

ESG policy Dynasty AM

Signatory of:

PRI Principles for Responsible Investment

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1. ESG policy introduction

Dynasty AM S.A. is a Luxembourg asset management company (UCITS, AIF and discretionary portfolio management) approved by the CSSF and created by credit market specialists. The company is independent from any other institution and belongs entirely to its founding partners, which allows it to manage assets of its customers in an objective and sincere manner. Dynasty AM S.A. offers institutional, private and Family Office clients a range of UCITS invested in classic and convertible bonds. Our interests are directly aligned to those of our clients and our investment policy is the result of team working and a continuous exchange of ideas.

Dynasty AM S.A.'s ESG (Environment, Social and Governance) philosophy is based on the principle that there is a positive correlation between taking into account extra-financial criteria and generation of added value. We therefore aim to obtain the best long-term risk-return ratio for our clients, by incorporating ESG criteria into our financial analysis and investment process.

This policy was drafted by a working group within Dynasty AM (composed of Philippe HALB, Laurent PLUCHARD, Henri RAYOT and Simon ROGER), based on the PRI guideline (Principles for Responsible Investment) which is entitled "Investment policy: processes and practices".

This policy was approved by the Board of Directors of Dynasty AM on September 16th, 2021. Its implementation going forward will be monitored by the Investment Committee of Dynasty AM.

2. Definitions

ESG (Environment, Social and Governance) (Novethic):

- **Environmental** criterion takes into account: waste management, reduction of greenhouse gas emissions and prevention of environmental risks.
- **Social** criterion takes into account: accident prevention, staff training, respect for employee rights, supply chain and social dialogue.
- **Governance** criterion verifies: independence of the executive board, management structure and presence of an audit committee.

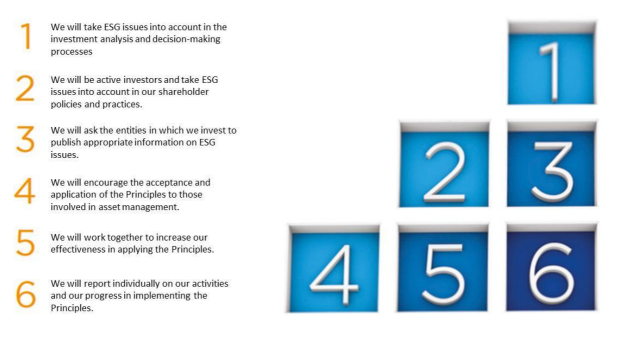
Integration of ESG criteria (Novethic): ESG integration consists in taking into account in traditional management (also called "mainstream") some key environmental, social or governance criteria (ESG) and making them available to all investment management teams to promote ESG's consideration directly at the heart of the financial analysis criteria and in portfolio construction processes.

Vigeo Eiris is an international extra-financial rating agency founded in 2002, the company « assesses the level of integration by organizations of social, environmental and governance factors into their strategy, operations and managerial functions. The focus being on promotion of economic performance and responsible investment, sources of sustainable value creation. » Vigeo Eiris

Stewardship : « Stewardship » is the use of institutional investors' influence to maximize overall long-term value, including the value of shared economic, social, and environmental assets, on which the returns and interests of clients and beneficiaries depend.

<u>PRI (« Principles for Responsible Investment »)</u>: Initiated already since 2005 by Kofi Annan under the aegis of the UN, PRI are a voluntary initiative to apply the six following principles:

- 1. Take ESG issues into account in the investment analysis and decision-making processes.
- 2. Be active investors and take ESG issues into account in shareholder policies and practices.
- 3. Ask the entities in which we invest to publish appropriate information on ESG issues.
- 4. Encourage the acceptance and application of the Principles to those involved in asset management.
- 5. Work together to increase effectiveness in applying the Principles.
- 6. Report individually on activities and progress in implementing the Principles.



<u>Global Compact:</u> Launched in January 2000 at the World Economic Forum in Davos by Kofi Annan, Secretary General of the United Nations, the Global Compact aims to "unite the power of markets with the authority of individual ideals».

It is based on 10 principles related to: Human Rights, Labour standards, Environment and Anti-Corruption.

Principle 1: Businesses should support and respect the protection of internationally proclaimed human rights

Principle 2: Make sure that they are not complicit in human rights abuses.

Principle 3: Businesses should uphold the freedom of association and the effective recognition of the right to collective bargaining

Principle 4: The elimination of all forms of forced and compulsory labour

Principle 5: The effective abolition of child labour

Principle 6: The elimination of discrimination in respect of employment and occupation

Principle 7: Businesses should support a precautionary approach to environmental challenges

Principle 8: Undertake initiatives to promote greater environmental responsibility Principle 9: Encourage the development and diffusion of environmentally friendly technologies

Principle 10: Businesses should work against corruption in all its forms, including extortion and bribery

3. ESG policy objectives and scope

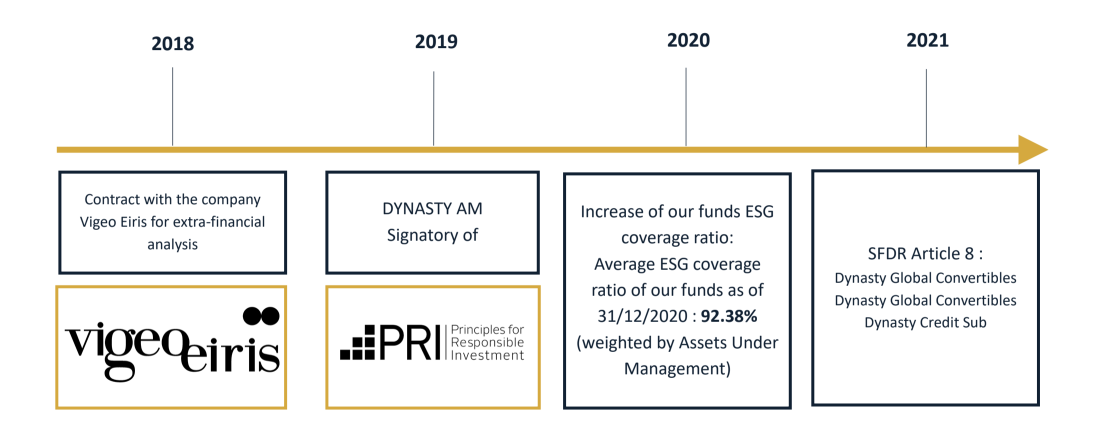
For several years, Dynasty AM S.A. has been concerned with the challenges linked to extrafinancial criteria integration; since 2018, we have set ourselves objectives to concretize our vision and our commitment. We have therefore made several important steps.

