ANNEX IV

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

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

The EU Taxonomy is a classification system laid down in Regulation (EU) 2020/852, establishing a list of environmentally sustainable economic activities. That Regulation does not include a

good governance

practices.

does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

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

Product name:Legal entity identifier:Clartan Valeurs2221000KWHNDLANR7Q61

Environmental and/or social characteristics

Did this financial product have a sustainable investment objective?					
Yes	● ○ 🗶 No				
investments with an environmental objective:% in economic activities that qualify as environmentally sustainable under the EU Taxonomy in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy	It promoted Environmental/Social (E/S) characteristics and while it did not have as its objective a sustainable investment, it had a proportion of				
It made sustainable investments with a social objective:%	It promoted E/S characteristics, but did not make any sustainable investments				

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

The environmental and social characteristics promoted by Clartan Valeurs (the "Sub-fund") are based on three investment pillars: the exclusion of certain sectors of activity and behaviours through the analysis of controversies that may affect certain companies held in the portfolio, a "best-in-class" approach aimed at investing in companies and countries that stand out for their good level of consideration of extra-

financial criteria compared to their peers and finally an **active shareholding** approach.

1) The exclusion applies only to the Sub-fund's investments in equities of listed companies and corporate bonds.

Sectoral exclusions:

Any company with more than 5% of its turnover in the following sectors is excluded from the scope of investment:

- Tobacco
- Gambling
- Pornography
- Non-conventional weapons
- Non-therapeutic cannabis
- Thermal coal

Behavioural exclusions:

Based on both Ethos' research and internal analysis, the controversies to which companies may be subject are classified into five qualitative levels of severity. Any company affected by a controversy in the highest level will be systematically scrutinised by the Clartan Associés ESG Committee and excluded if necessary (any retention must be duly justified). As at the end of 2024, the portfolio does not include any companies affected by a controversy in the highest level, except for one duly justified and documented exception.

2) Inclusion (or *Best-in-Class approach*)

Clartan Associés has chosen to focus the Sub-fund's investments on the best performing companies and countries in their sector from an ESG perspective. Based on the Ethos methodology, companies are given an ESG rating (A+, A-, B+, B- and C). States are also subject to an ESG rating (A+, A-, B+ and B-). Clartan Associés undertakes to ensure that 50% of the net assets of the Sub-fund will be invested in equities of listed companies and bonds rated in the highest rating categories (ratings of B+ or higher).

3) Active shareholding

For the purposes of voting at general meetings, Clartan Associés aims to vote on at least 50% of the outstanding equity in the Sub-fund's holdings.

Therefore, Clartan Associés is committed to **establishing a dialogue** on ESG issues with companies during individual meetings with management.

The Sub-fund has no designated **benchmark** to achieve the environmental or social characteristics promoted by the Sub-fund.

- How did the sustainability indicators perform?
- ...and compared to previous periods?

Clartan Valeurs	% Net assets at the end of 2024	% Net assets at the end of 2023	% Net assets at the end of 2022	Objective
EQUITIES AND BONDS RATED A+ / A- / B+	78.0%	79.9%	83.0%	>50%
EQUITIES RATED B- OR UNRATED	18.5%	19.0%	14.4%	<50%
UCITS and LIQUIDITY	3.5%	1.1%	2.6%	

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

N/A The Sub-fund does not intend to make sustainable investments within the meaning of Regulation (EU) 2019/2088 ("SFDR").

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

N/A The Sub-fund does not intend to make sustainable investments within the meaning of the SFDR Regulation.

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

N/A The Sub-fund does not intend to make sustainable investments within the meaning of the SFDR Regulation.

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

N/A The Sub-fund does not intend to make sustainable investments within the meaning of the SFDR Regulation.

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anticorruption and antibribery matters.

[Include a statement for the financial products referred to in Article 6, first paragraph, of Regulation (EU) 2020/852]

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

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

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

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

The Sub-fund takes into consideration the Principal Adverse Impacts ("PAI") on the sustainability factors, through the sustainability analysis performed by Ethos.

The table below summarises the Sub-fund's current consideration of the 14 PAIs applicable to investments in companies:

Principal adverse impacts	Considerations by the Sub-fund
1. GHG emissions	These PAIs are taken into account
2. Carbon footprint	through the ESG analysis (ESG rating) and
3. GHG intensity of investee companies	the environmental indicators that the sub-fund intends to follow (see list below).
4. Exposure to companies active in the fossil fuel sector	The Sub-fund maintains a list of companies active in the fossil fuel sector at the end of the year.
5. Share of non-renewable energy consumption and production	This PAI is taken into account through ESG analysis (ESG rating)
6. Energy consumption intensity by high climate impact sector	This PAI is not taken into account at this stage.
7. Activities with a negative impact on biodiversity-sensitive areas	This PAI is taken into account through behavioural exclusions and the Sub-fund intends to monitor issuers who have a biodiversity policy.
8. Discharges into water	This PAI is taken into account in the ESG analysis (ESG rating) as well as through behavioural exclusions.
9. Ratio of hazardous waste and radioactive waste	This PAI is taken into account through behavioural exclusions.
10. Breaches of the principles of the United Nations Global Compact and the	These PAIs are taken into account through behavioural exclusions.

