

ANNUAL FUND REPORT
LGT PB CONSERVATIVE (USD)
A CO-OWNERSHIP FUND PURSUANT TO §2 (1) AND (2) OF THE AUSTRIAN INVESTMENT FUND ACT
(INVESTMENTFONDSGESETZ, INVFG) 2011
FOR THE ACCOUNTING YEAR FROM
DECEMBER 1, 2021 TO
NOVEMBER 30, 2022

## General information regarding the management company

**Supervisory Board** Dr. Mathias Bauer, Chairman

Mag. Dieter Rom, Deputy Chairman

Mag. Natalie Flatz (until September 30, 2022)

Mag. Markus Wiedemann Mag. (FH) Katrin Pertl

Dipl.-BW (FH) Lars Fuhrmann, MBA, (since October 1, 2022)

Management Board Mag. Peter Reisenhofer, CEO, Management Board Spokesperson

MMag. Silvia Wagner, CEFA, CFO, Deputy Management Board Spokesperson

Dipl.Ing.Dr.Christoph von Bonin, CIO, Managing Director

State commissioner

MR Mag. Christoph Kreutler, MBA

Christian Reininger, MSc (WU)

Custodian bank Liechtensteinische Landesbank (Österreich) AG, Vienna

**Bank auditor** KPMG Austria GmbH, Wirtschaftsprüfungs- und Steuerberatungsgesellschaft

**Fund auditor** BDO Assurance GmbH, Wirtschaftsprüfungs- und Steuerberatungsgesellschaft

### Details of remuneration<sup>1</sup>

pursuant to §20 (2) Items 5 and 6 of the Austrian Alternative Investment Funds Manager Act (*Alternative Investmentfonds Manager-Gesetz*, AIFMG) and Annex I Schedule B Item 9 of InvFG 2011 for the financial year 2021 of LLB Invest Kapitalanlagegesellschaft m.b.H. ("management company", "LBI")

Total <sup>2</sup> remuneration paid to employees (incl. managers <sup>3</sup> ) of the	
management company:	EUR 3,273,199.61
of which fixed remuneration:	EUR 2,886,886.12
of which variable performance-related remuneration (bonuses):	EUR 386,313.49
Number of employees (incl. managers) as of 12/31/20214:	incl. employees on leave: 38 or
Full-time equivalent (as of 12/31/2021):	33.81 FTEs
of which beneficiaries "identified staff") <sup>5</sup> , as of 12/31/2021:	excl. employees on leave: 36 or
	32.64 FTEs
	7 or 6.81 FTE
Total <sup>6</sup> remuneration paid to managers:	EUR 750,923.28
Total <sup>7</sup> remuneration paid to (other) risk bearers (excl. managers):	
	EUR 399,784.36
Total <sup>8</sup> remuneration paid to employees with supervisory roles:	
	EUR 141,001.12
Remuneration paid to employees with the same level of income as	
managers and (other) risk bearers due to their overall remuneration:	
	EUR 1,291,708.76
Payment of carried interests (profit-sharing):	N/A
Outcome of the review of the remuneration policy by the	
remuneration committee of the Supervisory Board at a meeting held	
on May 18, 2022:	No irregularities

A breakdown of the above-mentioned remuneration is not provided for the individual investment fund, since this is not possible.<sup>9</sup>

The last significant change to the remuneration policy was implemented with effect as of April 1, 2019, and the Austrian Financial Market Authority was notified accordingly on February 20, 2019.

#### Disclosure of external management company:

LBI has appointed an external management company to manage the fund's portfolio by means of delegation/outsourcing. The remuneration details for this external management company (LGT Bank (Österreich) AG, Vienna) are as follows<sup>10</sup>:

#### Calendar year 2021

Total remuneration paid to employees (incl. managers):		
		EUR 22,269,682.64
of which fixed remuneration:		EUR 17,973,467.27
of which variable performance-related remuneration (bonuses):		EUR 4,296,215.37
Remuneration paid directly out of the fund:		-
Number of employees (incl. managers):	248 (of who	om 234 active and 14 inactive)

<sup>&</sup>lt;sup>1</sup> Gross annual amounts; excluding employer's contributions; including any non-cash remuneration/benefits

<sup>&</sup>lt;sup>2</sup> including payments to employees who left or joined the company during the course of the year

<sup>&</sup>lt;sup>3</sup> At the management company, conceptually equivalent to a "director" within the meaning of InvFG 2011 and an "executive" within the meaning of AIFMG, i.e. persons who actually manage the company's business

<sup>&</sup>lt;sup>4</sup> excl. employees on leave

<sup>&</sup>lt;sup>5</sup> The beneficiaries pursuant to §20 (2) Item 5 AIFMG and Annex I Schedule B Item 9.1 of InvFG 2011 are managers (=executives/directors), higher-level managerial employees, (other) risk bearers and employees with supervisory roles

<sup>&</sup>lt;sup>6</sup> including payments to managers who left or joined the company during the course of the year

 $<sup>^7</sup>$  including payments to (other) risk bearers who left or joined the company during the course of the year

<sup>&</sup>lt;sup>8</sup> including payments to employees with supervisory roles who left or joined the company during the course of the year

<sup>&</sup>lt;sup>9</sup> Art. 107 (3) of the delegated EU Regulation No 231/2013

<sup>&</sup>lt;sup>10</sup> Letter from the Austrian Financial Market Authority (FMA) of August 25, 2021 (ref. no. FMA-IF25 4000/0034-ASM/2021); Q&A, ESMA [item i, ESMA34-32-352 (page 7) and ESMA34-43-392 (page 42)]

#### Remuneration policy principles:

The remuneration policy of LBI is consistent with the business strategy and the goals, values and long-term interests of LBI and of the investment funds under its management. The remuneration system takes into consideration a long-term approach, business success and the assumption of risk. Precautions have been implemented to prevent conflicts of interest.

The goal of the remuneration policy of LBI is for compensation – in particular, the variable salary component – for assumption of inherent business risks within the individual divisions of LBI to be provided only insofar as this is compatible with the risk appetite of LBI. The Management Board of LBI draws up the risk strategy and the principles of risk policy, subject to discussion with the remuneration committee and the Supervisory Board. It also consults Operational Risk Management and Compliance. In particular, the remuneration policy must be compatible with the risk profiles and the fund regulations of the funds managed by LBI.

#### Principles for variable remuneration:

Variable remuneration will exclusively be paid out in accordance with the internal guidelines for LBI's remuneration policy. The system reflects a long-term approach, business success and the assumption of risk. Moreover, employees are obliged not to implement any measures or to pursue any activities which would entail the achievement of agreed goals by entering into a disproportionate level of risk or by entering into risks which – on the basis of an objective assessment – they would not have entered into in the absence of the agreement on variable remuneration.

As a rule, variable remuneration will be determined on the basis of a performance assessment at the level of individual employees, but also including the performance of the department or division in question and the overall performance of LBI, as well as its risk position.

For the performance assessment of the managers, the higher-level management, the risk buyers and other risk buyers as well as employees with supervisory roles (hereinafter jointly: "identified staff"), their influence over the performance of the department and the company will be considered and weighted accordingly. This will likewise already be considered in defining the relevant set of goals. This set of goals comprises the quantitative goals which may be influenced by the employee as well as relevant qualitative goals. These goals must be proportionate to one another and appropriately structured in line with the employee's position. If it is not possible to define any quantitative goals for certain positions, the relevant qualitative goals will be emphasized. As well as relevant income and risk goals — which must reflect a long-term approach — any set of goals must also include goals in keeping with the position in question — such as compliance, quality, training, organization and documentation goals etc.

The following positions are "identified staff":

- Supervisory Board
- Management
- Head of Compliance
- Head of Finance
- Head of Internal Audit
- Head of Risk Management (Back Office and Operational Risk Management)
- Head of Legal
- Head of Human Resources
- Head of Operations
- Fund managers whose variable remuneration exceeds the materiality threshold (see below)

In regard to the overall remuneration, fixed earnings must be proportionate to the variable remuneration (hereinafter also referred to as a "bonus"). The value of the variable remuneration is limited. As a rule, it may amount to up to 30%, max. 100% of the fixed annual earnings.

The bonus will be paid to "identified staff" subject to a materiality threshold. This threshold will not have been reached if the variable remuneration is less than 1/3 of the (fixed) annual salary in question and

does not exceed EUR 50,000. Accordingly, the following distinction applies for variable remuneration for "identified staff":

- If the variable remuneration is below the above-mentioned materiality threshold, the bonus will be paid out immediately and in full, 100% in cash.
- If the variable remuneration exceeds the above-mentioned materiality threshold, then (in overall terms) as a rule half of the bonus will be provided in cash and the other half in the form of "non-cash instruments". Concretely, these instruments shall be units of representative investment funds of LBI (hereinafter: "funds"). For the variable remuneration, the following allocation and apportionment scheme will apply for (the timing of) payment: i) as a rule, 60% of the bonus will be paid immediately (50% in cash and 50% in the form of funds); ii) the remainder will not be paid out immediately and will instead be apportioned over the following three financial years as a rule (50% in cash and 50% in the form of funds). <sup>11</sup> Moreover, "identified staff" may not immediately dispose of the funds upon receipt and must hold them for a minimum period of two years (for managers) or one year (for the other members of the "identified staff").

#### Remuneration committee

LBI has established a remuneration committee consisting of at least 3 members of the Supervisory Board of LBI who do not perform any management tasks and at least a majority of whom are classified as independent. The chairman of the remuneration committee must be an independent member who does not perform any management tasks.

The remuneration committee shall support and advise the Supervisory Board in drafting the remuneration policy of LBI, giving particular consideration to the mechanisms applied to ensure that the remuneration system appropriately reflects any types of risk as well as liquidity and the assets managed and that the remuneration policy is compatible overall with the business strategy and with the goals, values and interests of LBI and the funds under its management.

<u>Transparency of remuneration policy in relation to the integration of sustainability risks (Art. 5 of the Disclosure Regulation 2019/2088)</u>

The management company's remuneration policy encompasses sound and effective risk management with respect to the management of sustainability risks. In particular, the structure of remuneration does not encourage excessive risk-taking with respect to sustainability risks. Among other measures, this is achieved by ensuring that an appropriate level of risk is entered into in regard to sustainability issues and business success. These principles are also applied in target agreements concluded with relevant persons.

<sup>&</sup>lt;sup>11</sup> Over the course of this apportionment period, every year – at the end of the financial year – the results in the base year will be evaluated from the point of view of a long-term approach. Depending on the outcome of this evaluation process, the financial position and the risk trend, part payments may also be made each year. If this annual evaluation does not result in a reduction of the variable remuneration or its outright loss, in principle payment will be made annually over the course of the apportionment period in the form of further part payments and in three equal portions.

### ANNUAL FUND REPORT

for PLGT PB Conservative (USD), a co-ownership fund pursuant to §2 (1) and (2) InvFG 2011 for the accounting year from December 1, 2021 to November 30, 2022

Dear unitholder.

LLB Invest Kapitalanlagegesellschaft m.b.H. is pleased to present its report for LGT PB Conservative (USD) for the past accounting year.

On August 1, 2022, the fund's name was changed from PM2 (USD) to LGT PB Conservative (USD).

### Current statement on the coronavirus situation (as of January 1, 2022):

We expect to see a further normalization of global economic activity in 2022 amid the continuing distribution of COVID-19 vaccines. One risk for this positive scenario is that the vaccines developed to date fail to offer protection, or offer reduced protection, against future mutations of the virus, thus delaying the end of the lockdowns. Since the financial markets last year rapidly switched their focus to the period beyond the coronavirus pandemic, bad news concerning the protection offered by vaccines might trigger temporary corrections. However, as things currently stand, we consider that the risk of a further hard recession and related setbacks on the financial markets is low.

# 1. Comparative overview of the past five accounting years

			Accumulation fund AT0000A255E4		
	Total fund assets	Net asset value per accumulation unit	Accumulated income	Payment pursuant to §58 (2) InvFG 2011	Development (performance) in %
11/30/2022	47,348,229.97	1,036.01	0.2213	0.3690	-10.84
11/30/2021	60,672,249.22	1,173.91	54.2607	11.5145	4.44
11/30/2020	29,392,220.53	1,130.38	23.5468	6.4671	6.77
11/30/2019	17,609,201.07	1,061.79	10.5284	3.1584	6.18
			Accumulation fund AT0000A255D6		
	Total fund assets	Net asset value per accumulation unit	Accumulated income	Payment pursuant to §58 (2) InvFG 2011	Development (performance) in %
11/30/2022	47,348,229.97	1,029.74	0.0000	0.0000	-11.02
11/30/2021	60,672,249.22	1,168.56	52.3535	10.9339	4.24
11/30/2020	29,392,220.53	1,126.77	21.7362	5.8669	6.56
11/30/2019	17,609,201.07	1,060.07	9.2424	2.7434	6.01
			Accumulation fund AT0000A255C8		
	Total fund assets	Net asset value per accumulation unit	Accumulated income	Payment pursuant to §58 (2) InvFG 2011	Development (performance) in %
11/30/2022	47,348,229.97	1,020.58	0.0000	0.0000	-11.28
11/30/2021	60,672,249.22	1,160.72	49.3152	10.0064	3.93
11/30/2020	29,392,220.53	1,121.61	18.8409	4.9185	6.26
11/30/2019	17,609,201.07	1,057.63	7.4299	2.1601	5.76
			Accumulation fund AT0000A255F1		
	Total fund assets	Net asset value per accumulation unit	Accumulated income	Payment pursuant to §58 (2) InvFG 2011	Development (performance) in %
11/30/2022	47,348,229.97	1,042.76	0.1963	0.8370	-10.67
11/30/2021	60,672,249.22	1,179.81	56.2811	12.1283	4.65
11/30/2020	29,392,220.53	1,134.30	25.4244	7.0911	6.99
11/30/2019	17,609,201.07	1,063.69	11.9429	3.6155	6.37

Fund's first reporting date: 11/30/2019.

## 2. Statement of income and performance of the fund assets

### 2.1. Development in past accounting year (fund performance)

Calculation in accordance with the method provided by Oesterreichische Kontrollbank AG (OeKB): per unit in fund currency (USD), excluding subscription fee

	Accumulation unit AT0000A255E4
Unit value at start of accounting year	1,173.91
Payment (capital gains tax) on 2/16/2022 (corresponds to 0.0102 units) 1)	11.5145
Unit value at end of accounting year	1,036.01
Total value incl. units (fictitiously) acquired through payment	1,046.57
Net income per unit	-127.34
Performance of one unit in the past accounting year	-10.85%

<sup>1)</sup> Net asset value of one accumulation unit (AT0000A255E4) on 2/16/2022 USD 1,129.56

	Accumulation unit AT0000A255D6
Unit value at start of accounting year	1,168.56
Payment (capital gains tax) on 2/16/2022 (corresponds to 0.0097 units) 1)	10.9339
Unit value at end of accounting year	1,029.74
Total value incl. units (fictitiously) acquired through payment	1,039.75
Net income per unit	-128.81
Performance of one unit in the past accounting year	-11.02%

<sup>1)</sup> Net asset value of one accumulation unit (AT0000A255D6) on 2/16/2022 USD 1,124.50

	Accumulation unit AT0000A255C8
Unit value at start of accounting year	1,160.72
Payment (capital gains tax) on 2/16/2022 (corresponds to 0.0090 units) 1)	10.0064
Unit value at end of accounting year	1,020.58
Total value incl. units (fictitiously) acquired through payment	1,029.72
Net income per unit	-131.00
Performance of one unit in the past accounting year	-11.29%

<sup>1)</sup> Net asset value of one accumulation unit (AT0000A255C8) on 2/16/2022 USD 1,117.11

Unit value at start of accounting year Payment (capital gains tax) on 2/16/2022 (corresponds to 0.0107 units) <sup>1)</sup> Unit value at end of accounting year Total value incl. units (fictitiously) acquired through payment	Accumulation unit AT0000A255F1 1,179.81 12.1283 1,042.76 1,053.90
Net income per unit	-125.91
Performance of one unit in the past accounting year	-10.67%

 $<sup>^{1)}</sup>$   $\,$  Net asset value of one accumulation unit (AT0000A255F1) on 2/16/2022 USD 1,135.19  $\,$ 

2.2. Fund earnings			in USD
a) Realized fund earnings			
Ordinary fund earnings			
Income (excl. profit or loss from price changes) Interest income from real estate funds Interest income Dividend income Ordinary income of foreign IFs		112,002.18 566,894.25 143,538.84 <u>557.04</u>	822,992.31
<b>Expenses</b> Remuneration for investment company Other management expenses	<u>-387,972.95</u>	-387,972.95	
Costs for auditor/tax adviser Licensing costs and tax representation services outside Austria	-7,576.87 -50,234.82		
Publication costs Custody account fees Interest income expenses	-3,353.03 -14,248.53 -1,721.95	77 125 20	465 100 15
Custodian bank fee  Ordinary fund earnings (excl. income equalization)	0.00	<u>-77,135.20</u>	-465,108.15 <b>357,884.16</b>
Realized profit or loss from price changes <sup>2)3)</sup> Realized profits Derivative instruments Realized losses		1,873,028.04 240,131.25 -2,467,548.60	
Realized profit or loss from price changes (excl. income	equalization)		-354,389.31
Realized fund earnings (excl. income equalization)			<u>3,494.85</u>
b) Non-realized profit or loss from price changes <sup>2) 3)</sup> Change in non-realized profit or loss from price changes			-6,553,806.13
Result for accounting year			-6,550,311.28
c) Income equalization			
Income equalization for income in the accounting year Income equalization		<u>-47,297.68</u>	-47,297.68
Total fund earnings <sup>4)</sup>			-6,597,608.96

Realized profits and losses are not specific to a particular period. Accordingly, like the change in the non-realized profit or loss from price changes, they may not correlate with the fund's performance in the past accounting year.

