# Mandatory Website Disclosure for the APG Emerging Markets Debt Pool

September 2023





# **APG Emerging Markets Debt Pool**

#### Mandatory website sections

#### a) 'Summary'

The purpose of the APG Emerging Markets Debt Pool is primarily to provide access to emerging market debt investments, mainly consisting of sovereign and quasi-sovereign debt securities (both in hard and local currency). In addition, the manager will endeavour to maximize the return relative to the benchmark in a cost efficient manner while complying with the applicable investment restrictions.

#### SFDR classification and environmental and/or social (E/S) characteristics

The Emerging Markets Debt Pool is identified as an SFDR Art. 8 product (light green). It promotes environmental and/or social characteristics but does not have sustainable investments as its objective (SFDR Art. 9).

This Pool promotes the following environmental and/or social characteristics which are binding elements of the investment strategy:

- Sovereign Exclusion Policy
- Corporate Exclusion Policy
- Corporate Inclusion Policy
- Sustainable Development Investments<sup>1</sup>

### b) 'No sustainable investment objective'

This Pool promotes environmental and/or social characteristics but does not have sustainable investments as its objective.

## c) 'Environmental or social characteristics of the financial product'

This Pool promotes the following environmental and/or social characteristics:

- Sovereign Exclusion Policy
- Corporate Exclusion Policy
- Corporate Inclusion Policy
- Sustainable Development Investments<sup>2</sup>

<sup>1)</sup> Please note that Sustainable Development Investments do not constitute sustainable investments as defined by SFDR.

<sup>2)</sup> Please note that Sustainable Development Investments do not constitute sustainable investments as defined by SFDR.



#### d) 'Investment strategy'

The purpose of the Pool is primarily to provide access to emerging market debt investments, mainly consisting of sovereign and quasi-sovereign debt securities (both in hard and local currency). In addition, the manager will seek to maximize the return relative to the benchmark in a cost efficient manner while complying with the applicable investment restrictions.

The Pool has a strong focus on generating stable (excess) returns with diversification in terms of investment strategies and return drivers as a key component. Assessing concentration risk is an important part of the overall risk management, especially drawdown risk.

Important drivers of excess returns are: country selection, currency selection, duration positioning, sector allocation and issue selection.

Fundamental analysis is at the heart of the top-down asset class and bottom-up country research, and quantitative tools are used to support our qualitative assessment.

The following good governance practices around sound management structures, employee relations, remuneration of staff and tax compliance are considered before making a new investment in this Pool. These apply to the Corporates in this product. Additional good governance practices are assessed as part of the due diligence and assessment processes for investments in this Pool.

| SFDR GGP                          | Metric  | Explanation   | Source data & Thresholds<br>for failing the GGP Test                          |
|-----------------------------------|---|---|---|
| Sound<br>management<br>structures | Controversies related to <b>Business Ethics</b> practices in direct operations and supply chains  | This indicator assesses whether a company has been involved in business ethics-related controversies.                                     | Sustainalytics:<br>Controversy of category 4&5,<br>confirmed by APG research. |
| Employee<br>Relations             | Controversies related to Employees' Human Rights practices in direct operations and supply chains | This indicator assesses whether a company has been involved in human rights-related controversies with its employees (e.g. forced labor). | Sustainalytics:<br>Controversy of category 4&5,<br>confirmed by APG research. |
| Employee<br>Relations             | Controversies related to<br>Labor Relations in direct<br>operations and supply<br>chains          | This indicator assesses whether a company has been involved in labor relations controversies (e.g. labor standards).                      | Sustainalytics:<br>Controversy of category 4&5,<br>confirmed by APG research. |
| Tax Compliance                    | Controversies related to Accounting & Taxation practices  | This indicator assesses whether a company has been involved in accounting and taxation related controversies.                             | Sustainalytics:<br>Controversy of category 4&5,<br>confirmed by APG research. |
| Remuneration of Staff             | Controversies related to Staff Remuneration   | This indicator assesses if whether a company has been involved in significant controversies related to staff remuneration.                | MSCI: Controversy observed (binary data), confirmed by APG research.          |



#### e) 'Proportion of investments'

The vast majority of investments included in this Pool are classified as "#1 Aligned with E/S characteristics".

This Pool adheres to the Corporate and Sovereign Exclusion Policy and to the Corporate Inclusion Policy. This Pool invests partly in green, social and sustainability bonds which contribute to the Sustainable Development Goals (SDGs).

The Sustainable Development Investments (SDIs) approach applies to all investments (excluding derivatives and cash). The percentage of SDIs is calculated against the total value of the portfolio.