First in 2018, we initiated our contract with Vigeo Eiris, the globally recognized company for extra-financial analysis.

In a second step, we set up the ESG rating of our portfolios using our partner's tools (see example in Appendix, *Figure 1: ESG rating of Quilvest Credit SUB fund (April 30, 2021)*). This contract with Vigeo Eiris covers the largest European companies listed on financial markets, but also a large number of non-European companies. 2019 was the year of the signing of the PRI, once again concretizing our commitment.

Finally, in 2020, Dynasty AM S.A's wrote its first ESG policy applying to each of our UCITS funds under Luxembourg and French law, with a coverage ratio of around 92% of the assets under management in these funds (as of December 31, 2020). All funds concerned are available on our website at the following address: <u>http://www.dynasty-am.lu/funds/</u>. The next step will be the first annual report issuance.

	% ESG Coverage (as of 31.12.2020)		% ESG Coverage (as of 31.12.2020)
Dynasty Global Convertibles	92%	Quilvest Euro Yield	72%
Quilvest Convertibles Europe	98%	Quilvest Bonds Euro Short Term	96%
Quilvest Credit Sub	97%	CBP Select Corporate 2023	92%
Dynasty High Yield 2026	87%	Dynasty Corporate Bonds 0- 2.5	84%



4. Dynasty AM Goals

Objectives established by the working group were determined using the PRI Principles:

- Integrate ESG criteria into our investment process
- Awareness and Training of our teams
- Transparency and Reporting of ESG criteria integration
- Promote ESG criteria through our sales force
- 5. How to achieve these goals ?

To achieve our objectives, we largely rely on data from Vigeo Eiris, which allows us to cover a broad range of European and non-European companies. We have therefore access to complete reports detailing companies' rating. In addition, all of the covered portfolios are updated monthly on the Vigeo Eiris extranet, which allows us to have both a global and a detailed view of these portfolios. For the non-covered investments, Dynasty AM relies on its own internal analysis.

Regarding the awareness of Dynasty AM S.A employees, an ESG rating report is sent monthly to all internal email addresses. This ESG rating report includes a summary sheet on each portfolio (see example in the Appendix, *Figure 1: ESG rating of Quilvest Credit SUB fund as of April 30, 2021*). We also send the rating of all of the covered companies present in our portfolios, with a clarification on the variation of this rating. A "Top 10" and "Bottom 10" is also produced (see Appendix, *Figure 2: Top 10 of the variations of the ESG rating as of 30/04/2021* and *Figure 3: Bottom 10 of ESG rating variations as of 30/04/2021*). A controversy report is also sent every month, this report sums-up every "critical controversy" (as defined below) our funds may be exposed to.

An ESG report is published on a monthly basis on our website for our funds which are categorized as SFDR Article 8 (*Figure 4 and below: Monthly ESG report*). This ESG report is produced for every fund managed by Dynasty AM, regardless of their ESG implication, in order to create an internal standard database.

All these reports are available to every Dynasty AM's employee. Our sales force and our sales team can communicate our ESG data directly and transparently to our clients (additional breakdowns can be requested by our clients if needed).

We communicate on our progress to the executive committee during a monthly investment committee in which a detailed investments review is displayed.

6. Our Targets for the coming years 2021-2022

Dynasty AM S.A. remains focused on the future. We wish to have a real vision, a real approach of progression. Our objectives for the next 2 years will thus be articulated around 3 axes:

New 2021 - 2022 Targets :



Reminder : 2020 - 2021 Targets:



7. Our transition towards SFDR article 8

For the third and fourth quarter of 2021 we have decided to take the formalization of our commitment a step further and have engaged upon a move towards a SFDR 8 classification for our fund range. We have decided that the following flagship funds will be "migrated" first:

- Dynasty Convertibles Europe
- Dynasty Credit Sub
- Dynasty Global Convertibles

The funds will keep their existing investment process which consists of taking into account all information leading to an investment decision being it financial or extra - financial (ESG). Hence the funds do promote among other characteristics, Environmental, Social and Governance characteristics (as provided by Article 8 of SFDR). They will not have an ESG impact objective as such or they will not have a sustainable investment objective goal and hence the funds will not move to Article 9 of SFDR. We will however formalize the existing ESG characteristics of the funds even more and communicate upon them formally internally and externally.

The ESG characteristics integrated in our investment processes and portfolio construction process will be organized going forward around the following 5 pillars:

Pillar 1 : ESG coverage and ESG scoring of our portfolios

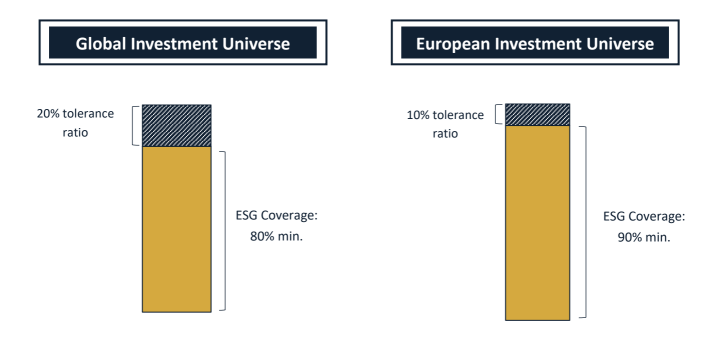
An 'ESG coverage' of at least 90% for the funds with a European investment universe, meaning that at all times at least 90% of the concerned portfolios will be scored on ESG characteristics. The scoring in question is provided by our external provider Vigeo Eiris, internal analysis or a combination of both. The objective is to have an ESG coverage ratio as close to 100% as possible at all times.