Total profit or loss from price changes, excl. income equalization (realized profit or loss from price changes, excl. income equalization, plus change in non-realized profit or loss from price changes): USD -6,908,195.44.

The result for the past accounting year includes explicitly reported transaction costs in the amount of USD 16,455.53.

### 2.3. Development of fund assets

in USD

### Fund assets at start of accounting year 5)

60,672,249.22

### **Payment**

Payment on 2/16/2022 (for accumulation units AT0000A255E4)	-67,970.10
Payment on 2/16/2022 (for accumulation units AT0000A255D6)	-321,740.94
Payment on 2/16/2022 (for accumulation units AT0000A255C8)	-51,082.67
Payment on 2/16/2022 (for accumulation units AT0000A255F1)	<u>-147,577.15</u>

-588,370.86

#### Issuance and repurchasing of units

Issuance of units	973,633.58
Repurchasing of units	-7,158,970.69
Income equalization	<u>47,297.68</u>

-6,138,039.43

### Overall fund earnings

-6,597,608.96

(for a detailed presentation of fund earnings, please see Item 2.2.)

### Fund assets at end of accounting year 6)

47,348,229.97

### Payment (AT0000A255E4)

The payment of USD 0.3690 per accumulation unit will be made from February 16, 2023 by the custodian banks.

The bank redeeming the coupon is obliged to use the payment resulting from accumulation units for settlement of capital gains tax at a rate of USD 0.3690 (rounded-off), where no grounds for an exemption apply.

### Payment (AT0000A255F1)

The payment of USD 0.8370 per accumulation unit will be made from February 16, 2023 by the custodian banks.

The bank redeeming the coupon is obliged to use the payment resulting from accumulation units for settlement of capital gains tax at a rate of USD 0.8370 (rounded-off), where no grounds for an exemption apply.

For the subfunds of the fund, the investment companies managing these subfunds have charged management fees of between 0.01% and 2.00% per annum. These investment companies have not charged any subscription fees for the purchase of units.

Calculation method for overall level of risk: commitment approach

<sup>5)</sup> Units outstanding at start of accounting year: 5,903.00000 accumulation units (AT0000A255E4) and 29,025.00000 accumulation units (AT0000A255D6) and 4,712.00000 accumulation units (AT0000A255C8) and 12,168.00000 accumulation units (AT0000A255F1)

Units outstanding at end of accounting year: 2,104.00000 accumulation units (AT0000A255E4) and 29,377.00000 accumulation units (AT0000A255D6) and 3,665.00000 accumulation units (AT0000A255C8) and 10,719.00000 accumulation units (AT0000A255F1)

#### Total return swaps or similar derivative instruments

A total return swap is a credit derivative for which the income and fluctuations in value of the underlying financial instrument (the underlying instrument or reference asset) are exchanged for fixed interest payments.

In the period under review the fund did not make any use of securities financing transactions or total return swaps (within the meaning of Regulation (EU) 2015/2365 of the European Parliament and of the Council on reporting and transparency of securities financing transactions), where these are permitted according to its fund regulations.

Collateral in the form of demand deposits and bonds was provided for any OTC derivatives in which the fund invested in the period under review, in order to reduce the level of counterparty risk (default risk).

LLB Invest Kapitalanlagegesellschaft m.b.H. complies with the 2012 Code of Conduct of the Austrian Investment Fund Industry.

### 3. Financial markets

Driven by a positive earnings season on the stock markets, Q4 2021 started off quite favorably. In November, however, and led by the commodities markets (oil, in particular), most asset classes developed negatively in view of ever-rising inflation and the emergence of the Omicron variant. Although the stock markets had previously reached new highs, they ended November in negative territory, with the interest rate premiums of corporate bonds increasing in November as well. In December, attention focused on the FED and its announcement that it would cut back its bond purchases even faster, due to strong inflationary pressure. Initial interest-rate hikes thus also drew closer, prompting a further rise in the US yield curve and a heightened level of volatility in the technology sector especially. However, the stock markets ultimately ended the month of December on a positive note, in the light of the expectation that the milder Omicron variant would not significantly slow down the global economic recovery. Faced with the highest inflation rate in four decades, the US Federal Reserve decided to quickly cut back on its monetary policy support in O1 2022, while at the same time. the ECB still rejected the possibility of an interest rate increase in 2022. The outbreak of the war in Ukraine in February 2022 led to highly volatile stock markets since the economic impact of European sanctions was difficult to predict. Geopolitical factors and the setbacks in the commodities and energy supply chains that they triggered fueled rising inflation rates even more. Investors in the first quarter of the year were faced with huge uncertainties on the capital markets due to a slowing global economy combined with an ever-tightening monetary policy. Moreover, a new jump in COVID-19 cases in China in April led to wide-ranging mobility restrictions to bring the pandemic under control, which also put the brake on economic growth. In May, the ongoing strong price hike and the related erosion of purchasing power concerned not only investors, but also put pressure on the most important pillar of our economic growth – the consumer. Thus consumer sentiment reached a record low during the course of O2. which – in combination with low fiscal policy impulses – slowed economic growth even more. Meanwhile, central banks around the world put their words into action and implemented the first interest rate measures. In early Q3, the ECB joined the ranks of central banks that raised interest rates with a sudden and considerable hike of 50 basis points. Core inflation rates nonetheless continued to keep the world on its toes, and it was mainly the steadily rising interest rates that were responsible for the uncertainty surrounding the valuation levels of risky assets. In Q4, capital markets were able to record growth figures once again. Many stock markets picked up considerably and even bond yields recovered from their recent peaks.

In November, the first signs of inflation relief appeared along with the hopes of a less aggressive monetary policy in the US, which in turn led to a positive development on international capital markets. Nonetheless, in consideration of the macroeconomic environment, we expect the economy to slow into a small recession.

### 4. Investment policy

On average throughout the period, the fund maintained an increased liquidity position, relative to its strategic orientation, and underweighted equities. In late 2021, the decision was made to align the portfolio more defensively due to economic and geopolitical uncertainties. This defensive position was implemented around the end of Q1/early Q2 through a high weighting of the liquidity ratio and a reduction of the equity exposure. Since the overall picture continued to be volatile, the decision was made around mid-year to change over from risky bond position to more widely diversified corporate bonds, and to build up the position in government bonds. In the bond segment, we also increased the duration and reduced our overweighting in gold to a neutral ratio. Towards the end of the reporting period, using targeted transactions the portfolio was adjusted to a more risk-efficient allocation in the equity segment in line with our assessment. The decision was also made to reduce the bonds position in the government bonds segment and to expand the TIPS in return, since these provide better hedging when inflation expectations are on the rise.

The fund invests according to an active investment strategy and thereby makes no reference to an index/reference benchmark.

There is "a risk of valuation prices for certain securities deviating from their actual selling prices due to pricing on illiquid markets (valuation risk)".

Sustainability/ESG (Art. 50(2) of Delegated Regulation (EU) 2019/2088): This fund is a product under Article 8 of the European Disclosure Regulation (so-called "light green", "Article 8 fund"); within the scope of the fund's management, environmental and/or social characteristics are considered. More information and disclosures can be found in the annex to this document (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.

# 5. Composition of the fund assets

NAME OF SECURITY	SEC. NO.	CURRENC	Y VOLUME 11/30/2022 UNITS/NOM.	PURCHASES ADDITIONS D IN REPORTING	SALES DISPOSALS DERIOD	PRICE	MARKET VALUE IN USD	% SHARE OF FUND ASSETS
Official trading and organized markets								
<b>Equities</b> Nestle registered shares (CHF)	CH0038863350	CHF	1,972	0	429	111.2600		0.49
Novo Nordisk B (DKK)	DK0060534915	DKK	2,214	0	1,589	879.9000		<b>0.49</b> 0.57
Deutsche Post AG EssilorLuxottica Shares Schneider Electric Shares	DE0005552004 FR0000121667 FR0000121972	EUR EUR EUR	4,081 1,430 2,210	4,081 0 0		37.8400 175.5000 138.8800	260,150.32 318,158.25	<b>0.57</b> 0.34 0.55 0.67 <b>1.56</b>
London Stock Exchange Group (GBP) Smith & Nephew Plc	GB00B0SWJX34 GB0009223206	GBP GBP	2,675 12,769	2,675 12,769	0	80.4400 10.7800		0.55 0.35 <b>0.90</b>
Index certificates WisdomTree Physical Gold	JE00B1VS3770	USD	5,977	6,530	7,226	164.6500	984,113.05 <b>984,113.05</b>	2.08 <b>2.08</b>
Total official trading and organized markets						USD	2,648,865.20	5.59
Investment funds iShares-STOXX Europe 600 [DE] UCITS ETF (EUR)-A	DE0002635307	EUR	1	0	0	43.2600	44.84 <b>44.84</b>	0.00 <b>0.00</b>
iShares VI-Diversified Commodity Swap UCITS ETF iShares VII-USD Treasury Bond 1-3yr UCITS ETF iShares VII-USD Treasury Bond 3-7yr UCITS ETF iShares-Vore MSCI Emerging Markets IMI UCITS ETF iShares-Core S&P 500 UCITS ETF USD A iShares-Global Corporate Bond UCITS ETF iShares-MSCI AC F. East ex-Japan (USD) UCITS ETF-A CS ETF (IE) on iBoxx USD Govt.7-10 Goldman Sachs Absolute Return Tracker Ptf.I accum. INVESCO Global Investment Grade Corporate Bond Z LGT Global Quality Leaders Fund R5 Neub.Berm.InvShort Duration Em.Market Debt Neub.Berm.InvUncorrelated Strategies Fund PIMCO GIS Global Investment Grade Credit Fd. UBS ETF-BIOomberg TIPS 1-10 UCITS ETF USS ETF-MSCI Japan A UBS ETF-MSCI USA U.ETF (USD) A Vanguard Global Corporate Bond Index Fund Xtrackers II Global Inflation Linked Bond U.ETF 2C Xtrackers MSCI World UCITS ETF 1C	IEO0BDFL4P12 IEO0B3VWN179 IEO0B3VWN179 IEO0BKM4G266 IEO031442068 IEO0BF3N6278 IEO0B0M63730 IEO0B3VWN518 LU1103307580 LU1642784927 LI1199621981 IEO0BTKH9219 IEO0BTPC798 IEO034085260 LU1459801517 LU1169822779 IEO0BDFB5T26 LU0641007009 IEO0BJ0KDQ92	USD	123,588 17,493 24,169 29,738 89,562 1,162,248 81,146 45,137 139,723 138,444 518 124,784 86,983 273,091 89,454 53,651 51,294 11,652 59,507 4,873	518 0 131,052 0 89,454 7,012	52,652 7,670 59,561 396,925 0 2,953 15,594 19,740 0 20,456 44,069 42,481 0 22,497 51,597	5.1645 46.9082 139.0996 12.3700 10.1979 1,006.4500 11.3200 18.6600 13.8861 17.6665 22.1540 103.1762 25.9411	899,152.14 1,905,648.94 3,026,188.41 844,553.25 3,535,271.87 6,002,429.80 382,114.20 6,278,538.65 1,728,373.51 1,411,838.07 521,341.10 1,412,554.88 1,002,913.99 5,095,878.06 1,242,167.19 947,825.39 1,136,367.28 1,202,209.08 1,543,677.04	1.90 4.02 6.39 1.78 7.47 12.68 0.81 13.26 3.65 2.98 1.10 2.98 2.12 10.76 2.62 2.00 2.40 2.54 85.57
Total investment funds						USD	40,517,590.91	85.57
Total securities holdings						USD	43,166,456.11	91.17
Financial futures contracts concluded for hedging pu	rpose							
Other financial futures contracts, options and warrar on financial futures contracts or securities indices co Euro FX Currency Future December 2022		<b>ng purpose</b> USD	-3			1.0342	-11,775.00 <b>-11,775.00</b>	-0.02 <b>-0.02</b>
Total financial futures contracts concluded for hedging	ng purpose					USD	-11,775.00	-0.02
Bank balances								
USD balances - current account		USD	4,078,871.35				4,078,871.35	8.61
Balances - current account in other EU currencies		DKK	46,345.35				6,460.07	0.01
Balances - current account in non-EU currencies		CHF GBP NOK	55,724.04 52,188.84 11,177.37 24,082.51				57,763.54 54,855.96 13,438.56 2,416.34	0.12 0.12 0.03 0.01
Total bank balances			2.,002.31			USD	•	8.90
Short-term liabilities								
USD current account liabilities		USD	-373.36				-373.36	0.00
Total short-term liabilities		030	-5/3.30			USD		0.00

#### Other assets

Interest claims from current account balances						
		DKK EUR GBP	34.01 158.35 26.57 53.17		4.74 164.15 31.95	0.00 0.00 0.00
		NOK USD	16,818.26		5.33 16,818.26	0.00 0.04
Management fees		USD	-28,701.81		-28,701.81	-0.06
Custody fees		USD	-722.66		-722.66	0.00
Accruals for audit costs and other fees		USD	-7,483.56		-7,483.56	-0.02
Total other assets				USD	-19,883.60	-0.04
FUND ASSETS				USD	47,348,229.97	100.00
Unit value accumulation units Outstanding accumulation units	AT0000A255E4 AT0000A255E4			USD UNITS	1,036.01 2,104.00000	
Unit value accumulation units Outstanding accumulation units	AT0000A255D6 AT0000A255D6			USD UNITS	1,029.74 29,377.00000	
Unit value accumulation units Outstanding accumulation units	AT0000A255C8 AT0000A255C8			USD UNITS	1,020.58 3,665.00000	
Unit value accumulation units Outstanding accumulation units	AT0000A255F1 AT0000A255F1			USD UNITS	1,042.76 10,719.00000	

#### Conversion rates/exchange rates

Foreign-currency assets have been converted into USD at the conversion rates/exchange rates applicable as of 11/29/2022:

Currency	Units	Price	
Euro	USD 1 =	0.96469	EUR
Pound sterling	USD 1 =	0.83173	GBP
Swiss franc	USD 1 =	0.95137	CHF
Danish crown	USD 1 =	7.17412	DKK
Norwegian crown	USD 1 =	9.96652	NOK

#### Market code Stock exchange

Chicago BOE Chicago Board Options Exchange

The value of a unit is calculated by dividing the entire value of the investment fund inclusive of its income by the number of units. The total value of the investment fund is calculated on the basis of the current market prices of the securities, money market instruments and subscription rights in the fund plus the value of the fund's financial investments, cash holdings, credit balances, receivables and other rights, less its liabilities. That value will be calculated by the custodian bank.

The net assets are calculated in accordance with the following principles:

- a) In general, the value of assets quoted or dealt in on a stock exchange or on another regulated market will be determined on the basis of the most recently available price.
- b) If an asset is not quoted or dealt in on a stock exchange or another regulated market or if the price for an asset quoted or dealt in on a stock exchange or another regulated market does not appropriately reflect its actual market value, the prices provided by reliable data providers or, alternatively, market prices for equivalent securities or other recognized valuation methods will be used.

