Sustainability-related disclosures

M&G (Lux) Investment Funds 1 - M&G (Lux) respons Ability Sustainable Solutions Bond



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Website disclosure provided in accordance with Article 10 of the Regulation (EU) 2019/2088 of 27 November 2019 on sustainability-related disclosures in the financial services sector. Information on the overall sustainability-related impact of the Fund can be found in the Annual Report of the Fund.

Summary

This document summarises the information about this Fund in relation to the Sustainable Finance Disclosure Regulation. It is not marketing material. The information is required by law to help potential investors understand the sustainability related characteristics and/or objectives and risks of this Fund. You are advised to read it in conjunction with other relevant documentation on this Fund so you can make an informed decision about whether to invest.

No significant harm to the sustainable investment objective

Sustainable investments that the Fund intends to make do not cause significant harm to any environmental or social sustainable investment objective as they are required to pass a series of tests, including:

- 1. Whether they represent significant exposure to businesses the Investment Manager considers harmful.
- 2. Principal Adverse Impact indicators considered to render the investment incompatible with sustainable investment (violations of the UN Global Compact Principles or the OECD Guidelines for Multinational Enterprises, social violations by sovereigns such as being subject to sanctions, negative effects on biodiversity sensitive areas).
- 3. Other Principal Adverse Impact indicators form part of a materiality assessment to understand whether any exposures are compatible with sustainable investment.

The Investment Manager's research process includes consideration of Principal Adverse Impact indicators for all investments where data is available (i.e. not just for sustainable investments), which allows the Investment Manager to make informed investment decisions.

The Fund's consideration of Principal Adverse Impact indicators is used as part of understanding the operating practices of the investments purchased by the Fund. Investments held by the Fund are then subject to ongoing monitoring and a quarterly review process.

Further information on the Principal Adverse Impact indicators which are taken into account by the Investment Manager can be found in the Annex to the Investment Manager's website disclosures for the Fund. All investments purchased by the Fund must pass the Investment Manager's good governance tests, and in addition, sustainable investments must also pass tests to confirm they do no significant harm, as described above. These tests embed a consideration of the OECD Guidelines and UN Guiding Principles.

Sustainable investment objective of the financial product

To contribute to a sustainable economy by investing in global bonds supporting environmental and/or social goals.

Investment strategy

To be eligible for investment, the Investment Manager only selects global bonds that in the Investment Manager's opinion positively contribute to at least one of six solution areas:

- better health solutions
- · better work and education solutions
- · social inclusion solutions
- climate action solutions
- environmental solutions
- circular economy solutions

Such bonds will either be issued by companies that positively contribute to these solution areas ("sustainable solution providers") or will be use of proceeds bonds* issued specifically to finance environmental or social projects that correspond to the solution areas.

* use of proceeds bonds are bonds where the monies raised can only be used for a stated purpose.

All investments purchased by the Fund must pass the Investment Manager's good governance tests, and in addition, sustainable investments must also pass tests to confirm they do no significant harm, as described above. These tests embed a consideration of the OECD Guidelines and UN Guiding Principles.

Proportion of investments

The Investment Manager expects at least 80% of the Fund to be invested in sustainable investments, in pursuit of the sustainable investment objective. The Fund is not required to favour any specific type of sustainable investment, and may invest in assets supporting any environmental and/or social goal.

The Fund will invest at least 5% in sustainable investments with a social objective and at least 5% in sustainable investments with an environmental objective that are not aligned to the EU Taxonomy. Subject to those minima, the Fund may flexibly allocate between the different types of sustainable investments based on availability and attractiveness of investment opportunities, whilst keeping the aggregate allocation to sustainable investments with environmental and/or social objectives to a minimum of 80%.

The Fund is permitted to use derivatives and collective investment schemes to attain its sustainable investment objective. However, typically most of the sustainable investments are expected to be held directly.

Monitoring of sustainable investment objective

Monitoring of the sustainable investment objective is undertaken through systems and digital investment platform tools. These are applicable on an ex-ante, ex-post basis in the investment process. Surveillance occurs on an ongoing basis in the investment platform tools using codified rules to assess compliance with the requirement to invest in sustainable investments in pursuit of the sustainable investment objective. The Investment Manager undertakes quarterly reviews at portfolio level inclusive of binding commitments and Key Sustainability Indicator (KSI) outputs.

Methodologies

Key Sustainability and Principal Adverse Indicators alongside binding elements of the Fund are used to demonstrate attainment of sustainable investment objective of the Fund. Regarding the underlying metrics, there are a variety of methods used subject to the asset class, instrument or information type:

- binary pass/fail test e.g. exclusion of sanctioned companies, countries or industries
- · meets or exceeds a specific threshold e.g. revenue that contributes to an environmental outcome, or more than a % of board diversity
- · industry recognised third party certification evidencing sustainability performance e.g. CBI certified Climate bond
- · proprietary analysis to form an assessment of the sustainability characteristics e.g. net zero alignment or impact

Data sources and processing

The data sources used to monitor the indicators which align to the sustainable investment objective of the Fund are both sourced from third party data vendors such as MSCI or Bloomberg or sourced from proprietary research and analysis.