OECD Guidelines for Multinational Enterprises.	
11. Lack of compliance processes and mechanisms to monitor compliance with the principles of the United Nations Global Compact and the OECD Guidelines for Multinational Enterprises	
12. Uncorrected gender pay gap	These PAIs are taken into account in the
13. Gender balance in governance bodies	ESG analysis (ESG rating).
14. Exposure to controversial weapons (anti-personnel mines, cluster munitions, chemical weapons or biological weapons)	This PAI is taken into account through the sectoral exclusions (any company with more than 5% of its turnover in the nonconventional weapons sector is excluded from the scope of investment).

The PAIs are provided in the tables below.

The table below summarises the Sub-fund's current consideration of the two PAIs applicable to sovereign issuers:

Principal adverse impacts	Considerations by the Sub-fund
,	This PAI is taken into account through ESG analysis (ESG rating)
	This PAI is taken into account through ESG analysis (ESG rating)

Additional information on the principal adverse impacts on sustainability factors is published in this annual report, through the monitoring of indicators for the issuers held in the Sub-fund's portfolio.

Indicator	PAI / voluntary	2024	Coverage ratio	2023	Coverage ratio	2022	Coverage ratio	Unit
CLIMATE AND OTHER ENVIRONMEN	T-RELATED	INDICATO	ORS .					
Greenhouse gas emissions								
GHG emissions					į			
Scope 1	PAI 1	17,5	100%	23,8	100%	22,9	98%	thousands of metric tons
Scope 2	PAI 1	3,4	100%	5,0	100%	6,2	97%	thousands of metric tons
Scope 1+2	PAI 1	20,9	100%	28,8	100%	29,2	97%	thousands of metric tons
Scope 3	PAI 1	351,6	100%	330,4	100%	307,6	97%	thousands of metric tons
Scope 1+2+3	PAI 1	372,4	100%	359,2	100%	336,7	96%	thousands of metric tons
Carbon footprint								
Scope 1+2	PAI 2	0,0	100%	0,1	100%	0,1	97%	metric tons / M€ invested
Scope 1+2+3	PAI 2	0,7	100%	0,7	100%	0,9	96%	metric tons / M€ invested
GHG intensity								
Scope 1 GHG intensity by sales	PAI 3	54,7	100%	74,5	100%	73,0	98%	metric tons / M€ sales
Scope 2 GHG intensity by sales	PAI 3	27,2	100%	28,9	100%	20,5	97%	metric tons / M€ sales
Scope 1+2 GHG intensity by sales	PAI 3	81,9	100%	103,3	100%	93,8	97%	metric tons / M€ sales
Scope 3 GHG intensity by sales	PAI 3	1504,1	100%	1689,1	100%			metric tons / M€ sales
Scope 1+2+3 GHG intensity by sales	PAI 3	1586,1	100%	1792,4	100%	1625,3	100%	metric tons / M€ sales
Scope 1+2 GHG intensity by employee	voluntary	57,6	62%	60,4	55%	82,3	97%	metric tons / employee
Exposure to companies active in the	fossil fuel s	ector						
Share of investment in these companies	PAI 4	9,3	100%	11,3	100%	0,1	100%	% of net assets
Energy consumption	į							
Total energy consumption	voluntary	62,4	61%	70,5	57%	124,0	100%	GWh
Renewable energy used	voluntary	5,1	59%	12,7	54%	39,9	90%	GWh
Share of non-renewable energy consumption	PAI 5	60%	54%	61%	54%	72%	90%	
Energy intensity per sale	PAI 6	0,3	61%		į			GWh / M€ sales
Biodiversity								
Proportion of companies that have								
implemented biodiversity protection	voluntary	93%	73%	87%	47%	82%	100%	
measures					!			
Water								
Water withdrawal	voluntary	1198,6	52%	3182,4	42%	3906,5	74%	thousands of cubic meters
Discharges into water	PAI 8	0,0	9%	0,0	2%	0,1	57%	thousands of cubic meters
Water intensity by sales	voluntary	9,0	52%	21,1	42%	16,6	66%	metric tons / M€ sales
Waste								
Total waste	voluntary	19,4	65%	30,6	53%	3,4	92%	thousands of metric tons
Waste generated by sales	voluntary	82,9	65%	57,2	53%	25,1	92%	tnousanas of metric tons / ivi€
Total hazardous waste	voluntary	0,5	49%	2,6	36%			thousands of metric tons
Hazardous waste "footprint"	PAI 9	0,9	49%	4,8	36%	2,1	69%	tons / M€ invested