Transactions completed during the period under re	eview and not listed in the statement of assets:			
NAME OF SECURITY	SEC. NO.	CURRENCY	PURCHASES ADDITIONS D	SALES DISPOSALS
Official trading and organized markets				
Equities CRH PLC Infineon Technologies AG BHP Group Limited Halma PLC Mowi ASA (NOK)	IE0001827041 DE0006231004 AU000000BHP4 GB0004052071 NO0003054108	EUR EUR GBP GBP NOK	0 0 5,982 0 0	5,588 8,720 5,982 5,387 12,485
Investment funds iShares II-Dev.Mkts.Prop.Yield UCITS ETF (USD) A iShares IV-MSCI China A UCITS ETF(USD)-T iShares-Core FTSE 100 UCITS ETF LGT Dynamic Protection UCITS Sub_Fund LGT(Lux)I-Cat Bond Fund (USD) Neub.Berm.InvCorporate Hybrid Bond Fund Non-quoted securities	IE00B1FZS350 IE00BQT3WG13 IE00BYZ28W67 IE00BF37SW98 LU0816333552 IE00BD4H0L80	USD USD USD USD USD USD	0 0 0 0 0	37,991 146,309 44,594 1,796 17,136 145,108
Equities BHP Group PLC (GBP) FINANCIAL FUTURES CONTRACTS CONCLUDED IN	GB00BH0P3Z91  PERIOD UNDER REVIEW	GBP	0	5,982
Euro FX Currency Future December 2021 Euro FX Currency Future December 2021 Euro FX Currency Future June 2022 Euro FX Currency Future March 2022 Euro FX Currency Future September 2022	ECZ1 ECZ1 ECM2 ECH2 ECU2	USD USD USD USD USD	13.00 5.00 10.00 15.00 3.00	0.00 0.00 10.00 15.00 3.00

Vienna, February 28, 2023

 $LLB\ Invest\ Kapitalan lageges ells chaft\ m.b.H.$ 

The Management Board

### 6. Audit certificate<sup>\*)</sup>

### Report on the annual fund report

### **Audit opinion**

We have audited the attached annual fund report issued by LLB Invest Kapitalanlagegesellschaft m.b.H., Vienna, for its fund

### LGT PB Conservative (USD)

a co-ownership fund pursuant to §2 (1) and (2) InvFG 2011,

comprising the statement of assets as of November 30, 2022, the statement of income for the accounting year ending on this date and the other particulars stipulated in Annex I Schedule B of the Austrian Investment Fund Act 2011 (InvFG 2011).

In our view, the annual fund report complies with the statutory requirements and provides a true and fair view of the fund's net assets and financial position as of November 30, 2022 and of the fund's earnings position for the accounting year ending on this date, in compliance with Austrian commercial law and the provisions of InvFG 2011.

### Basis for the audit opinion

We performed our audit pursuant to §49 (5) of InvFG 2011 whilst complying with the Austrian principles of proper auditing. These principles require application of the International Standards on Auditing (ISA). Our responsibilities on the basis of these requirements and standards are outlined in further detail in the "Responsibilities of the auditor for the audit of the annual fund report" section of our audit certificate. We are independent from the company, in compliance with Austrian commercial law and professional standards, and we have fulfilled our other professional duties in accordance with these requirements. In our view, the documentation which we have obtained up to the date of the audit certificate is sufficient and appropriate in order to serve as a basis for our audit opinion as of this date.

#### Other information

The company's legal representatives are responsible for the other information provided. This other information comprises all of the information included in the annual fund report, with the exception of the statement of assets, the statement of income, the other disclosures required under Annex I Schedule B of InvFG 2011 and the audit certificate.

Our audit opinion for the annual fund report does not cover this other information, and we do not provide any sort of assurance in this regard.

In connection with our audit of the annual fund report, we are responsible for reading this other information and for assessing whether this other information contains significant discrepancies by comparison with the annual fund report or our audit findings or otherwise appears to have been misrepresented.

In the event that we conclude on the basis of the work which we carry out in relation to this other information prior to the date of the auditor's audit certificate that this other information has been materially misrepresented, we are obliged to report this fact. We have nothing to report in this respect.

# Responsibilities of the company's legal representatives and the Supervisory Board for the annual fund report

The company's legal representatives are responsible for the preparation of the annual fund report and for ensuring that it provides a true and fair view of the fund's net assets, financial and earnings position in compliance with Austrian commercial law and the provisions of InvFG 2011. The company's legal representatives are also responsible for the internal controls which they deem necessary in order to enable the preparation of an annual fund report which is free from material misrepresentations resulting either from malicious acts or errors.

The Supervisory Board is responsible for monitoring the company's accounting process in relation to the funds under its management.

### Responsibilities of the auditor for the audit of the annual fund report

Our goals are to establish sufficient certainty as to whether the annual fund report as a whole is free from material misrepresentations resulting either from malicious acts or errors and to issue an audit certificate which includes our audit opinion. Sufficient certainty means a high level of certainty – but not a guarantee – that an orderly audit performed in accordance with the recognized Austrian principles – which require application of the ISA – will always uncover any material misrepresentation. Misrepresentations may result from malicious acts or on the basis of errors and will be deemed material where they may be reasonably expected – either individually or collectively – to influence the economic decisions made by users on the basis of this annual fund report.

As part of an audit complying with the recognized Austrian principles of orderly auditing – which require application of the ISA – we exercise due discretion throughout our audit and maintain a critical distance.

#### In addition, the following applies:

- We identify and evaluate the risks of material misrepresentations resulting either from malicious acts or errors in the annual fund report, plan audit activities in response to these risks, implement these activities and obtain audit documentation which is sufficient and suitable in order to serve as a basis for our audit opinion. The risk of material misrepresentations resulting from malicious acts not being uncovered is greater than the risk resulting from errors, since malicious acts may include collusion, falsifications, deliberate incompleteness, misleading representations or the suspension of internal controls.
- We obtain a picture of the internal control system which is relevant for the audit so as to plan audit activities which are adequate in the given circumstances, but not with the objective of providing an audit opinion regarding the effectiveness of the company's internal control system.
- We evaluate the adequacy of the accounting methods applied by the company's legal representatives as well as the reasonableness of the legal representatives' estimates in the accounting as well as the related disclosures.
- We evaluate the overall picture, the structure and the contents of the annual fund report including the disclosures and whether the annual fund report provides a true and fair view of the underlying business transactions and events.
- We discuss matters with the Supervisory Board including the planned scope of the audit and its schedule as well as significant audit findings, including any significant shortcomings in the internal control system that we identify in the course of our audit.

Vienna, February 28, 2023

BDO Assurance GmbH Wirtschaftsprüfungs- und Steuerberatungsgesellschaft

Mag. Josef Schima Auditor Bernd Spohn Auditor

<sup>&</sup>lt;sup>\*)</sup> In case of publication or forwarding of the annual fund report in a version which differs from the certified (full German-language) version (e.g. condensed version or translation), this audit certificate may not be quoted and our audit may not be referred to without our approval.

# Tax treatment for LGT PB Conservative (USD)

# Tax treatment per accumulation unit for LGT PB Conservative (USD)

Accou	nting year: 12/1/2021 - 11/30/2022	Private	investors	Co	rporate invest	ors	Private foundations
				Natural	persons	Legal	within scope
Payme	ent: 2/16/2023			(incl. genera	I partnership,	persons	of income
				limited partr	nership etc.)		
		incl.	excl.	incl.	excl.		from capital
ISIN: A	NT0000A255E4	option	option	option	option		assets
_		USD	USD	USD	USD	USD	USD
1.	Funds earnings in reporting period	0.5903	0.5903	0.5903	0.5903	0.5903	0.5903
2.	Plus						
2.1	Withheld Austrian and foreign withholding taxes on capital income	0.9416	0.9416	0.9416	0.9416	0.9416	0.9416
2.5	Taxable income pursuant to §27 (3) and (4) of the Austrian Income Tax Act	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	(Einkommensteuergesetz, EStG) 1988 (incl. old issues) from distributed profit carried						
	forward						
2.6	Non-offsettable expenses and losses resulting from capital assets (carried forward to new	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	account)						
2.14	Distributed taxable real estate income in the financial year to which the report relates	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.	Less						
3.1	Credit entries and foreign withholding tax reimbursed from previous years	0.0215	0.0215	0.0215	0.0215	0.0215	0.0215
3.2.1	Tax-free interest income under double taxation agreement 1)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.2.2	Other tax-free interest income under applicable national provisions – e.g. housing	0.0000	0.0000				0.0000
	construction bonds						
3.3	Tax-free dividend income						
3.3.1	Tax-free dividends under double taxation agreement					0.0000	0.0000
3.3.2	Tax-free Austrian dividends pursuant to §10 of the Austrian Corporate Income Tax Act					0.0002	0.0002
	(Körperschaftsteuergesetz, KStG)						
3.3.3	Tax-free foreign dividends pursuant to §10 and §13 (2) KStG 2)					0.3158	0.3158
3.4	Tax-free real estate fund income under double taxation agreement						
3.4.1	Tax-free revaluation gains from real estate subfunds under double taxation agreement 80%	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.4.2	Tax-free revaluation gains from real estate subfunds under double taxation agreement	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	100%						
3.4.3	Tax-free management gains from real estate subfunds under double taxation agreement	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.5	Income from capital assets on which tax already paid in previous years pursuant to §27 (2)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	EStG 1988 and AIF income						
3.6	Income only taxable in case of distribution in subsequent years or sale of the units, pursuant	0.0000	0.0000				0.0000
	to §27 (3) and (4) EStG 1988 (incl. old issues)						
3.6.1	Distributed real estate income taxable at the time of the annual report	0.0000	0.0000				0.0000
3.7	Tax loss carryovers offset against investment income	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	· · · · · · ·						
4.	Taxable income 11)	1.5104	1.5104	1.5104	1.5104	1.1944	1.1944

<u> </u>	Touth Same and a some	4.5404	4.5404	4.5404	4 5404		
4.1	Taxable income taxed at source	1.5104	1.5104	1.5104	1.5104	4.4044	4 4044
4.2	Income not taxed at source	0.0000	0.0000	0.0000	0.0000	1.1944	1.1944
4.2.1	Income not taxed at source incl. income from the sale of intercompany participations – of						1.1866
4.2	which as a basis for "interim tax" (\$22 (2) KStG)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
4.3	Income from capital assets pursuant to §27 (3) and (4) EStG 1988 in current year, included	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	in taxable income						
5.	Total distributions before deduction of capital gains tax, excluding intra-year	0.3690	0.3690	0.3690	0.3690	0.3690	0.3690
Ĭ.	distributions already notified to the registration office	0.000	0.0000	0.0000	0.0000	0.0000	0.0000
5.1	Ordinary and real estate profits carried forward included in the distribution and on which tax	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	already paid in previous years	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
5.2	Income from capital assets included in the distribution and on which tax already paid in	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	previous years pursuant to §27 (3) and (4) EStG 1998 or profits carried forward InvFG 1993						
	(in the case of the latter, private assets only)						
5.4	Capital payment included in the distribution 13)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
5.5	Non-distributed fund earnings, not including loss carryovers and withholding taxes	0.2213	0.2213	0.2213	0.2213	0.2213	0.2213
5.6	Distribution (before deduction of capital gains tax) made by the fund through the notification	0.3690	0.3690	0.3690	0.3690	0.3690	0.3690
[	in question	0.0030	0.0000	0.0000	0.0000	0.0000	3.3000
6.	Revised amounts 14)						
6.1	Revised amount of dividend-equivalent income for acquisition costs (amounts which are	0.5903	0.5903	0.5903	0.5903	0.0000	0.5903
	subject to capital gains tax or exempt under double taxation agreement or otherwise tax-						
	exempt). Increases the acquisition costs						
6.2	Revised distribution amount for acquisition costs, reduces the acquisitions costs	0.3690	0.3690	0.3690	0.3690	0.0000	0.3690
7.	Foreign income, excluding income exempted under double taxation agreements						
7.1	Dividends	0.3236	0.3236	0.3236	0.3236	0.0078	0.0078
7.2	Interest	0.9360	0.9360	0.9360	0.9360	0.9360	0.9360
7.3	Distributions made by subfunds	0.0010	0.0010	0.0010	0.0010	0.0010	0.0010
7.4	Income from capital assets pursuant to §27 (3) and (4) EStG 1998 on which tax deducted	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	outside Austria						
8.	To avoid double taxation: of the taxes paid outside Austria  Officettoble against Austrian income (agreered income tax under double taxation agreement 4). File	(C) 15)					
8.1	Offsettable against Austrian income/corporate income tax under double taxation agreement 4) 5)	, ,	0.0407	0.0407	0.0407	0.0000	0.0000
8.1.1	Taxes on income from equities (dividends) (not including matching credit)	0.0437 0.0000	0.0437 0.0000	0.0437	0.0437	0.0000	0.0000
8.1.2	Taxes on income from bonds (interest) (not including matching credit)  Taxes on distributions made by foreign subfunds (not including matching credit)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.1.3 8.1.4	Withholding taxes deducted outside Austria on income from capital assets pursuant to §27	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
0.1.4	(3) and (4) EStG 1998, offsettable against Austrian tax pursuant to double taxation	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	agreement or Austrian Federal Fiscal Code (Bundesabgabenordnung, BAO)						
815	Additional, fictitious withholding tax (matching credit)  3)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.2	Reimbursable by foreign fiscal authorities upon request, if necessary  6) 7)		0.0000	0.0000	0.0000	0.0000	0.0000
8.2.1	Taxes on income from equities (dividends)	0.1383	0.1383	0.1383	0.1383	0.2818	0.2818
	Taxes on income from bonds (interest)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.2.3	Taxes on distributions made by subfunds	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
8.2.4	Taxes on income from capital assets pursuant to §27 (3) and (4) EStG 1998	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.3	Withholding taxes neither offsettable nor reimbursable	0.0381	0.0381	0.0381	0.0381	0.0381	0.0381
8.4	Withholding taxes reimbursable from third countries subject to certain conditions, with					0.6141	0.6141
	administrative assistance						
9.	Investment income subject to preferential treatment						

9.	Austrian dividends (tax-free pursuant to §10 KStG)	8)	0.0002	0.0002	0.0002	0.0002	0.0002	0.0002	
9.	Foreign dividends (tax-free pursuant to §10 and §13 (2) KStG, excl. intercompany	8)					0.3158	0.3158	
	dividends)								
9.	Tax-free under double taxation agreement						0.0000	0.0000	

			т т					
10.	Income subject to capital gains tax deduction	9) 10)11)						
10.1	Interest income, if not tax-free under double taxation agreement		1.0019	1.0019	1.0019	1.0019	1.0019	1.0019
10.2	Tax-free interest income under double taxation agreement	1)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.3	Foreign dividends		0.3236	0.3236	0.3236	0.3236	0.3236	0.3236
10.4	Distributions made by foreign subfunds		0.0010	0.0010	0.0010	0.0010	0.0010	0.0010
10.6	Management profits from subfunds		0.0602	0.0602	0.0602	0.0602	0.0602	0.0602
10.9	Revaluation gains from subfunds (80%)		0.1235	0.1235	0.1235	0.1235	0.1235	0.1235
10.12	Revaluation gains from subfunds (100%)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.13.	1Included is the distributed real estate income subject to capital gains tax of the financial year	r	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	to which the report relates:							
10.13.	2Intra-year distributions: distributed real estate income subject to capital gains tax due to this		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	report, which is not due until the time of the annual report							
10.14	Total real estate income from real estate subfunds subject to capital gains tax		0.1837	0.1837	0.1837	0.1837	0.1837	0.1837
10.15	Income from capital assets pursuant to §27 (3) and (4) EStG 1998 (incl. old issues) which is	10)11)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	subject to capital gains tax							
11.	Austrian capital gains tax withheld upon accrual of distributions to the fund							
11.1	Capital gains tax on Austrian dividends	8)	0.0049	0.0049	0.0049	0.0049	0.0049	0.0049
12.	Austrian capital gains tax levied through tax deduction	9) 10)12)	0.3690	0.3690	0.3690	0.3690	0.3690	0.3690
12.1	Capital gains tax on interest income, if not tax-free under double taxation agreement		0.3260	0.3260	0.3260	0.3260	0.3260	0.3260
12.2	Capital gains tax on interest income which is tax-free under double taxation agreement	1)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.3	Capital gains tax on foreign dividends	8)	0.0890	0.0890	0.0890	0.0890	0.0890	0.0890
12.4	Less offsettable foreign withholding tax		-0.0463	-0.0463	-0.0463	-0.0463	-0.0463	-0.0463
12.5	Capital gains tax on distributions made by foreign subfunds		0.0003	0.0003	0.0003	0.0003	0.0003	0.0003
12.8	Capital gains tax on income from capital assets pursuant to §27 (3) and (4) EStG 1998	9) 10)12)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.9	Capital gains tax levied on unreported distributions already paid out		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
15.	Information for unitholders with limited tax liability							
15.1	Capital gains tax on interest pursuant to §98 Item 5e EStG 1988 (for investors with limited		-					
	tax liability)							
16.	Key performance figures for the income tax return							
16.1	Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared		0.0000	0.0000				
	separately							
16.2	Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be $$		1.5102	1.5102				
	declared separately							
16.3	Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF $$	:	0.0437	0.0437				
	984 or 998)							
16.4	The acquisition costs relating to the fund unit must be adjusted by		0.2213	0.2213				
17.	Breakdown of positions 8.1., 8.2., 8.3. per country							
17.1								
			0.0002	0.0002	0.0002	0.0002	0.0000	0.0000
16.3 16.4 <b>17.</b>	declared separately  Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 984 or 998)		0.0437	0.0437	0.0002	0.0002	0.0000	0.0000