Data received from third party vendors typically comes from reputable and, in some cases, audited sources, such as annual reports or sustainability reports. Basic data quality metrics are tested using appropriate technological tools. More domain-specific checks are carried out by sustainability subject matter experts within the front office. To ensure that interpretation of data is consistent, benchmarking exercises are performed where appropriate. External ESG data is supplemented through the application of a proprietary ESG scorecard, with independent calibration reviews to drive consistency of approach.

Data are processed in a combination of external and internal systems and digital platform tools. Definitions and calculation logic are applied to transform raw attributes into metrics which are used for disclosures and to apply investment restrictions. Using these metrics, fund exposures are monitored at both portfolio and security level, ex ante and ex post.

Use of estimated data is limited and relates primarily to carbon emissions when reported data is unavailable. Where estimated data points are ingested or employed, appropriate data quality checks are to ensure that metrics can be used with due care in the investment process. The Investment Manager develops proprietary tools where appropriate, including models to estimate carbon emissions for companies which do not report. Such proprietary estimates are not used in regulated disclosures.

Limitations to methodologies and data

As mentioned above, sustainable investment objectives are monitored through indicators which are often based on data. ESG information from third party data providers and/or obtained directly from the issuers may be incomplete, inaccurate, stale or unavailable. As a result, there is a risk that the Fund may incorrectly assess an issuer or information that is an input into an indicator. This in turn can result in the incorrect inclusion or exclusion of a company in the portfolio or incorrect outcome for an indicator in the Fund.

Incomplete, inaccurate or unavailable ESG data may also act as a methodological limitation to a non-financial investment strategy (such as the application of ESG risk and opportunity characteristics). Where identified, the Investment Manager will seek to mitigate this risk through its own assessment. In the case that particular data points are not available, it is expected that the Investment Manager's own assessment will be sufficient to ensure that the attainment of sustainable investment objective is not materially affected.

Internal methodologies and policies are subject to appropriate governance and oversight, in which limitations are recognised and accepted, with controls applied as appropriate. Exceptions from frameworks are subject to appropriate governance by specialists in the Investment Manager's Stewardship and Sustainability team and/or Governance committees such as the ESG Governance Meeting according to the materiality of the departure from policy. Common limitations include: lack of coverage of business involvement screening; lack of key sustainability metrics; divergence of market standards across different geographies.

Where limitations in the methodologies and data have been identified, the Investment Manager seeks to mitigate these through governance and oversight. Whilst, as with financial data, it is impossible to completely eliminate the risk of impact of an external data vendor error, the Investment Manager does conduct its own reviews and challenges where it believes investments have been misclassified. Where the methodologies and/or data are insufficient post mitigation to establish that an investment is a sustainable investment in pursuit of the sustainable investment objective, such investment may not be purchased.

Due diligence

ESG due diligence is carried out as a part of fundamental investment research. Research analysts assess the Principal Adverse Impact metrics and identify key sustainability risks in order to evaluate and express their materiality for the subject company or investment. Analysts reflect their assessments in either written research or an ESG Scorecard.

Where applicable, the analyst uses the ESG Scorecard to evaluate 15 mandatory and common factors and additional idiosyncratic factors deemed relevant to the subject company's risk profile and business mix. The mandatory factors for evaluation are as follows:

- · Climate: Disclosure, Intensity, Footprint, Vulnerability, Intent
- Governance: Ownership & Control, Political Interference & Sovereign Concerns, Strategy and Financial policy, Disclosure and Transparency, Board, Regulation, Compliance and Oversight, Cybersecurity, Corporate culture and controversy
- · Social: Modern Slavery, Diversity & Inclusion
- Sector-specific Key Issues determined from the SASB Materiality Map.

In addition to the proprietary assessments described above, investment decision-making may also take account of third party ESG ratings, where available.

Appropriate consideration of ESG factors is a mandatory objective in the due diligence process for analysts and fund managers.

The section above entitled 'Monitoring of sustainable investment objective' details the controls associated with the components of due diligence listed herein.

Engagement policies

M&G believes that the long-term success of companies is supported by effective investor stewardship and high standards of corporate governance. We believe that if a company is run well, and sustainably, it is more likely to be successful in the long run. We undertake all investment stewardship engagements and proxy voting with the goal of protecting and enhancing the long-term value of client's assets, with engagement representing an integral part of how we integrate environmental, social and governance (ESG) considerations in our investment

process. We are committed to being transparent about how we conduct investment stewardship activities in support of long-term sustainable performance for our clients. The precise nature of the engagement will vary depending on the investments held, but these overarching principles will inform M&G's conduct when engaging with companies, whether through voting equities in general meetings or in our participation in bondholder committees.

Attainment of sustainable investment objective

No reference benchmark has been designated for the purpose of attaining the sustainable investment objective.

Sustainable Investments

Sustainable investment test

A sustainable investment is 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.