An 'ESG coverage' of at least 80% for the funds with a Global investment universe, meaning that at all times at least 80% of the concerned portfolios will be scored on ESG characteristics. The scoring in question is provided by our external provider Vigeo Eiris, internal analysis or a combination of both. The objective is to have an ESG coverage ratio as close to 100% as possible at all times.

For the avoidance of doubt, the ratios of respectively 80% and 90% will exclude cash and the investment funds in which we may invest.

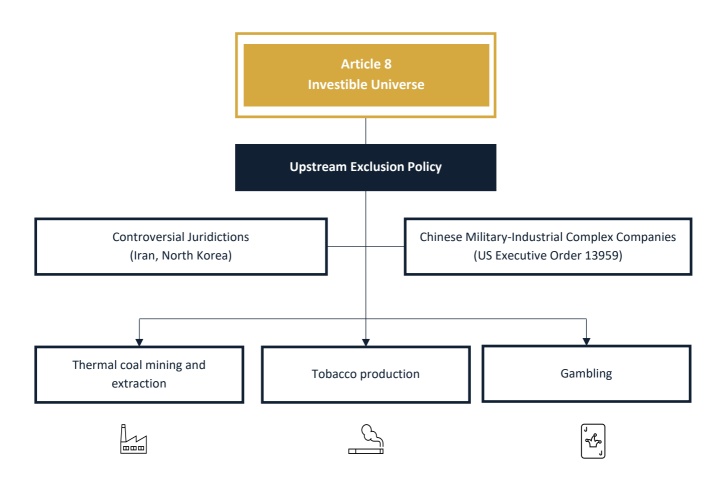
The rationale behind the ratios of at least 90% or 80% is to formalize our ESG approach even more whilst keeping our current investment and portfolio construction process characterized by a great reactivity to the market environment and movements, thus allowing the fund managers to rapidly divest the portfolios in case of adverse market conditions or, conversely, to rapidly seize investment opportunities on new issue markets – an equally important source of alpha, without being hampered by a too strict framework that could handicap our ability to react, leading to adverse impact on performance.

This minimum ESG coverage does not mean that the securities that are not covered are not analysed. Even if our ESG data provider cannot provide any scoring, portfolio managers will use any data at their disposal (ie. Press release, company news, sustainability reports, controversies exposure, ...), in order to assess the ESG rating of the concerned company.



Pillar 2 : The implementation of a formal upstream exclusion policy

We will implement a formal upstream exclusion policy on our investable universe that will formally prohibit investments in companies that have as main activity: thermal coal mining and extraction, tobacco production and gambling. Secondly, we will also exclude from our investable universe companies from countries classified as Controversial Jurisdictions. Lastly, we will comply with the U.S. Executive Order 13959 "Addressing the Threat from Securities Investments that Finance Communist Chinese Military Companies" issued on November 12 2020, and any other future amendment. This will prohibit investments in certain Chinese companies referred to as Chinese Military-Industrial Complex Companies ("CMICs").



Pillar 3 : Monitoring, analysing and acting upon 'Controversies'

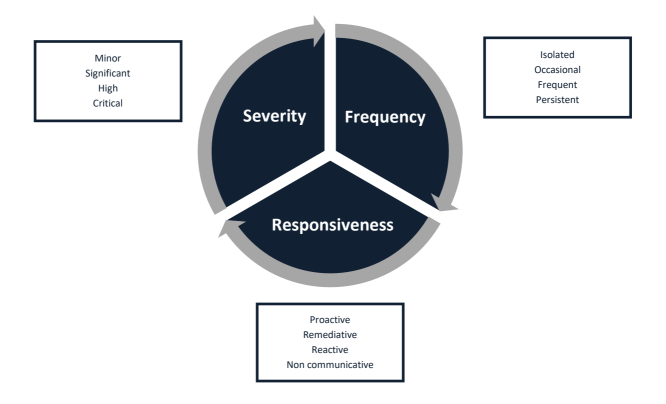
Controversies are events in the normal business operation of a company that might but will not for sure have an adverse impact on a company's Environmental, Social or Governance scores and its reputation in general. Such events are largely covered in the press and may eventually be still at the 'rumour' stage. They span domains from 'Environmental Strategy' over 'Waste Management' issues to 'Responsible Customer Relations' and 'Respect and Management of Working Hours'.

Controversies are analysed along the three following axes.

The severity of the controversy : having an accidental minor oil spill is a controversial event, but we think it is less impacting than being directly involved in the employment of children or the production of cluster munition. There are 4 categories of severity of controversies : minor, significant, high, critical

The frequency of the controversy : is the event isolated, occasional, frequent or persistent? Is it thus a one-off event or can it be considered business behaviour of the company?

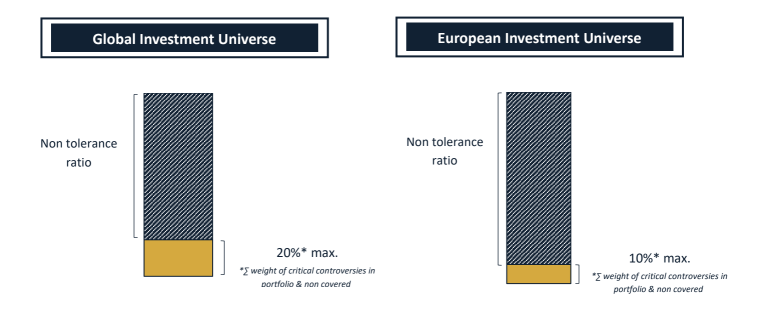
The responsiveness of the company to the controversy in question. Has the company been proactive in its communication, or do they prefer the silent approach. There are 4 categories of responsiveness : proactive, remediative, reactive or non-communicative.