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	Belgium	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Brazil excl. Matching Credit	0.0009	0.0009	0.0009	0.0009	0.0000	0.0000
	Canada	0.0002	0.0002	0.0002	0.0002	0.0000	0.0000
	Switzerland	0.0020	0.0020	0.0020	0.0020	0.0000	0.0000
	China excl. Matching Credit	0.0009	0.0009	0.0009	0.0009	0.0000	0.0000
	Czech Republic	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Germany	0.0008	0.0008	0.0008	0.0008	0.0000	0.0000
	Denmark	0.0010	0.0010	0.0010	0.0010	0.0000	0.0000
	Egypt	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Spain	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Finland	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	France	0.0028	0.0028	0.0028	0.0028	0.0000	0.0000
	United Kingdom	0.0021	0.0021	0.0021	0.0021	0.0000	0.0000
	Indonesia excl. Matching Credit	0.0001	0.0001	0.0001	0.0001	0.0000	0.0000
	Ireland	0.0004	0.0004	0.0004	0.0004	0.0000	0.0000
	Israel excl. Matching Credit	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	India excl. Matching Credit	0.0003	0.0003	0.0003	0.0003	0.0000	0.0000
	Italy	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Japan	0.0065	0.0065	0.0065	0.0065	0.0000	0.0000
	Korea excl. Matching Credit	0.0010	0.0010	0.0010	0.0010	0.0000	0.0000
	Luxembourg	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Mexico	0.0001	0.0001	0.0001	0.0001	0.0000	0.0000
	Netherlands	0.0001	0.0001	0.0001	0.0001	0.0000	0.0000
	Norway	0.0013	0.0013	0.0013	0.0013	0.0000	0.0000
	New Zealand	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Philippines	0.0001	0.0001	0.0001	0.0001	0.0000	0.0000
	Pakistan	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Poland	0.0001	0.0001	0.0001	0.0001	0.0000	0.0000
	Portugal excl. Matching Credit	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Russia	0.0005	0.0005	0.0005	0.0005	0.0000	0.0000
	Saudi Arabia	0.0003	0.0003	0.0003	0.0003	0.0000	0.0000
	Sweden	0.0001	0.0001	0.0001	0.0001	0.0000	0.0000
		0.0000	0.0001	0.0000	0.0001	0.0000	0.0000
	Singapore Theiland and Matching Condit						
	Thailand excl. Matching Credit	0.0004	0.0004	0.0004	0.0004	0.0000	0.0000
	Turkey excl. Matching Credit	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	USA excl. REITs	0.0213	0.0213	0.0213	0.0213	0.0000	0.0000
47.0 11	South Africa	0.0004	0.0004	0.0004	0.0004	0.0000	0.0000
	em 8.1.2: offsettable foreign taxes on bonds						
	em 8.1.3: offsettable foreign taxes on foreign subfunds						
17.4 Ite	em 8.2.1: reimbursable foreign taxes on equities						
	Belgium	0.0000	0.0000	0.0000	0.0000	0.0005	0.0005
	Switzerland	0.0343	0.0343	0.0343	0.0343	0.0343	0.0343
	China excl. Matching Credit	0.0001	0.0001	0.0001	0.0001	0.0001	0.0001
	Czech Republic	0.0002	0.0002	0.0002	0.0002	0.0005	0.0005
	Germany	0.0000	0.0000	0.0000	0.0000	0.0282	0.0282
	Denmark	0.0252	0.0252	0.0252	0.0252	0.0402	0.0402
	Spain	0.0002	0.0002	0.0002	0.0002	0.0027	0.0027
	Finland	0.0007	0.0007	0.0007	0.0007	0.0047	0.0047
	France	0.0064	0.0064	0.0064	0.0064	0.0665	0.0665
I	United Kingdom	0.0000	0.0000	0.0000	0.0000	0.0021	0.0021

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	Indonesia excl. Matching Credit	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
	Ireland	0.0000	0.0000	0.0000	0.0000	0.0025	0.0025
	India excl. Matching Credit	0.0037	0.0037	0.0037	0.0037	0.0037	0.0037
	Italy	0.0010	0.0010	0.0010	0.0010	0.0045	0.0045
	Luxembourg	0.0000	0.0000	0.0000	0.0000	0.0002	0.0002
	Malaysia excl. Matching Credit	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Netherlands	0.0028	0.0028	0.0028	0.0028	0.0205	0.0205
	Norway	0.0102	0.0102	0.0102	0.0102	0.0102	0.0102
	Poland	0.0000	0.0000	0.0000	0.0000	0.0010	0.0010
	Portugal excl. Matching Credit	0.0001	0.0001	0.0001	0.0001	0.0004	0.0004
	Sweden	0.0000	0.0000	0.0000	0.0000	0.0055	0.0055
	USA excl. REITs	0.0333	0.0333	0.0333	0.0333	0.0333	0.0333
	Dividends - countries aggregated without official assistance, thereof	0.0193	0.0193	0.0193	0.0193	0.0193	0.0193
17.5	Item 8.2.2: reimbursable foreign taxes on bonds						
17.6	Item 8.2.3: reimbursable foreign taxes on foreign subfunds						
	USA excl. REITs	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
17.7	Item 8.3: withholding taxes neither offsettable nor reimbursable						
	Chile	0.0030	0.0030	0.0030	0.0030	0.0030	0.0030
	Colombia	0.0001	0.0001	0.0001	0.0001	0.0001	0.0001
	Island of Jersey	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
	Taiwan	0.0342	0.0342	0.0342	0.0342	0.0342	0.0342

- 1) Under §240 (3) BAO, private investors are able to apply to their competent tax office for reimbursement of the capital gains tax or claim this as part of their income tax assessment. For corporate investors, this tax exemption and the associated offsetting of capital gains tax against income tax/corporate income tax are granted as part of the tax assessment.
- 2) Profit shares resulting from investments in corporate bodies in the EU, Norway and from investments in foreign corporate bodies which are analogous to an Austrian corporate body within the scope of §7 (3) and whose countries of residence and Austria provide each other with comprehensive administrative assistance are exempt from corporate income tax for legal persons and private foundations pursuant to §10 (1) Items 5 and 6 KStG, as amended by the Austrian Taxation Amendment Act (Abgabenänderungsgesetz, AÄG) 2011.
- 3) The fictitious offsettable amount in accordance with the double taxation agreement (matching credit) may only be claimed as part of a tax assessment.
- 4) In principle, not relevant for private investors and corporate investors/natural persons as the foreign dividends have taxation at source status upon deduction of the capital gains tax. In individual cases (in case of direct recourse to the double taxation agreement), these amounts may be offset as part of a tax assessment and the capital gains tax reimbursed.
- 5) The amount offset may not exceed the Austrian income/corporate income tax applicable pro rata for the corresponding capital income, whereby sources of income outside this fund must also be taken into consideration.
- 6) Withheld taxes are only offsettable/reimbursable for unitholders holding certificates as of the cut-off date for the financial statements.
- 7) The applicable double taxation agreements stipulate that upon application the withholding taxes levied in the relevant source country are to be reimbursed where not offsettable. The reimbursement applications must be submitted by the relevant unitholders. The necessary forms may be obtained from the website of the Austrian Federal Finance Ministry (https://www.bmf.gv.at).
- 8) For private investors and corporate investors/natural persons, the investment income has taxation at source status upon deduction of the capital gains tax. In individual cases (if the income tax is less than the capital gains tax), these amounts may be taxed as part of a tax assessment and the capital gains tax may be (partially) offset or reimbursed.
- 9) Not applicable for corporate investors presenting a capital gains tax exemption declaration in accordance with §94 Item 5 EStG 1988. If no such declaration is presented, the capital gains tax is offsettable against the income tax/corporate income tax, where taxation at source status does not apply.
- 10) For private investors, income is taxed at source upon deduction of capital gains tax. For corporate investors/natural persons, taxation at source status only applies in relation to income subject to capital gains tax (excluding capital gains pursuant to §27 (3) and (4) EStG). In individual cases (if the income tax is less than the capital gains tax), these amounts may be taxed as part of a tax assessment and the capital gains tax may be (partially) offset or reimbursed.
- 11) For private foundations, these amounts are subject to taxation (including the optional interest portion for which the foundation is unable to opt for capital gains tax deduction in the absence of a legal framework).
- 12) Capital gains tax withheld for capital gains in relation to natural persons' business assets may be offset against income tax.
- 13) For taxpayers who are required to prepare balance sheets, the corresponding balance-sheet item must be written down accordingly.
- 14) To avoid double taxation, dividend-equivalent income will increase the acquisition costs, while distributions will reduce the acquisition costs for the fund unit. The custodian bank will take into consideration the revised acquisition costs for customers' portfolios which are subject to capital gains tax.

45)	
15)	The actual maximum setoff amount per unit is determined as follows, deviating from the values specified here: Total amount of offsettable taxes (amount under 8.1.1. to 8.1.6 multiplied by the number of units at the end of the fund's financial year) divided by the number of units as of the reporting date.
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### Tax treatment per accumulation unit for LGT PB Conservative (USD)

Accou	nting year: 12/1/2021 - 11/30/2022	Private	investors	Co	ors	Private foundations	
				Natural	persons	Legal	within
						Ū	scope
Payme	ent: 2/16/2023			(incl. general	I partnership,	persons	of income
				limited partr	ership etc.)		
		incl.	excl.	incl.	excl.		from capital
ISIN: A	NT0000A255D6	option	option	option	option		assets
		USD	USD	USD	USD	USD	USD
1.	Funds earnings in reporting period	-1.8321	-1.8321	-1.8321	-1.8321	-1.8321	-1.8321
2.	Plus						
2.1	Withheld Austrian and foreign withholding taxes on capital income	0.9359	0.9359	0.9359	0.9359	0.9359	0.9359
2.5	Taxable income pursuant to §27 (3) and (4) of the Austrian Income Tax Act	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	(Einkommensteuergesetz, EStG) 1988 (incl. old issues) from distributed profit carried						
	forward						
2.6	Non-offsettable expenses and losses resulting from capital assets (carried forward to new	0.9177	0.9177	0.9177	0.9177	0.9177	0.9177
	account)						
2.14	Distributed taxable real estate income in the financial year to which the report relates	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.	Less						
3.1	Credit entries and foreign withholding tax reimbursed from previous years	0.0214	0.0214	0.0214	0.0214	0.0214	0.0214
3.2.1	Tax-free interest income under double taxation agreement 1)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.2.2	Other tax-free interest income under applicable national provisions – e.g. housing	0.0000	0.0000				0.0000
	construction bonds						
3.3	Tax-free dividend income						
3.3.1	Tax-free dividends under double taxation agreement					0.0000	0.0000
3.3.2	Tax-free Austrian dividends pursuant to §10 of the Austrian Corporate Income Tax Act					0.0002	0.0002
	(Körperschaftsteuergesetz, KStG)						
3.3.3	Tax-free foreign dividends pursuant to §10 and §13 (2) KStG 2)					0.0000	0.0000
3.4	Tax-free real estate fund income under double taxation agreement						
3.4.1	Tax-free revaluation gains from real estate subfunds under double taxation agreement 80%	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.4.2	Tax-free revaluation gains from real estate subfunds under double taxation agreement	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	100%						
3.4.3	Tax-free management gains from real estate subfunds under double taxation agreement	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.5	Income from capital assets on which tax already paid in previous years pursuant to §27 (2)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	EStG 1988 and AIF income						
3.6	Income only taxable in case of distribution in subsequent years or sale of the units, pursuant	0.0000	0.0000				0.0000
	to §27 (3) and (4) EStG 1988 (incl. old issues)						
3.6.1	Distributed real estate income taxable at the time of the annual report	0.0000	0.0000				0.0000
3.7	Tax loss carryovers offset against investment income	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
4.	Taxable income 11)	0.0002	0.0002	0.0002	0.0002	0.0000	0.0000
4.1	Taxable income taxed at source	0.0002	0.0002	0.0002	0.0002		

4.2	Income not taxed at source		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
4.2.1	Income not taxed at source incl. income from the sale of intercompany participations – of							0.0000
	which as a basis for "interim tax" (§22 (2) KStG)							
4.3	Income from capital assets pursuant to §27 (3) and (4) EStG 1988 in current year, included		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	in taxable income							
5.	Total distributions before deduction of capital gains tax, excluding intra-year		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	distributions already notified to the registration office							
5.1	Ordinary and real estate profits carried forward included in the distribution and on which tax		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	already paid in previous years							
5.2	Income from capital assets included in the distribution and on which tax already paid in		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	previous years pursuant to §27 (3) and (4) EStG 1998 or profits carried forward InvFG 1993							
	(in the case of the latter, private assets only)							
5.4	Capital payment included in the distribution 13	3)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
5.5	Non-distributed fund earnings, not including loss carryovers and withholding taxes		-1.8321	-1.8321	-1.8321	-1.8321	-1.8321	-1.8321
5.6	Distribution (before deduction of capital gains tax) made by the fund through the notification		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	in question							
6.	Revised amounts 14	4)						
6.1	Revised amount of dividend-equivalent income for acquisition costs (amounts which are		-0.9144	-0.9144	-0.9144	-0.9144	0.0000	-0.9144
	subject to capital gains tax or exempt under double taxation agreement or otherwise tax-							
	exempt). Increases the acquisition costs							
6.2	Revised distribution amount for acquisition costs, reduces the acquisitions costs		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
L								
7.	Foreign income, excluding income exempted under double taxation agreements		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
7.1	Dividends		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
7.2	Interest  Distributions made by subfunds		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
7.3	Distributions made by subfunds		0.0000		0.0000	0.0000	0.0000	0.0000
7.4	Income from capital assets pursuant to §27 (3) and (4) EStG 1998 on which tax deducted outside Austria		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Outside Austria							
8.	To avoid double taxation: of the taxes paid outside Austria							
8.1	Offsettable against Austrian income/corporate income tax under double taxation agreement 4)	5) 6) 15)						
8.1.1	Taxes on income from equities (dividends) (not including matching credit)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.1.2	Taxes on income from bonds (interest) (not including matching credit)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.1.3	Taxes on distributions made by foreign subfunds (not including matching credit)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.1.4	Withholding taxes deducted outside Austria on income from capital assets pursuant to §27		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	(3) and (4) EStG 1998, offsettable against Austrian tax pursuant to double taxation							
	agreement or Austrian Federal Fiscal Code (Bundesabgabenordnung, BAO)							
8.1.5	Additional, fictitious withholding tax (matching credit) 3)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.2	Reimbursable by foreign fiscal authorities upon request, if necessary 6)	7)						
8.2.1	Taxes on income from equities (dividends)		0.1375	0.1375	0.1375	0.1375	0.2801	0.2801
8.2.2	Taxes on income from bonds (interest)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.2.3	Taxes on distributions made by subfunds		0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
8.2.4	Taxes on income from capital assets pursuant to §27 (3) and (4) EStG 1998		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.3	Withholding taxes neither offsettable nor reimbursable		0.0397	0.0397	0.0397	0.0397	0.0397	0.0397
8.4	Withholding taxes reimbursable from third countries subject to certain conditions, with						0.6104	0.6104
	administrative assistance							
9.	Investment income subject to preferential treatment							
9.1	Austrian dividends (tax-free pursuant to §10 KStG) 8)		0.0002	0.0002	0.0002	0.0002	0.0002	0.0002