This can be summarised as three requirements (i) contribute to environmental or social objective; (ii) do no significant harm or "DNSH" and (iii) good governance.

Firms such as the Investment Manager are required to devise their own method for identifying which investments they should treat as sustainable investments. This disclosure summarises the Investment Manager's sustainable investment tests for the Fund.

Sustainable baseline exclusions - DNSH and good governance

All potential sustainable investments are screened against the Sustainable baseline set out in Annex 2 – ESG Criteria – Exclusions and Restrictions. The Sustainable baseline exclusions represent the measurable, quantitative tests that the Investment Manager uses for DNSH and good governance. It is informed by the PAIs set out in Annex 1. For example, PAI 4 "Exposure to companies active in the fossil fuel sector" corresponds to the Fossil fuels exclusions test in the Sustainable baseline.

Contribution to environmental or social objectives

The remaining potential sustainable investments that pass this first phase of DNSH and good governance tests are then tested for whether they contribute to environmental and/or social objectives. This testing includes a combination of quantitative and qualitative tests based on available data, as well as the application of judgment and opinion by the Investment Manager. These tests may vary over time in response to the market environment and evolving practice. This is a complex topic that varies between investment management firms, and an example is provided below to assist investor understanding.

Further validation of DNSH against PAIs

Completion of the steps above identifies investments as potential sustainable investments but it does not represent the end of the process. The PAIs set out in Annex 1 cover the areas relevant to the DNSH test but they are not all suitable for quantitative tests whereby a threshold can be set below or above which an investment is always considered to fail DNSH. Therefore these are not suitable for systematic screening. Instead, these PAIs are assessed by validating the sustainable investments identified from the previous tests against the full PAI list in Annex 1 to confirm the Investment Manager does not consider such sustainable investments to be doing significant harm.

Example of assessing contribution to environmental or social objectives

A company may release a statement of intent to the market. Whether or not it has done so is quantifiable. That intent may be verifiable using independent validation, eg it may be a Science Based Target giving it a clearly defined path to reduce emissions in line with Paris Agreement goals. Or, it may require a qualitative assessment of its validity by the Investment Manager. That validated intentionality then provides a rationale for considering securities issued by that company to be contributing towards an environmental objective.

The Investment Manager would then perform ongoing assessment of whether or not the company is living up to that statement of intent. The data the company releases to the market about its emissions reduction would provide quantifiable evidence. But, emissions reduction is rarely a smooth year-on-year delivery. Where a company lags behind its targets on a year-on-year basis, the Investment Manager's opinion on its overall progress, and potential to progress, would be relevant to determining whether or not such a company should continue to be considered as contributing to an environmental objective.

ESG Criteria

Certain potential investments are excluded from the investment universe to mitigate potential negative effects on the environment and society and to assist in delivering more sustainable outcomes. This is achieved by applying the "Sustainable Baseline" set out in Annex 2.

The restrictions in the Sustainable baseline do not apply to "other investments" purchased for hedging purposes or in connection with cash held for ancillary liquidity.

Due to the application to the ESMA Naming Guidelines, the Sub-Fund applies the exclusion criteria for the Paris-Aligned Benchmark (PAB) set out in Annex 3.

In addition, the Fund excludes

- companies that derive more than 5% of their revenue from the production of alcohol for consumption and 10% for distributors.
- companies involved in commercial animal husbandry for the purpose of food production.

This section and the annexes from Annex 2 onwards outline exclusions and restrictions applied by the fund. Where exclusions overlap, the strictest restriction will apply.

The Fund has the Towards Sustainability label and also applies the Towards Sustainability Quality Standard Criteria set out in Annex 4.

Investment Universe Reduction

After applying the exclusions outlined above, the original investment universe is expected to be reduced by a minimum of 20%.

ESG Criteria - Approach to Exclusions

Please note that this section does not apply to exclusions listed in Annex 3 - ESMA Naming Guidelines Exclusions.

The exclusions are intended to provide a guide to investors on the Investment Manager's approach to excluding certain investments considered to be incompatible with the way in which the relevant funds are managed. There may from time to time be differences in how these exclusions are implemented in practice, but at all times the Investment Manager will be bound by its obligation to act in the best interests of investors. Examples include:

- 1. The Investment Manager may disagree with data or opinions provided by third parties, and decide to categorise an investment differently.
- 2. The Investment Manager may operate a small tolerance around the stated thresholds. For example, a very small (de minimis) exposure may be disregarded against a 0% threshold. De minimis is defined mathematically as rounding down against the stated threshold. For example, if a threshold is stated without decimal places, de minimis would be a value of less than 0.5%.
- 3. Where the Investment Manager considers the company (or issuer) has a credible transition plan to address the excluded activity, this may mean the Investment Manager permits investment. For example, where the Investment Manager determines a power company is transitioning away from its reliance on coal-fired power plants in a credible manner.
- 4. The Investment Manager may take a different view on a specific investment type from its general opinion of the company (or issuer). For example, the Investment Manager may determine it would not buy shares in a power company because of its heavy reliance on coal-fired power plants, but might consider investing in a green bond issued by the same company, where use of the proceeds from that green bond are restricted to specific activities such as building a solar power plant.