We have decided to include a special filter on companies subject to critical controversies (i.e. the most severe) in domains we consider to be the most impacting. These domains are :

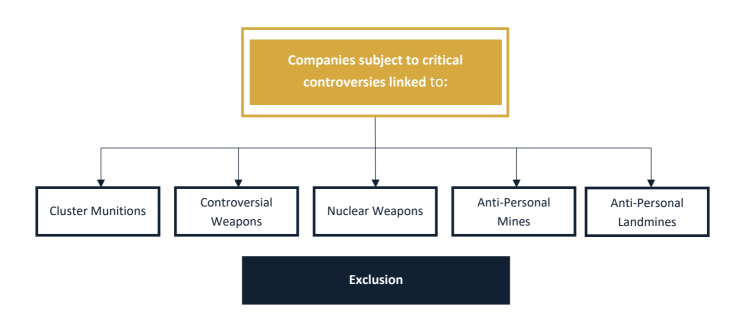
- Environmental Strategy
- Energy / Climate Change
- Waste
- Fundamental Human Rights
- Audit and Internal Controls

These companies will remain investable, but the sum of these investments may not exceed 10% of the portfolio in case the investment universe is European or 20% of the portfolio if the investment universe is global. Furthermore, these ratios are to be cumulated with the non-coverage ratios. For the avoidance of doubt, if the portfolio has 10% of companies not rated in ESG terms there is no room left for critical controversies in the above mentioned domains. Companies subject to critical controversies will also necessitate additional evidence and rationale from the fund management team in order to remain in the portfolios, which needs to be approved by the Investment Committee.



However, if the controversy in question is linked to one of the following sub domains, the company is not eligible for investment. Should the company be subject to the controversy in the portfolio, the fund manager has 3 months to sell the position, whilst the company will be added to the list of excluded investments.

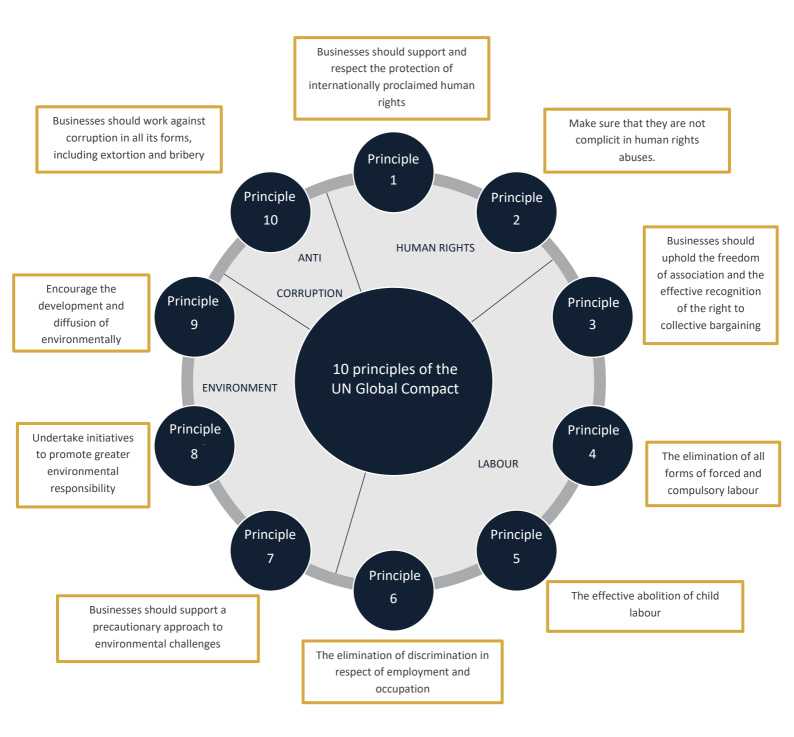
- Cluster Munitions
- Controversial Weapons
- Nuclear Weapons
- Anti-Personal Mines
- Anti-Personal Landmines



Pillar 4 : Global Compact Principles

The Global Compact was launched in January 2000 at the World Economic Forum in Davos by Kofi Annan, Secretary General of the United Nations, and aims to "unite the power of markets with the authority of individual ideals».

Therefore, the Global Compact proposes a simple, universal, and voluntary framework of commitment, based on 10 principles related to: Human Rights, Labour standards, Environment and Anti-Corruption.



In order to monitor compliance with the UN Global Compact, we have decided to implement an engagement process with companies that have significant breaches on these principles and guidelines. As a first step, we associated each principle to a specific analysis' criteria:

- Principle 1 and 2: Human Rights \rightarrow Fundamental Human Rights
- Principles 3: Human Resources → Social Dialogue
- Principles 4 and 5: Human Rights \rightarrow Child and Forced Labour
- Principle 6: Human Rights \rightarrow Non-Discrimination
- Principles 7 and 8: Environment → Environmental Strategy
- Principle 9: Environment \rightarrow Use and Disposal of Products
- Principle 10: Business Behavior \rightarrow Corruption

If a company has a controversy linked to one of these criteria and the status of the controversy in question is considered "Critical", an engagement process shall be undertaken with it. If this engagement does not lead to the desired change in a period of 2 years from the start of this engagement, the company will be included in our Global Compact Exclusion List. Our data provider keeps with an "Active" status any controversy with Critical or High severity Assessment for a period of 48 months after the last update, meaning that, even if the controversy is outdated, it will be flagged by our monitoring system. The Investment committee will be in charge of defining the status of this potential controversy towards the UN Global Compact Principles (ie. "Ongoing Controversy" or "Not Active").

Pillar 5 : The Dynasty AM 'Investment Committee'.

We will have strengthened the ESG dedicated part of our Investment Committee. This committee is responsible for the definition, management and implementation of the firm's ESG policy. The committee will be convened once a month or ad hoc should the necessity arise. The committee will be composed of the fund managers and the head of development. Ad hoc members may be invited. The committee has the responsibilities and agenda defined in Dynasty AM's Investment Process. We will sum-up below the main ESG responsibilities of the Investment committee and its agenda:

- 1. Definition and management of our ESG policy. Although frequent changes and instability are to be avoided, it is likely that our ESG policy will be evolutive over time. All proposed changes to the ESG policy will be presented, discussed and validated by the committee, before its final submission to the Board of Directors.
- 2. Verification and validation of the compliance of our funds and portfolio's with current SFDR regulation and classification.
- 3. Verification and validation of compliance of our funds with the exclusion policy.
- 4. Determination of an action plan should non-compliance occur.
- 5. Verification of the implementation of action plans decided upon during previous committees, detection of any eventual ongoing breaches discussion and update on new controversies that might have arisen in the investment universe under review and more specifically on the securities in the portfolio's management of the list of excluded investments.
- 6. Update with new securities to be excluded/monitored, re-eligibility of securities that are no longer to be excluded/monitored, in the different watchlists.
- 7. Any other subject deemed relevant by the fund managers or the head of development.
- 8. Performance and monitoring of the Funds' ESG indicators (ESG main score, Environmental, Social and Governance indicators, ...).
- 9. Performance and monitoring of the securities' ESG indicators (ESG main score, Environmental, Social and Governance indicators, ...).