Description   Committed   Co	9.2	Foreign dividends (tax-free pursuant to §10 and §13 (2) KStG, excl. intercompany	8)					0.0000	0.0000
	9 4	dividends)  Tax-free under double taxation agreement						0.0000	0.0000
Interestic income, in not tax three under double toxicition agreement	0	Tak noo anaar abaar aanaan agroomen		1				0.0000	0.0000
Interestic income, in not tax three under double toxicition agreement									
10.2   Tax-thee interest income under doubte laxestion agreement   1)	10.	Income subject to capital gains tax deduction	9) 10)11)						
0.0000	10.1	Interest income, if not tax-free under double taxation agreement		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Destructions made by foreign existincts	10.2	Tax-free interest income under double taxation agreement	1)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.00 Management profiles from satisfunds 10.9 Revaluation guide from satisfunds (80%) 10.12 Revaluation guide from satisfunds (80%) 10.13 Pervaluation guide from satisfunds (80%) 10.13 Pervaluation guide from satisfunds (100%) 10.13 Pervaluation guide from from satisfunds (100%) 10.13 Pervaluation guide from satisfunds (100%) 10.15 Pervaluation guide from satisfunds (100%) 10.15 Income from capital satisfunds subject to capital gains tax 10.14 Total real estate income from real estate subfunds subject to capital gains tax 10.15 Income from capital gains tax withheld upon accrual of distributions to the fund 11.1 Capital gains tax withheld upon accrual of distributions to the fund 11.1 Capital gains tax withheld upon accrual of distributions to the fund 11.1 Capital gains tax withheld upon accrual of distributions agreement 10.0000 0.0000	10.3	Foreign dividends		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.19 Revaluation gains from subfunds (80%) 10.12 Revaluation gains from subfunds (10%) 10.13 Instituted is the distribution and estate income subject to capital gains tax of the financial year 10.13 Distributed is the distributed mail estate income subject to capital gains tax of the financial year 10.13 Distributed is the distributed mail estate income subject to capital gains tax of the financial year 10.13 Distributed are distributed mail estate income subject to capital gains tax 10.13 Distributed which is not discussed with the financial year 10.14 Total real estate income from real estate income subject to capital gains tax 10.0000 0.0000	10.4	Distributions made by foreign subfunds		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.12 Reveluetion gains from auditurids (100%) 10.13 Infinity series distributed real estate income subject to capital gains tax of the financial year 10.13 July 10.15 the report relates: 10.14 Total real estate in recome subject to capital gains tax due to this report, which is not due until the time of the ainmail report 10.14 Total real estate in recome probabilished real estates subduried subject to capital gains tax 10.15 Income from capital assets parameters \$27 (8) and (4) ESGS 1098 (incl. cid issuers) which is 10) th 11. Austrian capital gains tax withheld upon accrual of distributions to the fund 11.1 Capital gains tax withheld upon accrual of distributions to the fund 11.1 Capital gains tax on interest income, if not tax-free under double issastion agreement 10.10 Capital gains tax on interest income, if not tax-free under double issastion agreement 10.10 Capital gains tax on interest income, if not tax-free under double issastion agreement 10.10 Capital gains tax on interest income, if not tax-free under double issastion agreement 10.10 Capital gains tax on interest income which is tax-free under double issastion agreement 10.10 Capital gains tax on interest income which is tax-free under double issastion agreement 10.10 Capital gains tax on interest income which is tax-free under double issastion agreement 10.10 Capital gains tax on interest income which is tax-free under double issastion agreement 10.10 Capital gains tax on interest income which is tax-free under double issastion agreement 10.10 Capital gains tax on interest income which is tax-free under double issastion agreement 10.10 Capital gains tax on interest income which is tax-free under double issastion agreement 10.10 Capital gains tax on interest purpore which income tax feature 10.15 Capital gains tax on interest pur	10.6	Management profits from subfunds		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.13. Inicidated is the destributed real estate income subject to capital gains tax of the financial year 10.13. Inicidated is the destributed real estate income subject to capital gains tax due to this report, which is not due until the time of the annual report 10.14. Total real estate income from real estate subfunds subject to capital gains tax 10.15. Income from explaid passes the pursuant to §27 (3) and (4) ESIG 1998 (incl. del tessues) which is 10):11) 10.15. Income from explaid gains tax withheld upon accrual of distributions to the fund 11. Capital gains tax on Austrian dividends 11. Austrian capital gains tax withheld upon accrual of distributions to the fund 11. Capital gains tax on Austrian dividends 12. Austrian capital gains tax withheld upon accrual of distributions to the fund 12. Capital gains tax on Austrian dividends 12. Capital gains tax on interest income, if not itselfice under double taxation agreement 10.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 12. Capital gains tax on interest income which is tar-free under double taxation agreement 10.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 12. Capital gains tax on interest income which is tar-free under double taxation agreement 10.0000 0.00	10.9	Revaluation gains from subfunds (80%)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.13.2/first-weer distributions: distributed real estate income subject to capital gains tax due to this report, which is not due until the time of the annual report	10.12	Revaluation gains from subfunds (100%)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.13. Zinitra-year distributions: distributed real estate income subject to capital gains tax due to this report, which is not due until the time of the annual report of the property which is not obtained and the time of the annual report of the property of the propert	10.13.	Included is the distributed real estate income subject to capital gains tax of the financial year	r	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
report, which is not due until the time of the annual report  10.14 Total real destate income from real estate subfunds subject to capital gains tax  10.15 Income from capital assess pursuant to §27 (3) and (4) ESiG 1988 (int. old issues) which is 10):11)  10.15 Income from capital gains tax withheld upon accrual of distributions to the fund  11.1 Capital gains tax on Austrian dividends  12. Austrian capital gains tax withheld upon accrual of distributions to the fund  12.1 Capital gains tax on Austrian dividends  13.2 Austrian capital gains tax is levied through tax deduction  14.2 Capital gains tax on interest income, if not tax-free under double taxation agreement  15.2 Capital gains tax on interest income which is tax-free under double taxation agreement  16.2 Capital gains tax on foreign dividends  17.2 Interest tax of the foreign subfunds  18.3 0.0000		to which the report relates:							
10.14 Total real estate income from real estate subfunds subject to capital gains tax  10.000	10.13.	2Intra-year distributions: distributed real estate income subject to capital gains tax due to this		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.15 Income from capital gains tax  11. Austrian capital gains tax withheld upon accrual of distributions to the fund  11.1 Capital gains tax withheld upon accrual of distributions to the fund  11.1 Capital gains tax withheld upon accrual of distributions to the fund  11.1 Capital gains tax withheld upon accrual of distributions to the fund  11.1 Capital gains tax with a deduction  11.2 Austrian capital gains tax withheld upon accrual of distributions to the fund  12.2 Austrian capital gains tax with considerable deduction  12.3 Capital gains tax on interest income, if not tax-free under double taxation agreement  12.1 Capital gains tax on interest income, if not tax-free under double taxation agreement  12.2 Capital gains tax on interest income which is tax-free under double taxation agreement  13.1 Capital gains tax on interest income which is tax-free under double taxation agreement  14.2 Loss offsetable foreign dividends  15.3 Capital gains tax on foreign dividends  16.4 Capital gains tax on foreign dividends  17.4 Loss offsetable foreign withholding tax  18.0 0.00000  18.0 0.00000  18.0 0.00000  18.0 0.00000  18.0 0.00000  18		report, which is not due until the time of the annual report							
11. Austrian capital gains tax withheld upon accrual of distributions to the fund	10.14	Total real estate income from real estate subfunds subject to capital gains tax		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
11. Austrian capital gains tax withheld upon accrual of distributions to the fund 11.1 Capital gains tax on Austrian chidends 12. Austrian capital gains tax levied through tax deduction 12.1 Capital gains tax on interest income, if not tax-free under double taxation agreement 12.2 Capital gains tax on interest income, if not tax-free under double taxation agreement 13. 0.0000 12.2 Capital gains tax on interest income which is tax-free under double taxation agreement 14. 0.0000 15. 0.00000 15. 0.00000 15. 0.00000 15. 0.00000 15. 0.00000 15. 0.00000 15. 0.00000000000000000000000	10.15	Income from capital assets pursuant to §27 (3) and (4) EStG 1998 (incl. old issues) which is	10)11)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
11.1 Capital gains tax on Austrian dividends  8) 0.0049 0.0000 0.		subject to capital gains tax							
11.1 Capital gains tax on Austrian dividends  8) 0.0049 0.0000 0.									
12. Austrian capital gains tax levied through tax deduction 12.1 Capital gains tax on interest income, if not tax-free under double taxation agreement 12.2 Capital gains tax on interest income which is tax-free under double taxation agreement 13. 0.0000	11.	Austrian capital gains tax withheld upon accrual of distributions to the fund							
12.1 Capital gains tax on interest income, if not tax-free under double taxation agreement 1.0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 12.2 Capital gains tax on interest income which is tax-free under double taxation agreement 1.0.0000 0.00	11.1	Capital gains tax on Austrian dividends	8)	0.0049	0.0049	0.0049	0.0049	0.0049	0.0049
12.1 Capital gains tax on interest income, if not tax-free under double taxation agreement 1.0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 12.2 Capital gains tax on interest income which is tax-free under double taxation agreement 1.0.0000 0.00									
12.2 Capital gains tax on interest income which is tax-free under double taxation agreement 1) 0.0000 0.000	12.	Austrian capital gains tax levied through tax deduction	9) 10)12)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.3 Capital gains tax on foreign dividends 8) 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 12.4 Less offsettable foreign withholding tax 0.0000	12.1	Capital gains tax on interest income, if not tax-free under double taxation agreement		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.4 Less effsettable foreign withholding tax  0.0000 0.00	12.2	Capital gains tax on interest income which is tax-free under double taxation agreement	1)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.5 Capital gains tax on distributions made by foreign subfunds 12.8 Capital gains tax on income from capital assets pursuant to §27 (3) and (4) EStG 1998 9) 10)12) 12.9 Capital gains tax levied on unreported distributions already paid out 12.9 Capital gains tax levied on unreported distributions already paid out 13. Information for unlitholders with limited tax liability 15.1 Capital gains tax on interest pursuant to §98 Item 5e EStG 1988 (for investors with limited tax liability) 16. Key performance figures for the income tax return 16.1 Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared separately 16.2 Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be declared separately 16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 938) 0.0000 0	12.3	Capital gains tax on foreign dividends	8)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.8. Capital gains tax on income from capital assets pursuant to §27 (3) and (4) EStG 1998 9) 10)12) 0.0000 0.000	12.4	Less offsettable foreign withholding tax		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.9 Capital gains tax levied on unreported distributions already paid out  0.0000 0.0	12.5	Capital gains tax on distributions made by foreign subfunds		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
15. Information for unitholders with limited tax liability 15.1 Capital gains tax on interest pursuant to §98 Item 5e EStG 1988 (for investors with limited tax liability)  16. Key performance figures for the income tax return  16.1 Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared separately  16.2 Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be declared separately declared separately  16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 0.0000 0.0000 984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by -0.9144 -0.9144  17. Breakdown of positions 8.1., 8.2., 8.3. per country  17.1 Item 8.1.1: offsettable foreign taxes on equities  17.2 Item 8.1.2: offsettable foreign taxes on bonds	12.8	Capital gains tax on income from capital assets pursuant to §27 (3) and (4) EStG 1998	9) 10)12)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
15.1 Capital gains tax on interest pursuant to §98 Item 5e EStG 1988 (for investors with limited tax liability)  16. Key performance figures for the income tax return  16.1 Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared separately  16.2 Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be declared separately  16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 0.0000 0.0000 984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by  17.1 Item 8.1.1: offsettable foreign taxes on equities  17.2 Item 8.1.2: offsettable foreign taxes on bonds	12.9	Capital gains tax levied on unreported distributions already paid out		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
15.1 Capital gains tax on interest pursuant to §98 Item 5e EStG 1988 (for investors with limited tax liability)  16. Key performance figures for the income tax return  16.1 Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared separately  16.2 Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be declared separately  16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 0.0000 0.0000 984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by  17.1 Item 8.1.1: offsettable foreign taxes on equities  17.2 Item 8.1.2: offsettable foreign taxes on bonds									
tax liability)  16. Key performance figures for the income tax return  16.1 Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared separately  16.2 Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be declared separately  16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 0.0000 0.0000 984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by  17. Breakdown of positions 8.1., 8.2., 8.3. per country  17. Item 8.1.1: offsettable foreign taxes on equities  17.2 Item 8.1.2: offsettable foreign taxes on bonds	15.	Information for unitholders with limited tax liability							
16. Key performance figures for the income tax return  16.1 Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared  separately  16.2 Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be declared separately  16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF  9.0000  984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by  -0.9144  -0.9144  17. Breakdown of positions 8.1., 8.2., 8.3. per country  17.1 Item 8.1.1: offsettable foreign taxes on equities  17.2 Item 8.1.2: offsettable foreign taxes on bonds	15.1	Capital gains tax on interest pursuant to §98 Item 5e EStG 1988 (for investors with limited		-					
16.1 Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared separately  16.2 Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be declared separately  16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 0.0000 0.0000 984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by  17. Breakdown of positions 8.1., 8.2., 8.3. per country  18.1.1: offsettable foreign taxes on equities  18.1.2: offsettable foreign taxes on bonds		tax liability)							
16.1 Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared separately  16.2 Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be declared separately  16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 0.0000 0.0000 984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by  17. Breakdown of positions 8.1., 8.2., 8.3. per country  18.1.1: offsettable foreign taxes on equities  18.1.2: offsettable foreign taxes on bonds									
separately  16.2 Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be declared separately  16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 0.0000 0.0000 984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by  17. Breakdown of positions 8.1., 8.2., 8.3. per country  18.1.1: offsettable foreign taxes on equities  19.2 Item 8.1.2: offsettable foreign taxes on bonds	16.	Key performance figures for the income tax return							
16.2 Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be declared separately  16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by  17. Breakdown of positions 8.1., 8.2., 8.3. per country  18. Item 8.1.1: offsettable foreign taxes on equities  18. Item 8.1.2: offsettable foreign taxes on bonds	16.1	Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared		0.0000	0.0000				
declared separately  16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 0.0000 0.0000 984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by  17. Breakdown of positions 8.1., 8.2., 8.3. per country  17.1 Item 8.1.1: offsettable foreign taxes on equities  17.2 Item 8.1.2: offsettable foreign taxes on bonds									
16.3 Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPF 0.0000 0.0000 984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by -0.9144  17. Breakdown of positions 8.1., 8.2., 8.3. per country  17.1 Item 8.1.1: offsettable foreign taxes on equities  17.2 Item 8.1.2: offsettable foreign taxes on bonds	16.2	Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be		0.0000	0.0000				
984 or 998)  16.4 The acquisition costs relating to the fund unit must be adjusted by  -0.9144  -0.9144  17. Breakdown of positions 8.1., 8.2., 8.3. per country  17.1 Item 8.1.1: offsettable foreign taxes on equities  17.2 Item 8.1.2: offsettable foreign taxes on bonds		declared separately							
16.4 The acquisition costs relating to the fund unit must be adjusted by  -0.9144  17. Breakdown of positions 8.1., 8.2., 8.3. per country  17.1 Item 8.1.1: offsettable foreign taxes on equities  17.2 Item 8.1.2: offsettable foreign taxes on bonds	16.3	Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPI	:	0.0000	0.0000				
17. Breakdown of positions 8.1., 8.2., 8.3. per country  17.1 Item 8.1.1: offsettable foreign taxes on equities  17.2 Item 8.1.2: offsettable foreign taxes on bonds									
17.1 Item 8.1.1: offsettable foreign taxes on equities 17.2 Item 8.1.2: offsettable foreign taxes on bonds	16.4	The acquisition costs relating to the fund unit must be adjusted by		-0.9144	-0.9144				
17.1 Item 8.1.1: offsettable foreign taxes on equities 17.2 Item 8.1.2: offsettable foreign taxes on bonds									
17.2 Item 8.1.2: offsettable foreign taxes on bonds									
17.3 Item 8.1.3: offsettable foreign taxes on foreign subfunds									
	17.3	Item 8.1.3: offsettable foreign taxes on foreign subfunds		I	I	l	l	l	l l