Where the Investment Manager is managing a product it has categorised as ESG Enhanced, Sustainable, or Impact, it will consider a set of "Principal Adverse Impact indicators" as part of its investment management and these will inform decisions like those listed above. Where the Investment Manager is granting an exception for a sustainable investment, it will also consider whether the relevant investment is compatible with the principle of "do no significant harm". Where a product has applied for an ESG label, such as the Towards Sustainability label provided by Febelfin, any requirements of such label shall also inform the decisions above.

Annex 1- PAI Table

Issuer	PAI Indicator	PAI	PAI Metric
	GHG emissions	1a	Scope 1 GHG emissions
		1b	Scope 2 GHG emissions
		1c	Scope 3 GHG emissions
		1d	Total GHG Emissions
	Carbon footprint	2	Carbon footprint
	GHG intensity of investee companies	3	GHG intensity of investee companies
	Exposure to companies active in the fossil fuel sector	4	Share of investments in companies active in the fossil
	Exposure to companies active in the local radii sector		fuel sector
	Share of non-renewable energy consumption and	5	Share of non-renewable energy consumption and non-
	production		renewable energy production of investee companies
	production		from non-renewable energy sources compared to
			renewable energy sources, expressed as a percentage
		60	
		6a	Energy consumption in GWh per million Euro of revenue
			of investee companies, per high impact climate sector -
			NACE A
		6b	Energy consumption in GWh per million Euro of revenue
			of investee companies, per high impact climate sector -
			NACE B
		6c	Energy consumption in GWh per million Euro of revenue
			of investee companies, per high impact climate sector -
			NACE C
		6d	Energy consumption in GWh per million Euro of revenue
			of investee companies, per high impact climate sector -
			NACE D
		6e	Energy consumption in GWh per million Euro of revenue
	Energy consumption intensity per high impact climate		of investee companies, per high impact climate sector -
	sector		NACE E
		6f	Energy consumption in GWh per million Euro of revenue
			of investee companies, per high impact climate sector -
Corporate			NACE F
			Energy consumption in GWh per million Euro of revenue
		- 5	of investee companies, per high impact climate sector -
			NACE G
		6h	Energy consumption in GWh per million Euro of revenue
		011	of investee companies, per high impact climate sector -
			NACE H
		61	Energy consumption in GWh per million Euro of revenue
		OI	of investee companies, per high impact climate sector -
			NACE L
	A set of the second of the forest and the letter of the second of the	7	
	Activities negatively affecting biodiversity-sensitive	7	Share of investments in investee companies with sites/
	areas		operations located in or near to biodiversity-sensitive
			areas where activities of those investee companies
	·		negatively affect those areas
	Emissions to water	8	Tonnes of emissions to water generated by investee
			companies per million EUR invested, expressed as a
			weighted average
	Hazardous waste ratio	9	Tonnes of hazardous waste generated by investee
			companies per million EUR invested, expressed as a
			weighted average
	Violations of UN Global Compact principles and	10	Share of investments in investee companies that have
	Organisation for Economic Cooperation and		been involved in violations of the UNGC principles or
	Development (OECD) Guidelines for Multinational		OECD Guidelines for Multinational Enterprises
	Enterprises		
	Lack of process and compliance mechanisms to monitor	11	Share of investments in investee companies without
	compliance with UNGC principles and OECD guidelines		policies to monitor compliance with the UNGC principles
	for multinational enterprises		or OECD Guidelines for Multinational Enterprises or
	•		grievance / complaints handling mechanisms to address
			violations of the UNGC principles or OECD Guidelines
			for multinational enterprises.
			ioi muitinational enterprises.

	Unadjusted gender pay gap	12	Average unadjusted gender pay gap for investee companies
	Board gender diversity	13	Average ratio of female to male board members in investee companies
	Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons	14	Share of investments in investee companies involved in the manufacture or selling of controversial weapons
	GHG intensity	15	GHG intensity of investee countries
Sovereigns and Supranationals	Investee countries subject to social violations	16	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 conventions, United Nations principles and, where applicable, national law
Real Estate	Exposure to fossil fuels through real estate assets	17	Share of investments in real estate assets involved in the extraction, storage, transport, or manufacture of fossil fuels
	Exposure to energy-inefficient real estate assets	18	Share of investments in energy-inefficient real estate assets
	Investments in companies without carbon emissions reduction initiatives	Optional	Share of investments in investee companies without carbon emission reduction initiatives aimed at aligning with the Paris Agreement
Company	Investments in companies without workplace accident prevention policies	Optional	Share of investments in investee companies without a workplace accident prevention policy
Corporate	Lack of a human rights policy	Optional	Share of investments in entities without a human rights policy
	Lack of anti-corruption and anti-bribery policies	Optional	Share of investments in entities without policies EN 22 EN on anti-corruption and anti-bribery consistent with the United Nations Convention against Corruption