Index and reference benchmark

The Sub-Fund Dynasty Credit Sub's investment objective is to outperform its benchmark the BofA Merrill Lynch Euro Corporate Index ER00 (the "Benchmark") with an investment horizon of 3 years, less management fees. This Benchmark is calculated with coupons reinvested and is composed of 3750 corporate bonds denominated in Euros. It is representative of the market for investment grade corporate bonds in the Euro zone, across all sectors. Information on the Benchmark is available on the Internet (<u>https://indices.theice.com</u>). While the Benchmark is not used for the purpose of meeting the Sub-Fund's environmental or social characteristics, it may be used for comparing the Sub-Fund's ESG score. The ESG characteristics of the Benchmark is close to the Sub-Fund and considered robust as of 31/08/2021 (*Figure 5: Gap Analysis Dynasty Credit Sub and its reference benchmark*).

8. Stewardship policy and communication (internal/external)

As part of our willingness to integrate more responsible values, we are committed to a « Stewardship » policy, providing our investors with the assurance that we are always acting for the common good, respecting the interests and objectives of all.

« Stewardship » is the use of institutional investors' influence to maximize overall long-term value, including the value of shared economic, social and environmental assets, on which the returns and interests of clients and beneficiaries depend.

Our core « Stewardship » objectives are well defined: we are committed to our clients' values. This includes adherence to the PRI ESG principles. To achieve this:

- We use the tools and information made available to us by external providers (Vigeo Eiris) in order to benefit from expertise and a global view of responsible issues.
- Our company's management team does not neglect to conduct research on responsible investment internally, in collaboration with all employees.
- We communicate within the firm to share our actions and results so that all Dynasty AM employees have access to all available information.
- In accordance with our company's global policy, we adopt the same conflict of interest policy for responsible investment as we do for traditional investment (see our fund prospectuses).

Communication (internal and external) is an integral part of the company's ESG policy. It is crucial to the success of this policy and to guarantee total transparency regarding our initiatives.

Regarding any uncertainty, question or need for information, the managers do not hesitate to contact market participants, including issuers of securities, in order to obtain full transparency on the companies and their products, and to ensure that the issuer is in line with our values and objectives. We do not hesitate to question issuers on ESG issues to clarify their positions.

Within the company, we strive to communicate all information relating to our Stewardship policy to our teams, including our sales staff, so that they can communicate directly with investors to provide full transparency on our ESG policy.

Finally, key ESG information is available to investors and the public: the coverage rates and ESG ratings of our funds can be found in our monthly factsheets, available to the public on our website. Additional information may be requested onrequest.

9. Appendices

Overview

- · · · · - · · -	Overall ESG Score
QAM_SUB	Robust (54/100)
	Average Carbon Footprint*
	*Data not available due to subscription
	Energy Transition Strategy
	*Data not available due to subscription

Coverage information

Portfolio					Benchmark			
Category	Issuers	Not Covered	Not licenced	% of investment	Issuers	Not Covered	Not licenced	% of investment
ESG	31/32	0	1	96.75 %	N/A	N/A	N/A	N/A
CAS	0/32	0	32	0 %	N/A	N/A	N/A	N/A
Controversies	31/32	0	1	96.75 %	N/A	N/A	N/A	N/A
CF+ET	0/32	0	32	0 %	N/A	N/A	N/A	N/A

Overall ESG Score

OVERAL	L AND DOM	CORPORATE PERFORMANCE BREAKDOWN (% INVESTMENT)						
	min	max	average	Overall	2	38	26	34
Overall	25	76	54	Environment	g	32	8	52
Environment	16	91	55	Social				
Social	28	76	53		2	38	22	38
Governance	20	77	55	Governance	4	26	31	38
				Weak (Score of 0-29)	Limited (Score of 30-49)	Robust (8 50-59)	Score of 60	Advanced (Score o -100)

CONTROVERSIES BREAKDOWN (% INVESTMENT)



Major Issuers

Issuer	Weight in Portfolio	Global Score	Carbon Footprint	Energy Transition Strategy	Controversies Risk Mitigation
Electricite de France SA XS0179487177	6.49%	71	N/L	N/L	Limited
Eurofins Scientific SE FR0000038259	6.41%	34	N/L	N/L	None
Vodafone Group Plc GB0007192106	5.37%	46	N/L	N/L	Weak
Total SE FR0000120271	5.22%	52	N/L	N/L	Weak
Bertelsmann XS0268583993	5.02%	46	N/L	N/L	Limited

Figure 1: ESG rating of the Quilvest Credit SUB fund as of April 31, 2021

Top 10 Variations

Sociétés	ISIN	ESG Overall score	Top 10 Variation vs N-1
.afargeHolcim Ltd.,	CH0012214059	65	+22
yske Bank A/S,	DK0010307958	46	+17
Safran SA,	FR0000073272	62	+7
BIC SA,	FR0000120966	56	+6
Kingsoft Corp. Ltd.,	KYG5264Y1089	27	+4
Fencent Holdings Ltd.,	KYG875721634	27	+4
Bollore SA,	FR0000039299	53	+2
inde Plc,	IE00BZ12WP82	56	+2
Haier Electronics Group,	BMG423131256	27	+2
Vitsubishi Chemical Holdings,	JP3897700005	40	+1