Portfolio positions 31 12 2024 source Clartan				
Latest ESG data available as at 03/03/2025 source Bloomberg				
A linear determining DAL is not recently and in the table above because the	 - £ 41 1 11	 	 L C	

A "mandatory" PAI is not mentioned in the table above because the coverage rate of the indicator is too poor and the data are therefore of poor quality. This is the case for PAI 7 (Activities with a negative impact on biodiversity-sensitive areas), the coverage rate being less than 10%.

Indicator	PAI / voluntary	2024	Coverage ratio	2023	Coverage ratio	2022	Coverage ratio	Unit
INDICATORS FOR SOCIAL AND EMPL	OYEE, RESP	ECT FOR I	IUMAN R	IGHTS, A	NTI-CORR	UPTION A	AND ANT	-BRIBERY MATTERS
Social and employee matters								
Violations of UN Global Compact prin	ciples and C	ECD guid	elines					
UNGC compliance score from 0 to 100	PAI 10	80	91%	72	78%			estimated by Bloomberg on the basis of company policies and oversight mechanisms for compliance with the 10 UNGC principles
UNGC principle 7 compliance ("precautionary approach to environmental challenges")	voluntary	100%	91%	98%	78%			Bloomberg derived flag of UNGC principle 7 compliance based on company disclosure
Lack of processes and compliance me	chanisms to	monitor	complian	ce with U	N Global	Compact	principles	and OECD Guidelines
Lack of UNGC and OECD compliance processes	PAI 11	0%	100%	2%	100%			binary score 1=lack, 0=no lack as calculated by ESG Book, net asset weighted
Lack of a human rights policy	PAI additional	0%	85%	0%	68%			binary score 1=lack, 0=no lack, net asset weighted
Unadjusted gender pay gap								
Average unadjusted gender pay gap	PAI 12	17%	41%	17%	20%			
Board gender diversity								
Average ratio of female to male board members	PAI 13	40%	98%	41%	100%	41%	100%	/ percentage of all board members
% of women in management	voluntary	30%	67%	31%	43%	24%	97%	/ percentage of all managers
Other indicators of governance qua	lity							
Size of board	voluntary	13	100%	12	100%	13	100%	
% of non-executive directors on board	voluntary	90%	100%	91%	100%	91%	100%	
% of independent directors	voluntary	69%	82%	70%	78%		100%	
Board average age	voluntary	61	97%	61	93%		94%	
Board average age range	voluntary	23	97%	24	93%		94% 99%	
Number of board meetings per year Board meeting attendance percentage	voluntary	11 96%	80% 76%	10 96%	79% 79%	<u> </u>	99%	
% of independent directors on audit committee	voluntary	85%	82%			į		
% of independents in the nomination committee	voluntary	86%	71%	88%	72%	86%	98%	
Exposure to controversial weapons ³								
Companies involved in manufacture or selling of controversial weapons*	PAI 14	0%	0%	0%	0%	0%	0%	/% of net assets
* Non-conventional weapons are a sectoral (any company generating more than 5% of its turnover in this sector is excluded from the investment universe)								



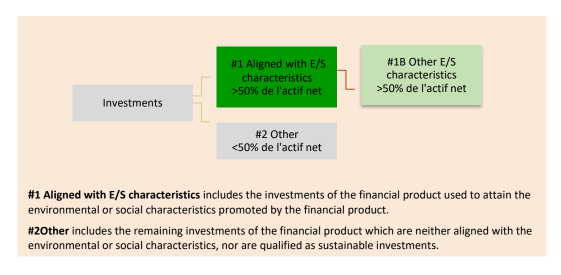
What were the top investments of this financial product?

The list includes the
investments
constituting the
greatest proportion
of investments of
the financial product
during the reference
period.

Equities Top 15	Sector	% net assets End 2024	Country
Intesa Sanpaolo	Financial Institutions	5.1%	Italy
Publicis Group	Consumer discretionary	5.1%	France
Unicredit	Financial Institutions	4.4%	Italy
Airbus	Industry	4.0%	France The
ASML Holding	Technology	3.6%	Netherlands
Banco Santander	Financial Institutions	3.6%	Spain United
Shell	Energy	3.6%	Kingdom
TotalEnergies	Energy	2.9%	France
Assa Abloy	Industry	2.8%	Sweden
Novartis	Health	2.6%	Switzerland
Adidas	Consumer discretionary	2.6%	Germany
Kingspan Group	Industry	2.5%	Ireland
ServiceNow	Technology	2.4%	United States
EssilorLuxottica	Health	2.4%	France
Allianz	Financial Institutions	2.4%	Germany

What was the proportion of sustainability-related investments?