Annex 2 - ESG Criteria - Exclusions and Restrictions

Norms-based exclusions		
Norms		
Exclusion Criteria	Planet+ baseline	Sustainable baseline
Good Governance Any investment that is assessed to be in breach of the Investment Manager's good governance tests.	Yes	Yes
UNGC Any company that is assessed to be in breach of the United Nations Global Compact principles on human rights, labour, environment protection and anti-corruption.	Yes	
Sector-based and/or values-based exclusions		
Environmental		
Exclusion Criteria	Planet+ baseline	Sustainable baseline
	Planet+ baseline Yes	
The M&G Investments Thermal Coal Investment Policy is applied; a copy may be found on our website.		baseline
The M&G Investments Thermal Coal Investment Policy is applied; a copy may be found on our website. Fossil fuels exclusions test	Yes	baseline Sustainable
Exclusion Criteria The M&G Investments Thermal Coal Investment Policy is applied; a copy may be found on our website. Fossil fuels exclusions test Exclusion Criteria In addition, companies that derive revenues from the extraction of thermal coal are excluded. Where such additional exclusion applies, revenues are tested against the threshold set out for the relevant baseline.	Yes	baseline Sustainable

N/A

10%

N/A

A 5% combined

threshold for fossil fuel

revenues from these

sources applies.

Carbon-Intensive Power Generation

Unconventional Oil and Gas Extraction

Companies that derive revenues from the following activities are excluded:

coal-fired power generation.

drilling) are excluded.

oil or gas-fired power generation.

Where such exclusion applies, revenues are tested against the threshold set out for the relevant baseline.

Companies that derive revenues from the conventional extraction of oil and gas are excluded.

Where such exclusion applies, revenues are tested against the threshold set out for the relevant baseline.

Where such exclusion applies, revenues are tested against the threshold set out for the relevant baseline.

Companies that derive revenues from the unconventional extraction of oil and gas (defined as oil sands and Arctic

Social		
Exclusion Criteria	Planet+ baseline	Sustainable baseline
Adult Entertainment		
Companies that derive revenues from producing, directing or publishing adult entertainment materials are	10%	5%
excluded.	10 /6	376
Where such exclusion applies, revenues are tested against the threshold set out for the relevant baseline.		
Gambling		
Companies that derive revenues from the provision of gambling-related services are excluded.	10%	5%
Where such exclusion applies, revenues are tested against the threshold set out for the relevant baseline.		
Tobacco	P 5%	P+W 5%
Companies that derive revenues from activities related to the tobacco industry are excluded.	F 370	P+VV 5%
Where such exclusion applies, revenues are tested against the threshold set out for the relevant baseline. These		
test for the manufacture of tobacco products (P), their wholesale distribution (W) and for any involvement in	D 10%	D 10%
aggregate (including retail distribution) (D).		
Controversial Weapons		
Companies involved in anti-personnel mines, cluster munitions, chemical and biological weapons, nuclear weapons		
outside the non-proliferation treaty, depleted uranium and white phosphorous munitions, blinding laser, non-	0%	0%
detectable fragment weapons are excluded.		
Where such exclusion applies, revenues are tested against the threshold set out for the relevant baseline.		
Defence and Other Weapons		
Companies that derive revenues from the production or sale of weapons systems, components, and support		
systems and services, or the manufacture and retail of civilian firearms and ammunition are excluded. For the	N/A	5%
avoidance of doubt, this does not include the provision of generic systems and services that are not weapons-	IV/A	5%
specific.		
Where such exclusion applies, revenues are tested against the threshold set out for the relevant baseline.		

Investment-specific exclusions

ABS		
Exclusion Criteria	Planet+ baseline	Sustainable baseline
Sector tests		
Sector classification is checked against the relevant baseline as set out above under "Sector and/or value based exclusions", rather than using a revenue threshold:		
Key Counterparty	No sector exposure permitted	No sector exposure permitted
Underlying assets	Max 10% combined exposure to the above sectors	Max 10% combined exposure to the above sectors
Minimum ESG Score A proprietary ABS ESG Scorecard is used to assess whether assets have sufficient ESG characteristics. Securities scoring below a cut-off threshold are excluded.	Below threshold excluded	Below threshold excluded

Government Bonds		
Exclusion Criteria	Planet+ baseline	Sustainable baseline
Social tests The relevant Government is assessed for factors indicating its social progress. Lower scoring governments are		For sustainable investments, "DNSH"
excluded.		standard applies. For
	Applies	remaining investments,
		Planet+ baseline
		exclusions apply
Environmental tests		For sustainable
Governments that pass the social tests are subject to further tests to assess their environmental credentials.		investments, "DNSH"
	N/A	standard applies. For
	N/A	remaining investments,
		Planet+ baseline
		exclusions apply

Annex 3 - ESMA Naming Guidelines Exclusions

The exclusion criteria for the Paris-Aligned Benchmark (PAB) or Climate Transition Benchmark (CTB), as outlined below, are mandated by the ESMA Naming Guidelines¹ for funds using ESG and sustainability-related terms in their names. In addition to applying PAB exclusions where required by the ESMA Naming Guidelines, M&G Investments may opt to apply PAB exclusions to funds not mandated to do so, such as those with a social term in their name.

