. A subsidiary of Dior's Italian entity has been placed under court administration following allegations made by several of its suppliers (mainly leather goods).

A similar controversy also concerns Armani and Alviero Martini (April and January 2024). Several Italian judges in the Milan and Bergamo regions are currently cracking down on these sweatshops, which employ Chinese workers paid €2-3 an hour.

Rather average or even mediocre opinion after our exchange. LVMH has a clear and consistent approach to sourcing its products, identifying key raw materials (silk, leather, cotton, etc.) with greater vigilance in certain regions and for certain products (micca, for example).

However, the control mechanisms in place appear to be ineffective, if at all, as IR tells us that most of the suppliers in question had been audited with a result described as "satisfactory". Furthermore, LVMH indicates that tier 1 suppliers are obliged to communicate on their own suppliers, which apparently was not the case. IR indicates that suppliers are audited approximately every 18 months based on planned and/or surprise audits and that most of the group's audits (50%) are carried out in Italy. Despite these procedures, LVMH is struggling to control its value chain adequately.

Moreover, the company's transparency on these subjects is rather limited. We have few figures at group level on the Purchasing policy and on suppliers (no % of suppliers audited out of total suppliers, for example). Even though the IR indicates that it is pushing internally for greater granularity, we can see that LVMH is not very proactive on these subjects. The IR mentions a decentralised culture (specific to each company) which does not encourage subsidiaries to be more transparent.

In conclusion, we see a strong reputational risk for LVMH following this controversy. On the one hand, because of the purchase price of the bags from suppliers (€53 vs. €2,500 retail price), but above all because of the presence of illegal workers who are underpaid and work in precarious health and safety conditions, which are usually, unfortunately, standard practices in fast fashion. This region, and Italy more generally, is home to 50% to 55% of the manufacture of luxury goods, and we believe there is a risk that the controversy could spread to other LVMH houses or other luxury goods players, such as Kering, for example.



## How did this financial product perform compared to the reference benchmark?

The **reference index** are indices that make it possible to measure whether the financial product achieves the environmental or social characteristics that it promotes.

The chosen reference index is not intended to be aligned with the environmental and social ambitions promoted by the financial product.

- **How did the reference benchmark differ from a broad market index?**

Not applicable

- **How did this financial product perform with regard to the sustainability indicators to determine the alignment of the reference benchmark with the environmental or social characteristics promoted?**

Not applicable

- **How did this financial product perform compared with the reference benchmark?**

Not applicable

- **How did this financial product perform compared with the broad market index?**

Not applicable