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17.4	Item 8.2.1: reimbursable foreign taxes on equities						
	Belgium	0.0000	0.0000	0.0000	0.0000	0.0005	0.0005
	Switzerland	0.0341	0.0341	0.0341	0.0341	0.0341	0.0341
	China excl. Matching Credit	0.0001	0.0001	0.0001	0.0001	0.0001	0.0001
	Czech Republic	0.0002	0.0002	0.0002	0.0002	0.0005	0.0005
	Germany	0.0000	0.0000	0.0000	0.0000	0.0280	0.0280
	Denmark	0.0250	0.0250	0.0250	0.0250	0.0399	0.0399
	Spain	0.0002	0.0002	0.0002	0.0002	0.0027	0.0027
	Finland	0.0007	0.0007	0.0007	0.0007	0.0046	0.0046
	France	0.0064	0.0064	0.0064	0.0064	0.0662	0.0662
	United Kingdom	0.0000	0.0000	0.0000	0.0000	0.0021	0.0021
	Indonesia excl. Matching Credit	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
	Ireland	0.0000	0.0000	0.0000	0.0000	0.0025	0.0025
	India excl. Matching Credit	0.0037	0.0037	0.0037	0.0037	0.0037	0.0037
	Italy	0.0010	0.0010	0.0010	0.0010	0.0045	0.0045
	Luxembourg	0.0000	0.0000	0.0000	0.0000	0.0002	0.0002
	Malaysia excl. Matching Credit	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Netherlands	0.0028	0.0028	0.0028	0.0028	0.0204	0.0204
	Norway	0.0102	0.0102	0.0102	0.0102	0.0102	0.0102
	Poland	0.0000	0.0000	0.0000	0.0000	0.0010	0.0010
	Portugal excl. Matching Credit	0.0001	0.0001	0.0001	0.0001	0.0004	0.0004
	Sweden	0.0000	0.0000	0.0000	0.0000	0.0055	0.0055
	USA excl. REITs	0.0331	0.0331	0.0331	0.0331	0.0331	0.0331
	Dividends - countries aggregated without official assistance, thereof	0.0192	0.0192	0.0192	0.0192	0.0192	0.0192
17.5	Item 8.2.2: reimbursable foreign taxes on bonds						
17.6	Item 8.2.3: reimbursable foreign taxes on foreign subfunds						
	United Kingdom	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	USA excl. REITs	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
17.7	Item 8.3: withholding taxes neither offsettable nor reimbursable						
	Argentina	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Bermuda	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Chile	0.0031	0.0031	0.0031	0.0031	0.0031	0.0031
	Colombia	0.0001	0.0001	0.0001	0.0001	0.0001	0.0001
	Island of Jersey	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
	Taiwan	0.0357	0.0357	0.0357	0.0357	0.0357	0.0357

- 1) Under §240 (3) BAO, private investors are able to apply to their competent tax office for reimbursement of the capital gains tax or claim this as part of their income tax assessment. For corporate investors, this tax exemption and the associated offsetting of capital gains tax against income tax/corporate income tax are granted as part of the tax assessment.
- 2) Profit shares resulting from investments in corporate bodies in the EU, Norway and from investments in foreign corporate bodies which are analogous to an Austrian corporate body within the scope of §7 (3) and whose countries of residence and Austria provide each other with comprehensive administrative assistance are exempt from corporate income tax for legal persons and private foundations pursuant to §10 (1) Items 5 and 6 KStG, as amended by the Austrian Taxation Amendment Act (Abgabenänderungsgesetz, AÄG) 2011.
- 3) The fictitious offsettable amount in accordance with the double taxation agreement (matching credit) may only be claimed as part of a tax assessment.
- 4) In principle, not relevant for private investors and corporate investors/natural persons as the foreign dividends have taxation at source status upon deduction of the capital gains tax. In individual cases (in case of direct recourse to the double taxation agreement), these amounts may be offset as part of a tax assessment and the capital gains tax reimbursed.
- 5) The amount offset may not exceed the Austrian income/corporate income tax applicable pro rata for the corresponding capital income, whereby sources of income outside this fund must also be taken into consideration.
- 6) Withheld taxes are only offsettable/reimbursable for unitholders holding certificates as of the cut-off date for the financial statements.

- 7) The applicable double taxation agreements stipulate that upon application the withholding taxes levied in the relevant source country are to be reimbursed where not offsettable. The reimbursement applications must be submitted by the relevant unitholders. The necessary forms may be obtained from the website of the Austrian Federal Finance Ministry (https://www.bmf.gv.at).
- 8) For private investors and corporate investors/natural persons, the investment income has taxation at source status upon deduction of the capital gains tax. In individual cases (if the income tax is less than the capital gains tax), these amounts may be taxed as part of a tax assessment and the capital gains tax may be (partially) offset or reimbursed.
- 9) Not applicable for corporate investors presenting a capital gains tax exemption declaration in accordance with §94 Item 5 EStG 1988. If no such declaration is presented, the capital gains tax is offsettable against the income tax/corporate income tax, where taxation at source status does not apply.
- 10) For private investors, income is taxed at source upon deduction of capital gains tax. For corporate investors/natural persons, taxation at source status only applies in relation to income subject to capital gains tax (excluding capital gains pursuant to §27 (3) and (4) EStG). In individual cases (if the income tax is less than the capital gains tax), these amounts may be taxed as part of a tax assessment and the capital gains tax may be (partially) offset or reimbursed.
- 11) For private foundations, these amounts are subject to taxation (including the optional interest portion for which the foundation is unable to opt for capital gains tax deduction in the absence of a legal framework).
- 12) Capital gains tax withheld for capital gains in relation to natural persons' business assets may be offset against income tax.
- 13) For taxpayers who are required to prepare balance sheets, the corresponding balance-sheet item must be written down accordingly.
- 14) To avoid double taxation, dividend-equivalent income will increase the acquisition costs, while distributions will reduce the acquisition costs for the fund unit. The custodian bank will take into consideration the revised acquisition costs for customers' portfolios which are subject to capital gains tax.
- 15) The actual maximum setoff amount per unit is determined as follows, deviating from the values specified here: Total amount of offsettable taxes (amount under 8.1.1. to 8.1.6 multiplied by the number of units at the end of the fund's financial year) divided by the number of units as of the reporting date.

### Tax treatment per accumulation unit for LGT PB Conservative (USD)

Accounting year: 12/1/2021 - 11/30/2022		Private	nvestors	Со	rporate invest	ors	Private foundations
				Natural	persons	Legal	within
							scope
Payme	Payment: 2/16/2023			(incl. general	I partnership,	persons	of income
				limited partr	nership etc.)		
		incl.	excl.	incl.	excl.		from capital
ISIN: AT0000A255C8		option	option	option	option		assets
		USD	USD	USD	USD	USD	USD
1.	Funds earnings in reporting period	-4.8834	-4.8834	-4.8834	-4.8834	-4.8834	-4.8834
2.	Plus						
2.1	Withheld Austrian and foreign withholding taxes on capital income	0.9276	0.9276	0.9276	0.9276	0.9276	0.9276
2.5	Taxable income pursuant to §27 (3) and (4) of the Austrian Income Tax Act	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	(Einkommensteuergesetz, EStG) 1988 (incl. old issues) from distributed profit carried						
	forward						
2.6	Non-offsettable expenses and losses resulting from capital assets (carried forward to new	3.9771	3.9771	3.9771	3.9771	3.9771	3.9771
	account)						
2.14	Distributed taxable real estate income in the financial year to which the report relates	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.	Less						
3.1	Credit entries and foreign withholding tax reimbursed from previous years	0.0212	0.0212	0.0212	0.0212	0.0212	0.0212
3.2.1	Tax-free interest income under double taxation agreement 1)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.2.2	Other tax-free interest income under applicable national provisions – e.g. housing	0.0000	0.0000				0.0000
	construction bonds						
3.3	Tax-free dividend income						
3.3.1	Tax-free dividends under double taxation agreement					0.0000	0.0000
3.3.2	Tax-free Austrian dividends pursuant to §10 of the Austrian Corporate Income Tax Act					0.0001	0.0001
	(Körperschaftsteuergesetz, KStG)						
3.3.3	Tax-free foreign dividends pursuant to §10 and §13 (2) KStG 2)					0.0000	0.0000
3.4	Tax-free real estate fund income under double taxation agreement						
3.4.1	Tax-free revaluation gains from real estate subfunds under double taxation agreement 80%	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.4.2	Tax-free revaluation gains from real estate subfunds under double taxation agreement	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	100%						
3.4.3	Tax-free management gains from real estate subfunds under double taxation agreement	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.5	Income from capital assets on which tax already paid in previous years pursuant to §27 (2)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	EStG 1988 and AIF income						
3.6	Income only taxable in case of distribution in subsequent years or sale of the units, pursuant	0.0000	0.0000				0.0000
	to §27 (3) and (4) EStG 1988 (incl. old issues)						
3.6.1	Distributed real estate income taxable at the time of the annual report	0.0000	0.0000				0.0000
3.7	Tax loss carryovers offset against investment income	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
4.	Taxable income 11)	0.0001	0.0001	0.0001	0.0001	0.0000	0.0000
4.1	Taxable income taxed at source	0.0001	0.0001	0.0001	0.0001		ı İ

4.2	Income not taxed at source		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
4.2.1	Income not taxed at source incl. income from the sale of intercompany participations – of							0.0000
	which as a basis for "interim tax" (§22 (2) KStG)							
4.3	Income from capital assets pursuant to §27 (3) and (4) EStG 1988 in current year, included		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	in taxable income							
5.	Total distributions before deduction of capital gains tax, excluding intra-year		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	distributions already notified to the registration office							
5.1	Ordinary and real estate profits carried forward included in the distribution and on which tax		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	already paid in previous years							
5.2	Income from capital assets included in the distribution and on which tax already paid in		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	previous years pursuant to §27 (3) and (4) EStG 1998 or profits carried forward InvFG 1993							
	(in the case of the latter, private assets only)							
5.4	Capital payment included in the distribution 13	3)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
5.5	Non-distributed fund earnings, not including loss carryovers and withholding taxes		-4.8834	-4.8834	-4.8834	-4.8834	-4.8834	-4.8834
5.6	Distribution (before deduction of capital gains tax) made by the fund through the notification		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	in question							
6.	Revised amounts 14	4)						
6.1	Revised amount of dividend-equivalent income for acquisition costs (amounts which are		-0.9063	-0.9063	-0.9063	-0.9063	0.0000	-0.9063
	subject to capital gains tax or exempt under double taxation agreement or otherwise tax-							
6.2	exempt). Increases the acquisition costs		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
0.2	Revised distribution amount for acquisition costs, reduces the acquisitions costs		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
7.	Foreign income, excluding income exempted under double taxation agreements							
7.1	Dividends		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
7.2	Interest		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
7.3	Distributions made by subfunds		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
7.4	Income from capital assets pursuant to §27 (3) and (4) EStG 1998 on which tax deducted		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	outside Austria							
8.	To avoid double taxation: of the taxes paid outside Austria							
8.1	Offsettable against Austrian income/corporate income tax under double taxation agreement 4)	) 5) 6) 15)						
8.1.1	Taxes on income from equities (dividends) (not including matching credit)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.1.2	Taxes on income from bonds (interest) (not including matching credit)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.1.3	Taxes on distributions made by foreign subfunds (not including matching credit)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.1.4	Withholding taxes deducted outside Austria on income from capital assets pursuant to §27		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	(3) and (4) EStG 1998, offsettable against Austrian tax pursuant to double taxation							
	agreement or Austrian Federal Fiscal Code (Bundesabgabenordnung, BAO)							
8.1.5	Additional, fictitious withholding tax (matching credit) 3)	)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.2	Reimbursable by foreign fiscal authorities upon request, if necessary 6)	) 7)						
8.2.1	Taxes on income from equities (dividends)		0.1363	0.1363	0.1363	0.1363	0.2776	0.2776
8.2.2	Taxes on income from bonds (interest)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.2.3	Taxes on distributions made by subfunds		0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
8.2.4	Taxes on income from capital assets pursuant to §27 (3) and (4) EStG 1998		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.3	Withholding taxes neither offsettable nor reimbursable		0.0393	0.0393	0.0393	0.0393	0.0393	0.0393
8.4	Withholding taxes reimbursable from third countries subject to certain conditions, with						0.6050	0.6050
	administrative assistance							
	Investment in a me subject to a referential to							
9.	Investment income subject to preferential treatment  Austrian dividende (tay free purposet to \$10 KStC)		0.0004	0.0004	0.0004	0.0004	0.0004	0.0004
9.1	Austrian dividends (tax-free pursuant to §10 KStG) 8)	) <b>I</b>	0.0001	0.0001	0.0001	0.0001	0.0001	0.0001

9.2	Foreign dividends (tax-free pursuant to §10 and §13 (2) KStG, excl. intercompany dividends)	8)					0.0000	0.0000
9.4	Tax-free under double taxation agreement						0.0000	0.0000
10.	Income subject to capital gains tax deduction	9) 10)11)						
10.1	Interest income, if not tax-free under double taxation agreement	,,,	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.2	Tax-free interest income under double taxation agreement	1)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.3	Foreign dividends	,	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.4	Distributions made by foreign subfunds		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.6	Management profits from subfunds		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.9	Revaluation gains from subfunds (80%)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.12	Revaluation gains from subfunds (100%)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Uncluded is the distributed real estate income subject to capital gains tax of the financial ye	ar	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	to which the report relates:							
10.13.2	2Intra-year distributions: distributed real estate income subject to capital gains tax due to thi	s	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	report, which is not due until the time of the annual report							
10.14	Total real estate income from real estate subfunds subject to capital gains tax		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.15	Income from capital assets pursuant to §27 (3) and (4) EStG 1998 (incl. old issues) which	is 10)11)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	subject to capital gains tax							
11.	Austrian capital gains tax withheld upon accrual of distributions to the fund							
11.1	Capital gains tax on Austrian dividends	8)	0.0048	0.0048	0.0048	0.0048	0.0048	0.0048
12.	Austrian capital gains tax levied through tax deduction	9) 10)12)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.1	Capital gains tax on interest income, if not tax-free under double taxation agreement		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.2	Capital gains tax on interest income which is tax-free under double taxation agreement	1)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.3	Capital gains tax on foreign dividends	8)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.4	Less offsettable foreign withholding tax		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.5	Capital gains tax on distributions made by foreign subfunds		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.8	Capital gains tax on income from capital assets pursuant to §27 (3) and (4) EStG 1998	9) 10)12)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.9	Capital gains tax levied on unreported distributions already paid out		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
15.	Information for unitholders with limited tax liability							
15.1	Capital gains tax on interest pursuant to §98 Item 5e EStG 1988 (for investors with limited		-					
	tax liability)							
16.	Key performance figures for the income tax return							
16.1	Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared		0.0000	0.0000				
	separately							
16.2	Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be	е	0.0000	0.0000				
	declared separately							
16.3	Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KP	F	0.0000	0.0000				
	984 or 998)							
16.4	The acquisition costs relating to the fund unit must be adjusted by		-0.9063	-0.9063				
17.	Breakdown of positions 8.1., 8.2., 8.3. per country							
17.1	Item 8.1.1: offsettable foreign taxes on equities							
17.2	Item 8.1.2: offsettable foreign taxes on bonds							
17.3	Item 8.1.3: offsettable foreign taxes on foreign subfunds							

l							l [
17.4	Item 8.2.1: reimbursable foreign taxes on equities						
	Belgium	0.0000	0.0000	0.0000	0.0000	0.0005	0.0005
	Switzerland	0.0338	0.0338	0.0338	0.0338	0.0338	0.0338
	China excl. Matching Credit	0.0001	0.0001	0.0001	0.0001	0.0001	0.0001
	Czech Republic	0.0002	0.0002	0.0002	0.0002	0.0005	0.0005
	Germany	0.0000	0.0000	0.0000	0.0000	0.0278	0.0278
	Denmark	0.0248	0.0248	0.0248	0.0248	0.0396	0.0396
	Spain	0.0002	0.0002	0.0002	0.0002	0.0027	0.0027
	Finland	0.0007	0.0007	0.0007	0.0007	0.0046	0.0046
	France	0.0063	0.0063	0.0063	0.0063	0.0655	0.0655
	United Kingdom	0.0000	0.0000	0.0000	0.0000	0.0021	0.0021
	Indonesia excl. Matching Credit	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
	Ireland	0.0000	0.0000	0.0000	0.0000	0.0024	0.0024
	India excl. Matching Credit	0.0036	0.0036	0.0036	0.0036	0.0036	0.0036
	Italy	0.0010	0.0010	0.0010	0.0010	0.0044	0.0044
	Luxembourg	0.0000	0.0000	0.0000	0.0000	0.0002	0.0002
	Malaysia excl. Matching Credit	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Netherlands	0.0027	0.0027	0.0027	0.0027	0.0202	0.0202
	Norway	0.0101	0.0101	0.0101	0.0101	0.0101	0.0101
	Poland	0.0000	0.0000	0.0000	0.0000	0.0010	0.0010
	Portugal excl. Matching Credit	0.0001	0.0001	0.0001	0.0001	0.0004	0.0004
	Sweden	0.0000	0.0000	0.0000	0.0000	0.0054	0.0054
	USA excl. REITs	0.0328	0.0328	0.0328	0.0328	0.0328	0.0328
	Dividends - countries aggregated without official assistance, thereof	0.0190	0.0190	0.0190	0.0190	0.0190	0.0190
17.5	Item 8.2.2: reimbursable foreign taxes on bonds						
17.6	Item 8.2.3: reimbursable foreign taxes on foreign subfunds						
	USA excl. REITs	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
17.7	Item 8.3: withholding taxes neither offsettable nor reimbursable						
	Chile	0.0031	0.0031	0.0031	0.0031	0.0031	0.0031
	Colombia	0.0001	0.0001	0.0001	0.0001	0.0001	0.0001
	Island of Jersey	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
	Taiwan	0.0354	0.0354	0.0354	0.0354	0.0354	0.0354

- 1) Under §240 (3) BAO, private investors are able to apply to their competent tax office for reimbursement of the capital gains tax or claim this as part of their income tax assessment. For corporate investors, this tax exemption and the associated offsetting of capital gains tax against income tax/corporate income tax are granted as part of the tax assessment.
- 2) Profit shares resulting from investments in corporate bodies in the EU, Norway and from investments in foreign corporate bodies which are analogous to an Austrian corporate body within the scope of §7 (3) and whose countries of residence and Austria provide each other with comprehensive administrative assistance are exempt from corporate income tax for legal persons and private foundations pursuant to §10 (1) Items 5 and 6 KStG, as amended by the Austrian Taxation Amendment Act (Abgabenänderungsgesetz, AÄG) 2011.
- 3) The fictitious offsettable amount in accordance with the double taxation agreement (matching credit) may only be claimed as part of a tax assessment.
- 4) In principle, not relevant for private investors and corporate investors/natural persons as the foreign dividends have taxation at source status upon deduction of the capital gains tax. In individual cases (in case of direct recourse to the double taxation agreement), these amounts may be offset as part of a tax assessment and the capital gains tax reimbursed.
- 5) The amount offset may not exceed the Austrian income/corporate income tax applicable pro rata for the corresponding capital income, whereby sources of income outside this fund must also be taken into consideration.
- 6) Withheld taxes are only offsettable/reimbursable for unitholders holding certificates as of the cut-off date for the financial statements.
- 7) The applicable double taxation agreements stipulate that upon application the withholding taxes levied in the relevant source country are to be reimbursed where not offsettable. The reimbursement applications must be submitted by the relevant unitholders. The necessary forms may be obtained from the website of the Austrian Federal Finance Ministry (https://www.bmf.gv.at).
- 8) For private investors and corporate investors/natural persons, the investment income has taxation at source status upon deduction of the capital gains tax. In individual cases (if the income tax is less than the capital gains tax), these amounts may be taxed as part of a tax assessment and the capital gains tax may be (partially) offset or reimbursed.