The exclusions listed below apply as additional features of the Fund's ESG Criteria.

Social		
Exclusion Criteria	СТВ	PAB
Controversial Weapons		
(a) companies involved in any activities related to controversial weapons. ²	0%	0%
Where such additional exclusion applies, revenues are tested against the threshold set out in the table.		
Tobacco		
(b) companies involved in the cultivation and production of tobacco.	0%	0%
Where such additional exclusion applies, revenues are tested against the threshold set out in the table.		
UNGC and OECD		
(c) companies that benchmark administrators find in violation ³ of the United Nations Global Compact (UNGC) principles or the Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises.	Yes	Yes

Environmental		
Exclusion Criteria	СТВ	PAB
Thermal Coal		
(d) companies that derive revenues from exploration, mining, extraction, distribution or refining of hard coal and lignite.	N/A	1%
Where such additional exclusion applies, revenues are tested against the threshold set out in the table.		
Oil		
(e) companies that derive revenues from the exploration, extraction, distribution or refining of oil fuels.	N/A	10%
Where such additional exclusion applies, revenues are tested against the threshold set out in the table.		
Gas		
(f) companies that derive revenues from the exploration, extraction, manufacturing or distribution of gaseous fuels.	N/A	50%
Where such additional exclusion applies, revenues are tested against the threshold set out in the table.		
GHG Intensive Power Generation		
(g) companies that derive revenues from electricity generation with a GHG intensity of more than 100g CO2 e/kWh. ⁴	N/A	50%
Where such additional exclusion applies, revenues are tested against the threshold set out in the table.		

¹ ESMA34-472-440 Final Report Guidelines on funds' names using ESG and sustainability-related terms' published on 14 May 2024.

Application to asset-backed securities

Due to data limitations on asset-backed securities, look-through to underlying assets based on revenues is not feasible. Therefore, sector classification of underlying assets and key counterparty is used as a proxy. Based on this information, assets with exposure to excluded sectors are not permitted for investment.

Application to the use of proceeds instruments

European Green Bonds that have been issued under the European Green Bonds Regulation (Regulation (EU) 2023/2631) do not need to be assessed under the exclusions outlined in this Annex. In respect of investments in other use of proceeds instruments, the exclusions outlined in this Annex will be applied to the bond proceeds, with the exception of the UNGC and OECD exclusions, which will be applied to the bond issuer.

² Controversial weapons means controversial weapons as referred to in international treaties and conventions, United Nations principles and, where applicable, national legislation. These include companies involved in antipersonnel mines, cluster munitions, chemical and biological weapons, nuclear weapons outside the non-proliferation treaty, depleted uranium and white phosphorous munitions, blinding laser and non-detectable fragment
weapons

³ Companies 'assessed to be in violation' mean companies that are found to be in severe, repeated and/or systemic breach of the United Nations Global Compact (UNGC) principles or the Organisation for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises.

⁴ Due to data limitations, screening for GHG intensity directly may not be practical, therefore the Manager may monitor revenues from the sources of power generation that are known to have GHG intensity exceeding 100g/kWh (typically power generation from combustion, e.g. fossil fuels) as a proxy. Where for a particular company it can be evidenced that emissions are below 100g/kWh it is allowed as an investment even if it falls under one of monitored sources of power generation.

Annex 4 - Towards Sustainability Quality Standard

The Towards Sustainability label sets out certain requirements in its Quality Standard which the Fund seeks to comply with. This includes a number of additional sector-based exclusions which are summarised below. The precise interpretation of these exclusions is a matter for the Central Labelling Agency (CLA) and the label "Verifier" it appoints. As a result, there may be occasions where the CLA and/or Verifier agree an interpretation in respect of a specific investment that differs from the below summary. For example, an investment may be considered to have an equivalent feature to one of the summarised items which the CLA/Verifier agree can be used as an alternate despite it not being stated below. The Fund is required to comply with section 3.2 (Tobacco), 3.3 (Weapons) 3.4 (Coal), 3.5 (Unconventional Oil and Gas), 3.6 (Conventional Oil and Gas) and 3.7 (Power Generation) of the Quality Standard. A summary of each section as it applied at the date of this document is in the table below.