Figure 2: Top 10 variations of the ESG rating as of 30/04/2021

Bottom 10 Variations

		ESG Overall score	Bottom 10 Variation vs N-1
3N AMRO Bank	NL0011540547	65	-1
TU Aero Engines AG,	DE000A0D9PT0	43	-1
pitaLand Ltd.,	SG1J27887962	45	-1
zz Pharmaceuticals Public Limited Company,	IE00B4Q5ZN47	26	0
C Group NV,	BE0003565737	58	0
ring SA,	FR0000121485	64	0
r France-KLM	FR0000031122	65	0
lergan	IE00BY9D5467	33	0
Friedrichshafen,	US98877DAC92	36	0
mofinanz	AT0000A21KS2	25	0

Figure 3: Bottom 10 of ESG rating variations as of 30/04/2021

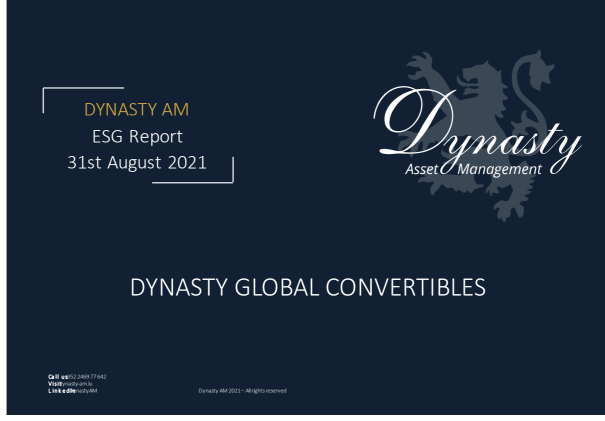


Figure 4 and below: Monthly ESG report

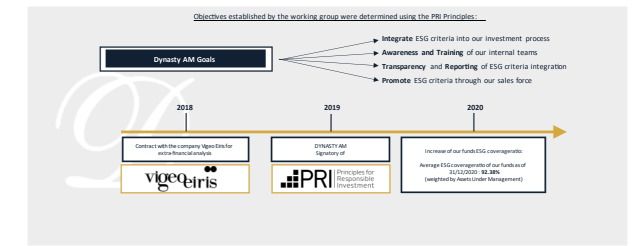
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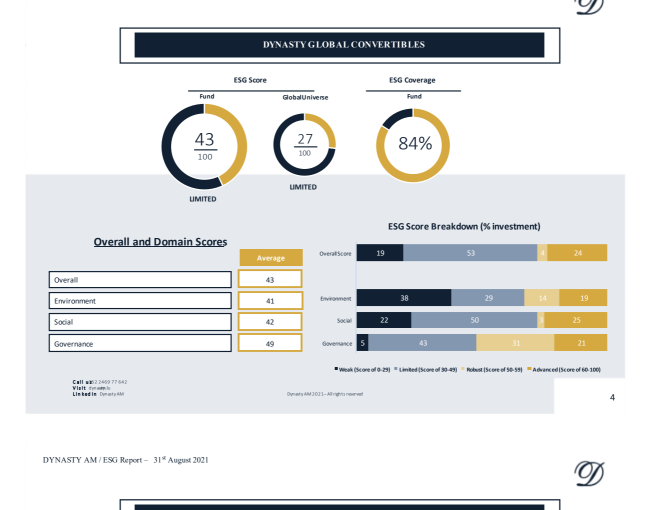




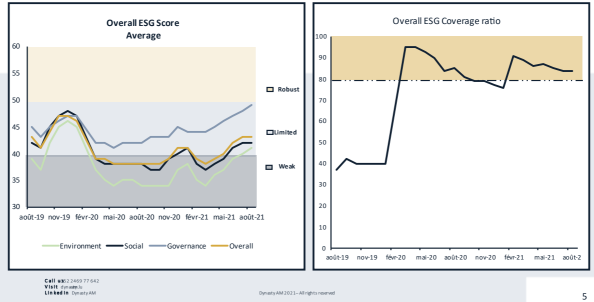
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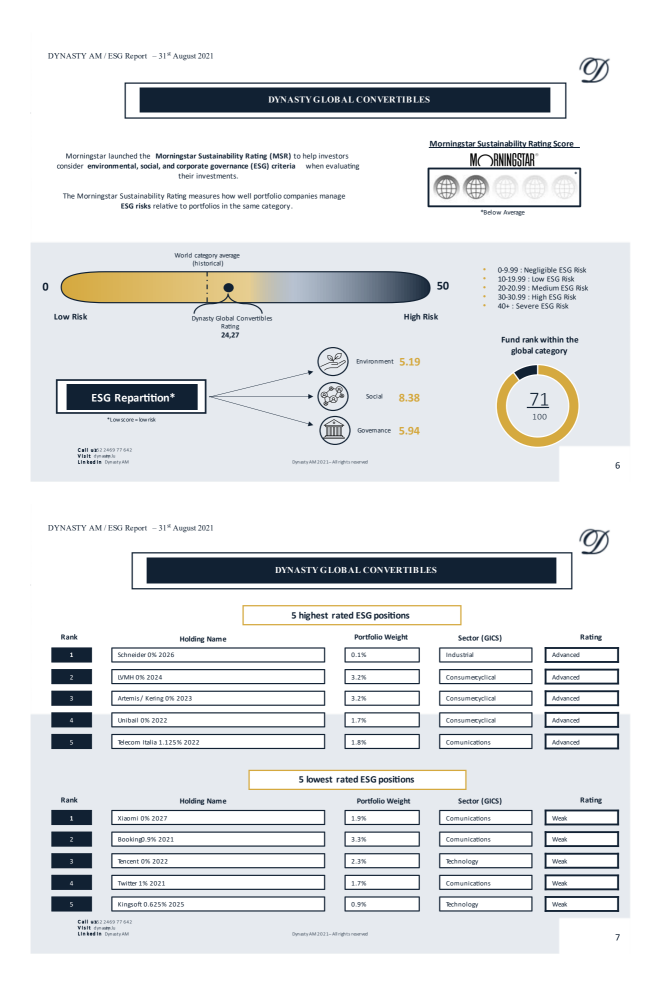