What was the asset allocation?





% Net assets at **Clartan Valeurs** Allocation the end of 2024 #1B Other E/S EQUITIES RATED A+ / A- / B+ 78.0% characteristics **EQUITIES RATED B-, C** 18.5% **OR UNRATED** #2 Other **UCITS and LIQUIDITY** 3.5%

In which economic sectors were the investments made?

Composition of the fund	% net assets End 2024
EQUITIES	96.5%
Industry	19.6%
Financial Institutions	17.5%
Technology	15.8%
Discretionary consumption	14.6%
Health	9.5%
Energy	9.3%
Base materials	8.6%
Utilities	1.7%
UCITS	0.4%
LIQUIDITY	3.1%

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

The Sub-fund does not have a minimum share of sustainable investments with an environmental objective aligned with the EU Taxonomy.

Did the financial product invest in fossil gas and/or nuclear energy related activities complying with the EU Taxonomy¹?

Yes:		
	In fossil gas	In nuclear energy

[include note only for the financial products referred to in Article 6, first paragraph, of Regulation (EU) 2020/852]

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

Enabling activities directly enable other activities to

make a substantial contribution to an environmental objective.

Transitional activities are

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

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

[include note for the financial products referred to in Article 6, first paragraph, of Regulation (EU) 2020/852

Taxonomy-aligned activities are expressed as a share of:

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

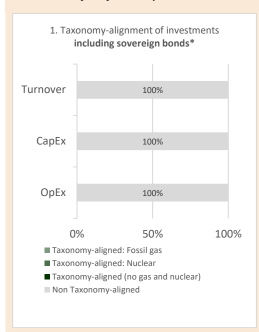
[include note for the financial products referred to in Article 6, first paragraph, of Regulation (EU) 2020/852 that invest in environmental economic activities that are not environmentally sustainable economic activities]

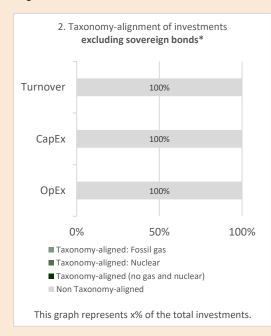
are sustainable investments with an environmental objective that do not take into account the criteria for environmentally sustainable economic activities under Regulation (EU) 2020/852.

Χ

No

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





- * For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures.
- What was the share of investments made in transitional and enabling activities? The Sub-fund does not have a minimum share of investments in transitional and enabling activities, as defined by the EU Taxonomy.
- How did the percentage of investments that were aligned with the EU Taxonomy compare with previous reference periods?

Not applicable.



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

Not applicable.



What was the share of socially sustainable investments?

Not applicable as the Sub-fund does not undertake to invest a minimum proportion of its net assets in socially sustainable investments.



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

In the category "#2 Other", at the end of 2024, there was:

- up to 18.5% of the net assets: equities with an Ethos rating of B- (15.6%) or C (2.9%) and respecting at least the sectoral and behavioural exclusions described above,
- up to 0.4% is invested in the Clartan Ethos ESG Europe Small & Mid Cap UCITS (for which the periodic report describing the environmental and social requirements is available) and 3.1% is invested in cash (without environmental/social guarantees).



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

The Sub-fund has a binding sectoral and behavioural exclusion policy, which applies to 100% of investments in equities and corporate bonds, as well as a requirement for a minimum of 50% of net assets to be invested in equities and bonds rated highest by Ethos. The proportion of net assets invested in equities and bonds in the best ratings of the sector (A+, A-, B+) is published monthly on the website and in the monthly reporting of Clartan Associés.

In addition, a voting report is published periodically (https://www.clartan.com/en/esg-approach/documentation/).



How did this financial product perform compared to the reference benchmark? Not applicable.

- How does the reference benchmark differ from a broad market index?
 Not applicable.
- How did this financial product perform with regard to the sustainability indicators to determine the alignment of the reference benchmark with the environmental or social characteristics promoted?

Not applicable.

- How did this financial product perform compared with the reference benchmark?
 Not applicable.
- How did this financial product perform compared with the broad market index?`
 Not applicable.

[include note for financial products where an index has been designated as a reference benchmark for the purpose of attaining the environmental or social characteristics promoted by the financial product]

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.