Environmental	
Issue	Towards Sustainability Quality Standard Criteria
Coal ^[1]	The Fund excludes companies that are increasing absolute production or capacity for thermal coal-related products or services; are involved in coal exploration or in the exploitation or development of new coal mines; or have more than 25% of their revenue from bespoke products, equipment or services dedicated to enabling such business activities and also meet at least one of the following criteria:
Coar	 Have a SBTi* target set at well-below 2°C or 1.5°C, or have a SBTi 'Business Ambition for 1.5°C' commitment Have an annual thermal coal production less than 10Mt and derive less than 5% of their revenues from coal related products or services except for transportation for which the revenue threshold is 10%.
	 Have less than 10% of CapEx dedicated to thermal coal-related activities and not with the objective of increasing revenue Have more than 50% of CapEx dedicated to contributing activities
	The Fund excludes companies that are involved in exploration or in the exploitation or development of new oil or gas fields; or have more than 25% of their revenue from bespoke products, equipment or services dedicated to enabling such business activities and meet at least one of the following criteria:
Conventional Oil and Gas	Have a SBTi* target set at well-below 2°C or 1.5°C, or have a SBTi 'Business Ambition for 1.5°C' commitment Have an emissions intensity aligned with 1.5°C target
	 Derive less than 5% of their revenues from oil and gas-related activities Have less than 15% of CapEx dedicated to oil and gas-related activities and not with the objective of increasing revenue Have more than 15% of CapEx dedicated to contributing activities
	The Fund excludes companies that are increasing absolute production or capacity for unconventional oil and gas; are involved in exploration or in the exploitation or development of new unconventional oil or gas fields; or have more than 25% of their revenue from bespoke products, equipment or services dedicated to enabling such business activities and also meet at least one of the following criteria:
Unconventional Oil and Gas	 Have a SBTi* target set at well-below 2°C or 1.5°C, or have a SBTi 'Business Ambition for 1.5°C' commitment Derive less than 5% of their revenues from unconventional oil and gas-related activities Unconventional oil and gas production is less than 5% of total oil and gas production.
	Have more than 50% of CapEx dedicated to contributing activities The Fund excludes companies which are (a) involved in building new coal fired power stations; or (b) generate more than 5
	gigawatts of power or heat from non-renewable energy sources and their absolute production of, or capacity for, coal-based products/services is structurally increasing.
Power Generation	And meet at least one of the following criteria below: Have a SBTi* target set at well-below 2°C or 1.5°C, or have a SBTi 'Business Ambition for 1.5°C' commitment
	 Have a carbon intensity aligned with 1.5°C target Derive less than 5% of their revenues from power generation or heat from non renewable energy sources Derive more than 50% of their revenues from contributing activities

^{*} The Science Based Targets initiative (SBTi) is a partnership between CDP, the United Nations Global Compact, World Resources Institute (WRI) and the World Wide fund for Nature (WWF).

Social

^[1] These exclusions apply to issuers involved in the exploration, extraction (incl. mining), distribution (incl. transportation) and refining of thermal coal, conventional and unconventional oil and gas, or providing dedicated equipment or services therefor.

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The Fund excludes companies that (a) generate more than 5% of revenue from the production and wholesale trading of tobacco and products containing tobacco or e-cigarettes or (b) have more than 25% of their revenue from enabling such activities with bespoke products, equipment or services.

The Fund excludes companies involved in "controversial or indiscriminate weapons" and "other weapons" as follows:

Weapons

Controversial or indiscriminate weapons: The Fund may not invest in companies involved in the manufacturing, sale or import and export of anti-personnel mines, sub-munitions, inert ammunition, chemical and biological weapons, nuclear weapons outside of the non-proliferation treaty, depleted uranium and white phosphorous munitions, blinding laser and non-detectable fragment weapons. A 0% revenue threshold applies.

Other weapons: The Fund excludes companies that (a) generate more than 5% of revenue from defence and 'other' weapons; or that (b) have more than 25% of their revenue from enabling such activities with bespoke products, equipment or services.

Qualitative ESG Considerations

We will prioritise engagement on factors we identify as materially affecting an issuer's ability to deliver long-term sustainable performance and value to our clients. This enables us to manage risks effectively and improve ESG standards across the fund's portfolio. The following considerations form part of our qualitative security selection investment process:

Qualitative ESG consid	derations	
Issue	Rationale	Criteria
Biodiversity	Biodiversity and the ecosystem services it provides are fundamental to human well-bring, a prosperous society and a healthy planet. However, global biodiversity is declining rapidly due to human activities including land-use change, pollution and climate change as well as increasing pressure on natural resources on account of population growth. Biodiversity loss and ecosystem collapse are now recognised as one of the top global risks in terms of likelihood and impact, affecting all geographies, sectors, economies and societies.	We recognise biodiversity loss as a material financial risk. Where significant, as part of our investment analysis, we include the assessment of sector-specific biodiversity loss indicators to evaluate ESG risks and opportunities and inform our decision making. Impact on biodiversity is complex and can be direct, such as through mining, agriculture or forestry, or in supply chains of our investments, for instance in chemicals or consumer goods. Similar to climate, we believe stewardship to reach sustainable use of our natural resources is often the best approach. We engage with our investees to encourage the adoption of credible sustainability plans with targets for impact reduction on biodiversity and sustainable use of natural capital, including the request for environmental metrics disclosure and evidencing of remedial actions taken to support our informed investment decision making. This can be bilateral or through collective action groups such as our membership in Nature Action 100+. Unsustainable deforestation is one of the largest negative impacts on biodiversity and we actively engage to minimise deforestation and integrate company approaches to this vital area into our investment analysis. Further information on our approach to natural capital can be found here: https://www.mandg.com/sustainability/climate-change#natural-capital-module
Water use	Water underpins planetary sustainability and is essential to secure food, livelihoods, a healthy climate and environment as well as to achieve the UN Sustainable Development Goals. Global demand for the finite amount of global freshwater is increasing with population growth, whilst climate change and unsustainable production and consumption processes are reducing the amount and quality of available freshwater. Indeed, less than 1.5% of the earth's water resources are available for human use.	As a critical resource water usage is often a material investment factor. We further recognise that it can lead to systemic issues and links to other areas such as climate change and biodiversity. Accordingly, water risks and the quality of water governance associated with our investments may be considered materially impacting on returns in our investment analysis including efforts to recycle and reduce usage.
Sovereign Issuers	Countries that perpetrate, violate and infringe international human rights standards do not support socially responsible investment practices.	As an investor, we are politically neutral. We prohibit any activity or investment that is against the law in any of the countries in which we operate across our entire group. We are committed to working with our stakeholders, including our investees, towards eradicating slavery, human trafficking, child labour and other human rights abuses. Therefore, we take politics into consideration where they may impact human rights, the rule of law, fairness and equality and where