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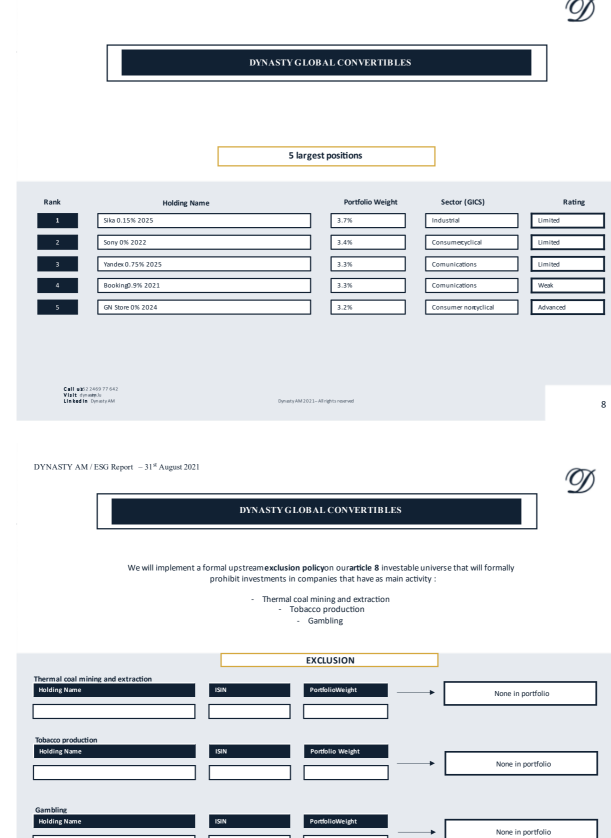
DYNASTY GLOBAL CONVERTIBLES





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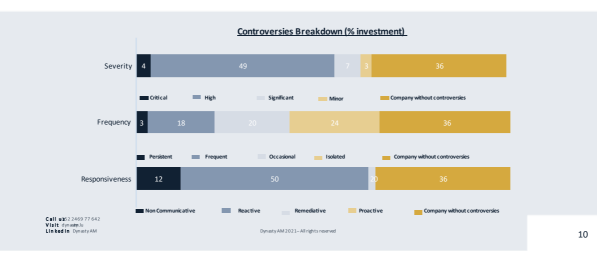
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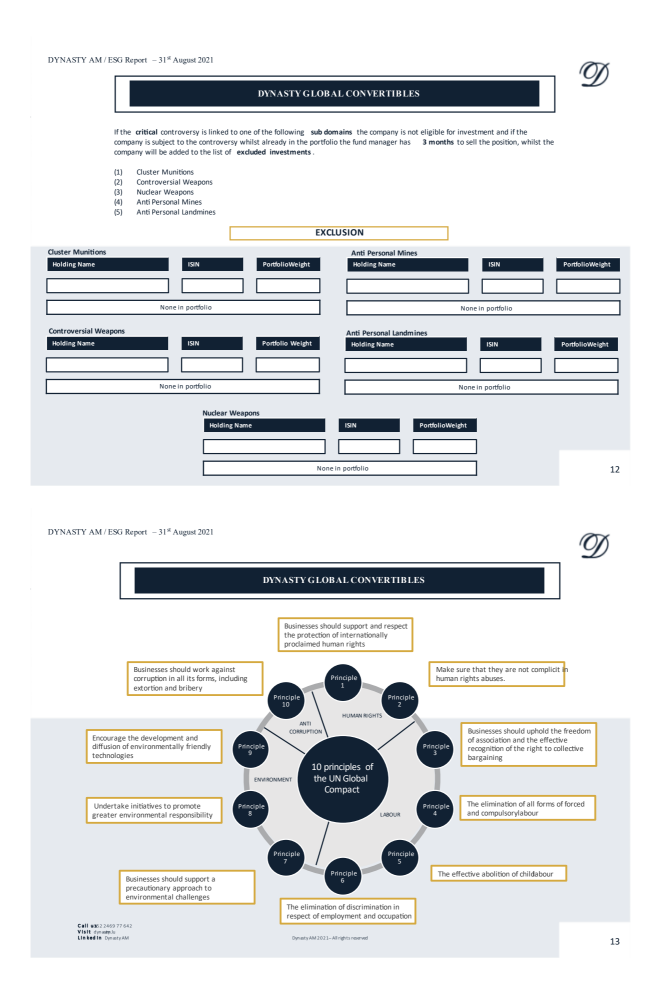
DYNASTY GLOBAL CONVERTIBLES

Controversies are analyzed along three axes

- The severity of the controversy : having an accidental minor oil spill is a controversial event, but we think it is less impacting than be ing directly involved (1) in the employment of children or the production of cluster munition. There are 4 categories of severity of controversies : mi nor, significant, high, critical
- (2) The frequency of the controversy : is the event isolated, occasional, frequent or persistent. Is it thus a one off event or can it be considered business behavior of the company
- (3) The responsiveness of the company to the controversy in question. Has the company been proactive in its communication, or do they prefer the sil ent approach. There are 4 categories of responsiveness : proactive, remediative , reactive or non communicative



DYNASTY AM / ESG Report – 31 st August	2021			Ø
	DY	YNASTY GLOBAL CONVEF	RTIBLES	<i>D</i>
We have decided to incl consider to be the most		companies subject to critical contro	versies (i.e. the most severe) in domain	ns we
These domains are :				
 Environmental S Climate Change Waste Fundamental Hui Audit and International Comparison 	nan Rights			
Con	npanies subject to	critical controversies*		
Holding Name	Portfolio Weight	Sector (GICS)	Domains impacted by the critical controversy	*These companies will remain investable but the
Holcim 0% 2022	0.03%	Industrial	4	sum of these investments
Eni 0% 2022	2.20%	Energy	4 -5	may not exceed a ratio of 10% of the portfolio in case
Eni 2.625% Perp	0.07%	Energy	4 -5	the investment universe is European or 20% of the
Imerys 0.875% 2022	0.39%	Industrial	5	portfolio if the investment universe is global
Renault 1.25% 2022	0.10%	Consumer cyclical	5	Furthermore these ratio's are to be cumulated within
20% max	66666A	1.5% (Non coverage ratio) 1.8% (sum of companies subject	16.3%	the non coverageratio's
		o critical controversies)		11