#### f) 'Monitoring of environmental or social characteristics'

The Responsible Investment (RI) Implementation Guidelines for the asset classes this Pool invests in, describe the different RI policies and approaches which apply to this specific Pool. The promoted E/S characteristics and the sustainability indicators used to measure how these are achieved are described in the summary descriptions of the different responsible investment (RI) policies and approaches which apply to this Pool, such as the Corporate and Sovereign Exclusion Policy, the Corporate Inclusion Policy, and the Sustainable Development Investments, all of which can be found on the APG AM website.

These summary descriptions also describe the governance on how each of the RI policies and approaches which apply to this Pool are implemented.

Detailed processes for the implementation of the RI policies and approaches is described in the internal Business Process Manuals (BPMs) which set out in detail how the consistent and effective implementation of the RI policies and approaches is monitored and ensured.

The BPMs also include detailed descriptions of the processes, risks and control mechanisms for implementing the RI policies. These descriptions include the monitoring of the sustainability indicators which are measured under these policies and approaches.

Internal control mechanisms for the monitoring and attainment of the E/S characteristics require the Global Responsible Investment and Governance (GRIG) team to annually test the key controls and/or ISAE controls set for each RI policy implementation process; a procedure that is monitored and reviewed by Enterprise Risk Management. In addition, the external auditor annually tests and validates the key controls and/or ISAE controls.

## g) 'Methodologies for environmental or social characteristics'

The methodologies used to measure the attainment of the E/S characteristics are described in the summary descriptions of the different responsible investment (RI) policies and approaches that apply to this Pool, and which can be found on the APG AM website.

APG AM has a detailed description of the methodologies for measuring E/S characteristics for each of the RI policies, including the data and methodology used.



#### h) 'Data sources and processing'

To attain the E/S characteristics promoted by this Pool, we use data from external data providers such as Sustainalytics, ISS, ND Gains and Maplecroft.

APG AM has internal BPMs in place for each of the RI policies which set out in detail how the consistent and effective implementation of these policies - and the methodologies used - is monitored and ensured. This includes a description of how the data quality is ensured, how data is processed, and, where relevant, what proportion of this data is estimated.

#### i) 'Limitations to methodologies and data'

Sustainability-related data is still less mature than regular financial data and qualitative performance assessments are often translated into numeric values. Generally, we recognize the limitations of the methodologies and data sources for sustainability-related data such as the lack of consistent and transparent measurement methodologies and data assessment processes, and the limited availability, comparability and quality of data.

The limitations to the methodologies used to attain the E/S characteristics promoted by the Pool are described in the internal BPMs for each of the RI policies which apply to this Pool. These BPMs also set out in detail how the consistent and effective implementation of these policies - and the methodologies used is monitored and ensured.

## j) 'Due diligence'

#### Investing through external asset managers:

The first line Operational Due Diligence (ODD) function is responsible for the ODD activities in relation to external mandates. The first line ODD function comprises the PMs and ODD Team, with the former having ultimate responsibility for the external mandates they manage on behalf of APG AM's clients. The most important steps while carrying out an ODD are:

- Trigger: new investment proposal, a scheduled periodic ODD, or an ad hoc request.
- Carry out a background check by the ODD Desk on external party.
- Prepare and submit a due diligence questionnaire and additional information.
- Conduct profound desk research to assess the organizational set-up of the external party.
- Prepare an ODD agenda and have ODD interviews with senior management of the external party.
- Draft an ODD report based on insights gained via prior steps.
- If the report was drafted by portfolio managers, a peer review will be carried out by a specialist of the 1st line ODD Desk to ensure quality and a consistent approach across asset classes.
- Finalize the ODD report.

The internal BPMs for both ODD and Background checks describe the main activities performed by the 1st line ODD function. These BPMs include detailed descriptions of the internal and external risks and key controls for the ODD and background check processes. In addition to due diligence on external parties in relation to external mandates, the ODD Team also performs ODDs on the internal manager.

#### **EMD** investments:

Further sustainability-related due diligence processes which apply to this Pool involve those described in the RI Implementation Guidelines for the asset classes invested in by this Pool, and the internal BPMs for the applicable RI policies and approaches. These set out the sustainability-related due diligence, monitoring processes and tools for the underlying assets.



## k) 'Engagement policies'

The engagement policies which apply to this Pool are described in the APG AM Responsible Investment & Stewardship Policy which sets out how APG AM carries out its stewardship responsibilities such as engagement, monitoring, voting, collaboration and market engagement. The APG AM Responsible Investment & Stewardship Policy, which can be found on our website, also describes the governance and management of responsible investing.

The management of sustainability-related controversies in this Pool is predominantly covered in the Corporate Inclusion Policy, and is outlined in the summary description of the Inclusion Policy which is available on our website.

## I) 'Designated reference benchmark'

The benchmark of this product is customized to exclude sovereigns and quasi-sovereigns that should be excluded based on the Corporate and Sovereign Exclusion Policy.