		local and/or geopolitical risk impacts the risk/return profile of an investment through our proprietary sovereign framework. Where applicable the fund excludes sovereign investment in line with the Towards Sustainability standards.
Taxation	Taxes are essential to ensure consistent funding and provision of public services including healthcare, education and infrastructure. As such, the enforcement and transparency of appropriate payment of corporate taxes has a direct link to people's quality of life.	We expect firms to pay the legal amount of taxes due in line with the spirit of the law pertaining to the jurisdictions in which they operate. We strive to ensure that companies in our investment universe adhere to responsible and transparent corporate tax practices. Where necessary, we request disclosure and evidence of compliance throughout diligence, pre-trade and the holding period. As a company, we also abide by the M&G Plc Tax Strategy, which is available via the following link: https://www.mandg.com/who-we-are/policies
Death penalty	The death penalty is a controversial issue as penal execution remains legal in many countries. It is associated with human rights violations, with particular regard to the right to life and the right to live free from torture or cruel or degrading treatment and punishment. Further, it is often applied within discriminatory and distorted judicial systems, and carries the inherent risk of executing an innocent person.	As investors, we are politically neutral. However, we take politics into account where they may impact human rights, the rule of law, fairness and equality. Investments in companies or countries associated with death penalty participation are considered within our wider assessment and analysis of their impact on human rights. Unless association with death penalty presents a client-mandated exclusion criteria, it may not implicitly constitute a restriction on the investment universe.
Pollution & waste	Pollution and waste, including contamination of air, land and water, are one of the main drivers of climate change and biodiversity loss. At the current rate of consumption, humanity would require 1.7 Earths to provide the resources we need and to absorb our waste. There is an urgent need for global, systemic change toward sustainable production and consumption globally in order to responsibly manage and reduce excessive levels of pollution and waste in a fair and equitable way.	M&G as a responsible long-term investment manager understands the need for sustainable production and consumption methods globally which share associated costs and benefits fairly (please see the Just Transition statement: mgplc-just-transition-position-april-24.pdf (mandg.com)). A divestment-first approach of polluting companies is unlikely to achieve the sustainable economic transition the world requires. Instead, we actively support companies in their transformation to green or circular business models through engagement and capital allocation, and, where appropriate, encourage the disclosure of environmental metrics and ambitious targets to reduce any negative impacts. This includes single use plastics, which we encourage minimal use of where possible at our investee companies and support
Gender & diversity	We believe that consideration of gender and diversity in investment decision-making is critical to long-term sustainability, growth and innovation. Diversity encompasses many axes, and it is critical not to reduce the concept to a number of representation targets solely along gender and ethnicity lines. We believe in the fundamental principle of equality of opportunity for all.	recycling efforts alongside investment in solutions. The policies and stated objectives instituted to support diversity and inclusion as well as evidence of action are qualitatively considered prior to investment. As appropriate, we directly engage with our investee management teams on diversity and inclusion practices and, where we have an equity vote, execute the right to vote in line with our expectations to the company's diversity and inclusion standards. Relevant cultural and regulatory contexts in local labour markets are evaluated and considered in investment decisions as appropriate. As a Group priority, diversity is considered a main theme for assessment across our investments. Our voting standards related to diversity can be found under stewardship in our voting policy here: https://www.mandg.com/who-we-are/mandg-investments/responsible-investing-at-mandg-investments
Forward contracts on agricultural commodities	Speculating on agricultural commodities prices through forward contracts can lead to high price volatility in the underlying produce. This has the potential to greatly diminish the pay of those working in the industry who are very vulnerable to price changes and highly dependent on the income received from these goods. Moreover, investing in agricultural forwards, as opposed to the companies themselves, evades the responsibility of ensuring those working in the industry have fair and humane working conditions.	The fund does not invest in forward contracts on agricultural commodities.

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