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DYNASTY GLOBAL CONVERTIBLES

We associated each principle to a specific analysis' criteria :

- Principle 1 and 2: Human Rights \rightarrow Fundamental Human Rights
- Principle 3: Human Resources \rightarrow Social Dialogue Principle 4 and 5: Human Rights \rightarrow Child and Forced Labour
- ٠ Principle 6: Human Rights \rightarrow Non-Discrimination
- .
- Principle 7 and 8: Environment \rightarrow Environmental Strategy Principle 9: Environment \rightarrow Use and Disposal of Products ٠
- Principle 10: Business Behavior \rightarrow Corruption

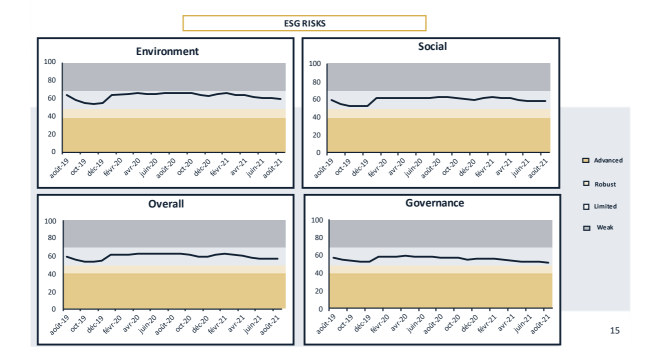
If a company has a **controversy** linked to one of these criteria and the status of the controversy in question is considered "Critical", an engagement process shall be undertaken with companies .

If this engagement does not lead to the desired change in a period of ${\bf 2}$ years from the start of this engagement, the company will join our Global Compact Exclusion List.



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	DYNASTY GLOBAL CONVERTIBLES		
	LuxFLAG ESG Label- Exclusion List		-
List of sectors and activities, in which inv	estments must be excluded		
 Controversial Weapons Tobacco Controversial Jurisdictions Nuclear Energy Controversial Behavior 			AG
Controversial Weapons Holding Name	ISIN Portfolio Weight	None in portfoli	þ
Tobacco Holding Name	ISIN PortfolioWeight	None in portfol	io
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DYNASTY AM / ESG Report – 31 st August 2021			D
	DYNASTY GLOBAL CONVERTIBLES		
	LuxFLAG ESG Label-Exclusion List		
 List of sectors and activities, in which inv (1) Controversial Weapons (2) Tobacco (3) Controversial Jurisdictions (4) Nuclear Energy (5) Controversial Behavior 	estments must be excluded		AG
Nuclear Energy Holding Name	ISIN PortfolioWeight	None in portfo	lio
Controversial Jurisdictions Holding Name	ISIN PortfolioWeight	None in portfo	lio
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	DYNASTY GLOBAL CONVERTIE	BLES	
	LuxFLAG ESG Label- Exclusion List		
List of sectors and activities, in which investr			
 Controversial Weapons Tobacco Controversial Jurisdictions Nuclear Energy Controversial Behavior 			_AG
Controversial Behavior			
Holding Name Holcim 0% 2022 TotalEnergies 3.369% Perp	Portfolio Weight UN Global Compact principle 0.03% Principles A1, 2, 10 0.04% Principler*10	Dynasty AM Status Start of engagement Ongoing Controversy 07/09/2021 Not Active 07/09/2021	Timeremaining below2 years? Yes
TotalEnergies 2.625% Perp	0.07% Principlen°10	Not Active	
Eni 0% 2022	2.20% Principles ñ1, 2	Not Active	
Eni 2.625% Perp	0.07% Principles ñ1, 2	Not Active	
Renault 1.25% 2022	0.10% Principlen° 8, 10	Not Active	
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 You are advised to make your own risk analysis a advisors). 	nd consult any independent advisors you believe necess	ary (law, financial, tax, accounting or any	other
	at the value of, and income from, any investment in its CSSF (Commission de Surveillance du Secteur Finan		neir natures. /w.dynasty-
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 Before any subscription, it is necessary to consult differ substantially from those reflected. 	the prospectus of the fund. Past performances do not pr	redict actual or future performances wh	ich may

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Overview

	Portfolio	Overall ESG Score	Benchmark
QAM_SUB Benchmark: ER00	Robust (55/100)		Robust (55/100)
	Average Carbon Footprint		nt*
	*Data no	*Data not available due to subscription	
	Energy Transition Strategy		ЭУ
	*Data not available due to subscription		bscription

Overall ESG Score

OVERALL AND DOMAIN SCORES			CORPORATE PERFORMANCE BREAKDOWN (% INVESTMENT)	
min	max	average	Overall 3 29 34 34	
27	76	55	2 37 23 38	
20				
18	91	58		
	91		3 16 331 .49	
28	76	54	Social 3 34 20 43	
12			<mark>5</mark> 39 20 36	
20	72	55	Governance 4 26 33 38	
Governance 15 86 55		33 30 37		
			■ Weak (Score Limited (Score Robust (Score Advanced III Bechm of 0-29) of 30-49) of 50-59) (Score of 60-100)	
			of 0-29) of 30-49) of 50-59) (Score of 60-100)	
	min 27 20 18 6 28 12 20	min max 27 76 20 76 18 91 6 91 28 76 12 79 20 72	min max average 27 76 55 20 76 55 18 91 58 6 91 59 28 76 54 12 79 53 20 72 55	

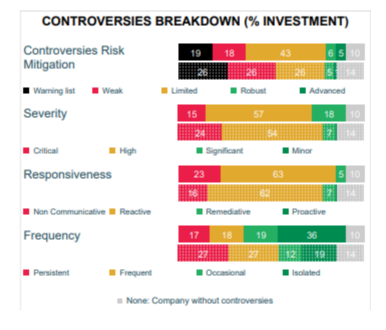


Figure 5: Gap Analysis Dynasty Credit Sub and its reference benchmark