- 9) Not applicable for corporate investors presenting a capital gains tax exemption declaration in accordance with §94 Item 5 EStG 1988. If no such declaration is presented, the capital gains tax is offsettable against the income tax/corporate income tax, where taxation at source status does not apply.
- 10) For private investors, income is taxed at source upon deduction of capital gains tax. For corporate investors/natural persons, taxation at source status only applies in relation to income subject to capital gains tax (excluding capital gains pursuant to §27 (3) and (4) EStG). In individual cases (if the income tax is less than the capital gains tax), these amounts may be taxed as part of a tax assessment and the capital gains tax may be (partially) offset or reimbursed.
- 11) For private foundations, these amounts are subject to taxation (including the optional interest portion for which the foundation is unable to opt for capital gains tax deduction in the absence of a legal framework).
- 12) Capital gains tax withheld for capital gains in relation to natural persons' business assets may be offset against income tax.
- 13) For taxpayers who are required to prepare balance sheets, the corresponding balance-sheet item must be written down accordingly.
- 14) To avoid double taxation, dividend-equivalent income will increase the acquisition costs, while distributions will reduce the acquisition costs for the fund unit. The custodian bank will take into consideration the revised acquisition costs for customers' portfolios which are subject to capital gains tax.
- 15) The actual maximum setoff amount per unit is determined as follows, deviating from the values specified here: Total amount of offsettable taxes (amount under 8.1.1. to 8.1.6 multiplied by the number of units at the end of the fund's financial year) divided by the number of units as of the reporting date.

### Tax treatment per accumulation unit for LGT PB Conservative (USD)

Accounting year: 12/1/2021 - 11/30/2022		Private	investors	Со	rporate invest	ors	Private foundations
				Natural	persons	Legal	within
							scope
Payment: 2/16/2023				(incl. genera	I partnership,	persons	of income
,				limited partr		·	
		incl.	excl.	incl.	excl.		from capital
ISIN: AT0000A255F1		option	option	option	option		assets
		USD	USD	USD	USD	USD	USD
1.	Funds earnings in reporting period	2.4886	2.4886	2.4886	2.4886	2.4886	2.4886
	<b>.</b>						
2.	Plus						
2.1	Withheld Austrian and foreign withholding taxes on capital income	0.9478	0.9478	0.9478	0.9478	0.9478	0.9478
2.5	Taxable income pursuant to §27 (3) and (4) of the Austrian Income Tax Act	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	(Einkommensteuergesetz, EStG) 1988 (incl. old issues) from distributed profit carried						
	forward						
2.6	Non-offsettable expenses and losses resulting from capital assets (carried forward to new	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	account)						
2.14	Distributed taxable real estate income in the financial year to which the report relates	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	The state of the s		0.0000	0.0000	0.0000	0.0000	0.0000
3.	Less						
3.1	Credit entries and foreign withholding tax reimbursed from previous years	0.0217	0.0217	0.0217	0.0217	0.0217	0.0217
3.2.1	Tax-free interest income under double taxation agreement 1)	0.0000		0.0000	0.0000	0.0000	0.0000
	Other tax-free interest income under applicable national provisions – e.g. housing	0.0000					0.0000
	construction bonds						
3.3	Tax-free dividend income						
	Tax-free dividends under double taxation agreement					0.0000	0.0000
	Tax-free Austrian dividends pursuant to §10 of the Austrian Corporate Income Tax Act					0.0003	0.0003
	(Körperschaftsteuergesetz, KStG)						
3.3.3	Tax-free foreign dividends pursuant to §10 and §13 (2) KStG 2)					0.7140	0.7140
3.4	Tax-free real estate fund income under double taxation agreement						
3.4.1	Tax-free revaluation gains from real estate subfunds under double taxation agreement 80%	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Tax-free revaluation gains from real estate subfunds under double taxation agreement	0.0000		0.0000	0.0000	0.0000	0.0000
	100%						
3.4.3	Tax-free management gains from real estate subfunds under double taxation agreement	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
3.5	Income from capital assets on which tax already paid in previous years pursuant to §27 (2)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	EStG 1988 and AIF income						
3.6	Income only taxable in case of distribution in subsequent years or sale of the units, pursuant	0.0000	0.0000				0.0000
	to §27 (3) and (4) EStG 1988 (incl. old issues)						
3.6.1	Distributed real estate income taxable at the time of the annual report	0.0000	0.0000				0.0000
3.7	Tax loss carryovers offset against investment income	0.0000		0.0000	0.0000	0.0000	0.0000
[	. y	0.0000			1.1003	2.2000	111000
4.	Taxable income 11)	3.4147	3.4147	3.4147	3.4147	2.7004	2.7004
4.1	Taxable income taxed at source	3.4147					

4.2	Income not taxed at source		0.0000	0.0000	0.0000	0.0000	2.7004	2.7004
4.2.1	Income not taxed at source incl. income from the sale of intercompany participations – of							2.6828
	which as a basis for "interim tax" (§22 (2) KStG)							
4.3	Income from capital assets pursuant to §27 (3) and (4) EStG 1988 in current year, included		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	in taxable income							
5.	Total distributions before deduction of capital gains tax, excluding intra-year		0.8370	0.8370	0.8370	0.8370	0.8370	0.8370
	distributions already notified to the registration office							
5.1	Ordinary and real estate profits carried forward included in the distribution and on which tax		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	already paid in previous years							
5.2	Income from capital assets included in the distribution and on which tax already paid in		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	previous years pursuant to §27 (3) and (4) EStG 1998 or profits carried forward InvFG 1993							
	(in the case of the latter, private assets only)							
5.4	Capital payment included in the distribution 13	3)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
5.5	Non-distributed fund earnings, not including loss carryovers and withholding taxes		1.6516	1.6516	1.6516	1.6516	1.6516	1.6516
5.6	Distribution (before deduction of capital gains tax) made by the fund through the notification		0.8370	0.8370	0.8370	0.8370	0.8370	0.8370
	in question							
6.	Revised amounts 14	4)						
6.1	Revised amount of dividend-equivalent income for acquisition costs (amounts which are		2.4886	2.4886	2.4886	2.4886	0.0000	2.4886
	subject to capital gains tax or exempt under double taxation agreement or otherwise tax-							
	exempt). Increases the acquisition costs							
6.2	Revised distribution amount for acquisition costs, reduces the acquisitions costs		0.8370	0.8370	0.8370	0.8370	0.0000	0.8370
	Farsian in annual avaluation in annual avanuated under deathle toyation annual annual							
<b>7.</b> 7.1	Foreign income, excluding income exempted under double taxation agreements  Dividends		0.7316	0.7316	0.7316	0.7316	0.0176	0.0176
7.1	Interest		2.1161	2.1161	2.1161	2.1161	2.1161	2.1161
7.3	Distributions made by subfunds		0.0023	0.0023	0.0023	0.0023	0.0023	0.0023
7.4	Income from capital assets pursuant to §27 (3) and (4) EStG 1998 on which tax deducted		0.0023	0.0023	0.0023	0.0023	0.0023	0.0023
/	outside Austria		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.	To avoid double taxation: of the taxes paid outside Austria							
8.1	Offsettable against Austrian income/corporate income tax under double taxation agreement 4)	) 5) 6) 15)						
8.1.1	Taxes on income from equities (dividends) (not including matching credit)		0.0962	0.0962	0.0962	0.0962	0.0000	0.0000
8.1.2	Taxes on income from bonds (interest) (not including matching credit)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.1.3	Taxes on distributions made by foreign subfunds (not including matching credit)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.1.4	Withholding taxes deducted outside Austria on income from capital assets pursuant to §27		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	(3) and (4) EStG 1998, offsettable against Austrian tax pursuant to double taxation							
	agreement or Austrian Federal Fiscal Code (Bundesabgabenordnung, BAO)							
8.1.5	Additional, fictitious withholding tax (matching credit) 3)	)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.2	Reimbursable by foreign fiscal authorities upon request, if necessary 6)	) 7)						
8.2.1	Taxes on income from equities (dividends)		0.1393	0.1393	0.1393	0.1393	0.2837	0.2837
8.2.2	Taxes on income from bonds (interest)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.2.3	Taxes on distributions made by subfunds		0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
8.2.4	Taxes on income from capital assets pursuant to §27 (3) and (4) EStG 1998		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
8.3	Withholding taxes neither offsettable nor reimbursable		0.0361	0.0361	0.0361	0.0361	0.0361	0.0361
8.4	Withholding taxes reimbursable from third countries subject to certain conditions, with						0.6181	0.6181
	administrative assistance							
9.	Investment income subject to preferential treatment							
9.1	Austrian dividends (tax-free pursuant to §10 KStG) 8)	)	0.0003	0.0003	0.0003	0.0003	0.0003	0.0003

9.2	Foreign dividends (tax-free pursuant to §10 and §13 (2) KStG, excl. intercompany dividends)	8)					0.7140	0.7140
9.4	Tax-free under double taxation agreement						0.0000	0.0000
			1 1		1	I		
10.	Income subject to capital gains tax deduction	9) 10)11)						
10.1	Interest income, if not tax-free under double taxation agreement		2.2652	2.2652	2.2652	2.2652	2.2652	2.2652
10.2	Tax-free interest income under double taxation agreement	1)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.3	Foreign dividends		0.7316	0.7316	0.7316	0.7316	0.7316	0.7316
10.4	Distributions made by foreign subfunds		0.0023	0.0023	0.0023	0.0023	0.0023	0.0023
10.6	Management profits from subfunds		0.1361	0.1361	0.1361	0.1361	0.1361	0.1361
10.9	Revaluation gains from subfunds (80%)		0.2792	0.2792	0.2792	0.2792	0.2792	0.2792
10.12	Revaluation gains from subfunds (100%)		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
10.13.	1 Included is the distributed real estate income subject to capital gains tax of the financial year	ır	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	to which the report relates:							
10.13.	2Intra-year distributions: distributed real estate income subject to capital gains tax due to this		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	report, which is not due until the time of the annual report							
10.14	Total real estate income from real estate subfunds subject to capital gains tax		0.4153	0.4153	0.4153	0.4153	0.4153	0.4153
10.15	Income from capital assets pursuant to §27 (3) and (4) EStG 1998 (incl. old issues) which is	10)11)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	subject to capital gains tax							
11.	Austrian capital gains tax withheld upon accrual of distributions to the fund							
11.1	Capital gains tax on Austrian dividends	8)	0.0049	0.0049	0.0049	0.0049	0.0049	0.0049
12.	Austrian capital gains tax levied through tax deduction	9) 10)12)	0.8370	0.8370	0.8370	0.8370	0.8370	0.8370
12.1	Capital gains tax on interest income, if not tax-free under double taxation agreement		0.7371	0.7371	0.7371	0.7371	0.7371	0.7371
12.2	Capital gains tax on interest income which is tax-free under double taxation agreement	1)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.3	Capital gains tax on foreign dividends	8)	0.2012	0.2012	0.2012	0.2012	0.2012	0.2012
12.4	Less offsettable foreign withholding tax	,	-0.1020	-0.1020	-0.1020	-0.1020	-0.1020	-0.1020
12.5	Capital gains tax on distributions made by foreign subfunds		0.0006	0.0006	0.0006	0.0006	0.0006	0.0006
12.8	Capital gains tax on income from capital assets pursuant to §27 (3) and (4) EStG 1998	9) 10)12)	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Capital gains tax levied on unreported distributions already paid out	0, 10,12,	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
12.0	Capital gains tax levied on anteported distributions aready paid out		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
15.	Information for unitholders with limited tax liability							
15.1	Capital gains tax on interest pursuant to §98 Item 5e EStG 1988 (for investors with limited							
10.1								
	tax liability)							
16.	Key performance figures for the income tax return							
16.1	Distributions 27.5% (KPF 897 or 898) Please note: any AIF income must be declared		0.0000	0.0000				
10.1	separately		0.0000	0.0000				
16.2	Dividend-equivalent income 27.5% (KPF 936 or 937) Please note: any AIF income must be		3.4144	3.4144				
10.2			5.4144	5.4144				
16.2	declared separately  Offsettable foreign (withholding) tay on income subject to the special tay rate of 27.5% (KRI)	=	0.0962	0.0962				
16.3	Offsettable foreign (withholding) tax on income subject to the special tax rate of 27.5% (KPI 984 or 998)		0.0902	0.0302				
16.4	,		1 6516	1 6516				
16.4	The acquisition costs relating to the fund unit must be adjusted by		1.6516	1.6516				
17.	Breakdown of positions 8.1 8.2 8.3 per country							
	Breakdown of positions 8.1., 8.2., 8.3. per country							
17.1	Item 8.1.1: offsettable foreign taxes on equities		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Australia		0.0003	0.0003	0.0003	0.0003	0.0000	0.0000
1	Belgium		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000

Revolueur Mularinay Chuells	ī		1 1		ı	1	ı	
Substantional   Court   Cour		Brazil excl. Matching Credit	0.0020	0.0020	0.0020	0.0020	0.0000	0.0000
Chine sext. Metahing Credit		Canada	0.0003	0.0003	0.0003	0.0003	0.0000	0.0000
Casen Republic   0.0000   0.		Switzerland	0.0044	0.0044	0.0044	0.0044	0.0000	0.0000
Germany		China excl. Matching Credit	0.0021	0.0021	0.0021	0.0021	0.0000	0.0000
Egypt		Czech Republic	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Figure		Germany	0.0017	0.0017	0.0017	0.0017	0.0000	0.0000
Spain		Denmark	0.0024	0.0024	0.0024	0.0024	0.0000	0.0000
Finishered		Egypt	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
France		Spain	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
United Kingdom		Finland	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Indonesia sect. Matching Credit		France	0.0064	0.0064	0.0064	0.0064	0.0000	0.0000
Inefand		United Kingdom	0.0021	0.0021	0.0021	0.0021	0.0000	0.0000
Israel excl. Matching Credit		Indonesia excl. Matching Credit	0.0003	0.0003	0.0003	0.0003	0.0000	0.0000
India excl. Matching Credit		Ireland	0.0010	0.0010	0.0010	0.0010	0.0000	0.0000
Italy		Israel excl. Matching Credit	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Japan		India excl. Matching Credit	0.0006	0.0006	0.0006	0.0006	0.0000	0.0000
Korea axxl. Matching Credit		Italy	0.0001	0.0001	0.0001	0.0001	0.0000	0.0000
Luxembourg		Japan	0.0146	0.0146	0.0146	0.0146	0.0000	0.0000
Mexico   0.0002   0.0002   0.0002   0.0002   0.0002   0.0000   0		Korea excl. Matching Credit	0.0022	0.0022	0.0022	0.0022	0.0000	0.0000
Netherlands		Luxembourg	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Norway		Mexico	0.0002	0.0002	0.0002	0.0002	0.0000	0.0000
New Zealand		Netherlands	0.0002	0.0002	0.0002	0.0002	0.0000	0.0000
Philippines		Norway	0.0030	0.0030	0.0030	0.0030	0.0000	0.0000
Pakistan   0.0000		New Zealand	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Poland		Philippines	0.0002	0.0002	0.0002	0.0002	0.0000	0.0000
Portugal excl. Matching Credit		Pakistan	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Russia		Poland	0.0001	0.0001	0.0001	0.0001	0.0000	0.0000
Saudi Arabia   0.0002   0.0002   0.0002   0.0002   0.0000   0.00		Portugal excl. Matching Credit	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Sweden   0.0001   0.0001   0.0001   0.0001   0.0001   0.0001   0.00000   0.00000   0.0000		Russia	0.0012	0.0012	0.0012	0.0012	0.0000	0.0000
Singapore		Saudi Arabia	0.0002	0.0002	0.0002	0.0002	0.0000	0.0000
Thailand excl. Matching Credit		Sweden	0.0001	0.0001	0.0001	0.0001	0.0000	0.0000
Turkey excl. Matching Credit		Singapore	0.0002	0.0002	0.0002	0.0002	0.0000	0.0000
USA excl. REITS South Africa 0.0088 0.0088 0.0008 0.0008 0.0008 0.0008 0.0008 0.0008 0.0008 0.0008 0.0008 0.0008 0.0000		Thailand excl. Matching Credit	0.0009	0.0009	0.0009	0.0009	0.0000	0.0000
South Africa   0.0008   0.0008   0.0008   0.0008   0.0008   0.0008   0.00000   0.0000   0.0000   0.0000   0.0000   0.0000   0.0000   0.00000   0.0000   0.0000   0.0000   0.0000   0.0000   0.0000   0.00000   0.0000   0		Turkey excl. Matching Credit	0.0001	0.0001	0.0001	0.0001	0.0000	0.0000
17.2 Item 8.1.2: offsettable foreign taxes on bonds 17.3 Item 8.1.3: offsettable foreign taxes on foreign subfunds 17.4 Item 8.2.1: reimbursable foreign taxes on equities  Belgium  Belgium  0.0000  0.0000  0.0000  0.0000  0.0000  0.0000  0.0000  0.0000  0.0000  0.0000  0.0000  0.0000  0.0000  0.0000  0.0000  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0001  0.0002		USA excl. REITs	0.0483	0.0483	0.0483	0.0483	0.0000	0.0000
17.3 Item 8.1.3: offsettable foreign taxes on foreign subfunds 17.4 Item 8.2.1: reimbursable foreign taxes on equities  Belgium  0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0000 0.0001		South Africa	0.0008	0.0008	0.0008	0.0008	0.0000	0.0000
17.4   Item 8.2.1: reimbursable foreign taxes on equities	17.2	Item 8.1.2: offsettable foreign taxes on bonds						
Belgium       0.0000       0.0000       0.0000       0.0000       0.0005       0.0005         Switzerland       0.0345       0.0345       0.0345       0.0345       0.0345       0.0345         China excl. Matching Credit       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001         Czech Republic       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0005       0.0005         Germany       0.0000       0.0000       0.0000       0.0000       0.0000       0.0000       0.0284       0.0284         Denmark       0.0253       0.0253       0.0253       0.0253       0.0253       0.0404       0.0404         Spain       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0004       0.0004       0.0004       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0005       0.0065       0.0065       0.0065       0.0002       0.0002       0.0002       0.0002	17.3	Item 8.1.3: offsettable foreign taxes on foreign subfunds						
Switzerland       0.0345       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0005       0.0005       0.0005       0.0005       0.0005       0.0005       0.0005       0.0005       0.0008       0.0028       0.0028       0.0028       0.0028       0.0047       0.0047       0.0047       0.0047       0.0047       0.0047       0.0047       0.0047       0.0047       0.0047       0.0065       0.065       0.065       0.0650       0.0065       0.0065       0.0065       0.0021       0.0021       0.0021       0.0021       0.0021       0.0021	17.4	Item 8.2.1: reimbursable foreign taxes on equities						
China excl. Matching Credit       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0001       0.0005       0.0005       0.0005       0.0005       0.0005       0.0005       0.0005       0.0005       0.0005       0.0005       0.0005       0.0005       0.00284       0.0284       0.0284       0.0404       0.0404       0.0404       0.0404       0.0404       0.0404       0.0404       0.0028       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0006       0.065       0.065       0.065       0.065       0.065       0.065       0.0006       0.0001       <		Belgium	0.0000	0.0000	0.0000	0.0000	0.0005	0.0005
Czech Republic       0.0002       0.0002       0.0002       0.0002       0.0005       0.0005         Germany       0.0000       0.0000       0.0000       0.0000       0.0000       0.00284       0.0284         Denmark       0.0253       0.0253       0.0253       0.0253       0.0253       0.0404       0.0404         Spain       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0008       0.0028         Finland       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0005       0.065       0.065       0.065       0.065       0.065       0.0065       0.0001       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       <		Switzerland	0.0345	0.0345	0.0345	0.0345	0.0345	0.0345
Germany       0.0000       0.0000       0.0000       0.0000       0.0000       0.0284       0.0284         Denmark       0.0253       0.0253       0.0253       0.0253       0.0253       0.0404       0.0404         Spain       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0065       0.0650       0.0650       0.0650       0.0650       0.0650       0.0065       0.0065       0.0065       0.0001		China excl. Matching Credit	0.0001	0.0001	0.0001	0.0001	0.0001	0.0001
Denmark       0.0253       0.0253       0.0253       0.0253       0.0253       0.0404       0.0404         Spain       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0028       0.0028         Finland       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0047         France       0.0065       0.0065       0.0065       0.0065       0.0065       0.0670       0.0670         United Kingdom       0.0000       0.0000       0.0000       0.0000       0.0000       0.0021       0.0021		Czech Republic	0.0002	0.0002	0.0002	0.0002	0.0005	0.0005
Spain       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0002       0.0028       0.0028         Finland       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0007       0.0047       0.0047         France       0.0065       0.0065       0.0065       0.0065       0.0065       0.0065       0.0065       0.00670       0.0021         United Kingdom       0.0000       0.0000       0.0000       0.0000       0.0000       0.0001       0.0021       0.0021		Germany	0.0000	0.0000	0.0000	0.0000	0.0284	0.0284
Finland 0.0007 0.0007 0.0007 0.0007 0.0007 0.0047 0.0047 France 0.0065 0.0065 0.0065 0.0065 0.0065 0.0065 0.0065 0.00670 0.0070 0.0000 0.0000 0.0000 0.0000 0.0001 0.0021		Denmark	0.0253	0.0253	0.0253	0.0253	0.0404	0.0404
Finland 0.0007 0.0007 0.0007 0.0007 0.0007 0.0047 0.0047 France 0.0065 0.0065 0.0065 0.0065 0.0065 0.00670 0.0070 0.0001 0.0000 0.0000 0.0000 0.0001 0.0021		Spain	0.0002	0.0002	0.0002	0.0002	0.0028	0.0028
United Kingdom 0.0000 0.0000 0.0000 0.0000 0.0021 0.0021			0.0007	0.0007	0.0007	0.0007	0.0047	0.0047
		France	0.0065	0.0065	0.0065	0.0065	0.0670	0.0670
Indonesia excl. Matching Credit 0.0008 0.0008 0.0008 0.0008 0.0008 0.0008		United Kingdom	0.0000	0.0000	0.0000	0.0000	0.0021	0.0021
		Indonesia excl. Matching Credit	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008

1	I			Ī	Ī		1
	Ireland	0.0000	0.0000	0.0000	0.0000	0.0025	0.0025
	India excl. Matching Credit	0.0037	0.0037	0.0037	0.0037	0.0037	0.0037
	Italy	0.0010	0.0010	0.0010	0.0010	0.0045	0.0045
	Luxembourg	0.0000	0.0000	0.0000	0.0000	0.0002	0.0002
	Malaysia excl. Matching Credit	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Netherlands	0.0028	0.0028	0.0028	0.0028	0.0206	0.0206
	Norway	0.0103	0.0103	0.0103	0.0103	0.0103	0.0103
	Poland	0.0000	0.0000	0.0000	0.0000	0.0010	0.0010
	Portugal excl. Matching Credit	0.0001	0.0001	0.0001	0.0001	0.0004	0.0004
	Sweden	0.0000	0.0000	0.0000	0.0000	0.0055	0.0055
	USA excl. REITs	0.0335	0.0335	0.0335	0.0335	0.0335	0.0335
	Dividends - countries aggregated without official assistance, thereof	0.0195	0.0195	0.0195	0.0195	0.0195	0.0195
17.5	Item 8.2.2: reimbursable foreign taxes on bonds						
17.6	Item 8.2.3: reimbursable foreign taxes on foreign subfunds						
	United Kingdom	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	USA excl. REITs	0.0008	0.0008	0.0008	0.0008	0.0008	0.0008
17.7	Item 8.3: withholding taxes neither offsettable nor reimbursable						
	Bermuda	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	Chile	0.0029	0.0029	0.0029	0.0029	0.0029	0.0029
	Colombia	0.0001	0.0001	0.0001	0.0001	0.0001	0.0001
	Island of Jersey	0.0007	0.0007	0.0007	0.0007	0.0007	0.0007
	Taiwan	0.0324	0.0324	0.0324	0.0324	0.0324	0.0324

- 1) Under §240 (3) BAO, private investors are able to apply to their competent tax office for reimbursement of the capital gains tax or claim this as part of their income tax assessment. For corporate investors, this tax exemption and the associated offsetting of capital gains tax against income tax/corporate income tax are granted as part of the tax assessment.
- 2) Profit shares resulting from investments in corporate bodies in the EU, Norway and from investments in foreign corporate bodies which are analogous to an Austrian corporate body within the scope of §7 (3) and whose countries of residence and Austria provide each other with comprehensive administrative assistance are exempt from corporate income tax for legal persons and private foundations pursuant to §10 (1) Items 5 and 6 KStG, as amended by the Austrian Taxation Amendment Act (Abgabenänderungsgesetz, AÄG) 2011.
- 3) The fictitious offsettable amount in accordance with the double taxation agreement (matching credit) may only be claimed as part of a tax assessment.
- 4) In principle, not relevant for private investors and corporate investors/natural persons as the foreign dividends have taxation at source status upon deduction of the capital gains tax. In individual cases (in case of direct recourse to the double taxation agreement), these amounts may be offset as part of a tax assessment and the capital gains tax reimbursed.
- 5) The amount offset may not exceed the Austrian income/corporate income tax applicable pro rata for the corresponding capital income, whereby sources of income outside this fund must also be taken into consideration
- 6) Withheld taxes are only offsettable/reimbursable for unitholders holding certificates as of the cut-off date for the financial statements.
- 7) The applicable double taxation agreements stipulate that upon application the withholding taxes levied in the relevant source country are to be reimbursed where not offsettable. The reimbursement applications must be submitted by the relevant unitholders. The necessary forms may be obtained from the website of the Austrian Federal Finance Ministry (https://www.bmf.gv.at).
- 8) For private investors and corporate investors/natural persons, the investment income has taxation at source status upon deduction of the capital gains tax. In individual cases (if the income tax is less than the capital gains tax), these amounts may be taxed as part of a tax assessment and the capital gains tax may be (partially) offset or reimbursed.
- 9) Not applicable for corporate investors presenting a capital gains tax exemption declaration in accordance with §94 Item 5 EStG 1988. If no such declaration is presented, the capital gains tax is offsettable against the income tax/corporate income tax, where taxation at source status does not apply.
- 10) For private investors, income is taxed at source upon deduction of capital gains tax. For corporate investors/natural persons, taxation at source status only applies in relation to income subject to capital gains tax (excluding capital gains pursuant to §27 (3) and (4) EStG). In individual cases (if the income tax is less than the capital gains tax), these amounts may be taxed as part of a tax assessment and the capital gains tax may be (partially) offset or reimbursed.
- 11) For private foundations, these amounts are subject to taxation (including the optional interest portion for which the foundation is unable to opt for capital gains tax deduction in the absence of a legal framework).
- 12) Capital gains tax withheld for capital gains in relation to natural persons' business assets may be offset against income tax.
- 13) For taxpayers who are required to prepare balance sheets, the corresponding balance-sheet item must be written down accordingly.

- 14) To avoid double taxation, dividend-equivalent income will increase the acquisition costs, while distributions will reduce the acquisition costs for the fund unit. The custodian bank will take into consideration the revised acquisition costs for customers' portfolios which are subject to capital gains tax.
- 15) The actual maximum setoff amount per unit is determined as follows, deviating from the values specified here: Total amount of offsettable taxes (amount under 8.1.1. to 8.1.6 multiplied by the number of units at the end of the fund's financial year) divided by the number of units as of the reporting date.

#### ANNEX IV

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

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

Sustainable

**Product name:** LGT PB Conservative (USD) Legal entity identifier: 529900C9GHBN3YYDDQ80

# Environmental and/or social characteristics

environmental or	Did this financial product have a sustainable investment objective?					
social objective and that the investee	••	Yes	•	* No		
companies follow good governance practices.	investments with an environmental objective:%			It promoted Environmental/Social (E/S) characteristics and while it did not have as its objective a sustainable investment, it had a proportion of		
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 lay down a list of socially sustainable economic activities.		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		with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy  with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy  with a social objective		
Sustainable investments with an environmental objective might be aligned with the		made sustainable investments with a social objective:%	×	It promoted E/S characteristics, but <b>did not make any sustainable investments.</b>		

Taxonomy or not.

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

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

The environmental and social characteristics promoted by this financial product consist of investments in fixed-income securities and equities issued by companies as well as fixed-income securities issued by sovereigns which, at the level of the portfolio, have an average to high LGT environmental, social and governance (ESG) sustainability rating. To a lesser degree, this financial product will invest in alternative investments which normally have either no ESG score or a low ESG score. It should be noted that

- a) corporate issuers will be excluded on the basis of specific business segments (thermal coal, controversial weapons);
- b) this financial product must have a lower environmental footprint (on an asset-weighted basis) by comparison with the corresponding strategic asset allocation from the point of view of greenhouse gas emissions and water usage.

In order to meet the positive selection criteria, 74.07% of the fund assets were invested in securities that fulfill E/S criteria.

# How did the sustainability indicators perform?

The following table shows all of the sustainability indicators used for this financial product. It also states at what level the indicators are applied, for which investment classes and whether they promote environmental, social or both characteristics. The portfolio will fulfill the environmental and social characteristics which it promotes if it achieves the thresholds defined for each indicator. The sustainability indicators applied for this mandate are not currently subject to third-party review. In the past year under review, the thresholds of all indicators listed below were met.

Level of application	Investment class	Type of indicator	Description of indicator	Threshold	As of: November 30, 2022
Instrument	Equities, corporate bonds	Social	Companies involved in the manufacture and selling of controversial weapons	0%	0%
Instrument	Equities, corporate bonds	Environ- mental	Coal production or coal- based electricity generation	0%	0%
Instrument	Equities, corporate bonds, government bonds	Environ- mental and social	LGT sustainability rating of less than 2 stars	0%	0%
Portfolio	Equities, corporate bonds, government bonds	Environ- mental and social	Percentage share of assets with an LGT sustainability rating ≥2 stars	≥70%	100%
Portfolio	Equities, corporate bonds, government bonds	Environ- mental and social	Percentage share of assets with an LGT sustainability rating ≥4 stars	≥20%	74.7%
Portfolio	Equities, corporate bonds, government bonds	Environ- mental and social	The asset-weighted average ESG score of the portfolio	≥50	62,2
Portfolio	Equities, corporate bonds, government bonds	Social	The asset-weighted average governance score of the portfolio	>50	63,5
Portfolio	Equities, corporate bonds	Environ- mental	greenhouse gas emissions of the portfolio	of the	81.6%
Portfolio	Equities, corporate bonds	Environ- mental	average intensity of water usage of the portfolio	< intensity of the strategic asset allocation	84.8%

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.

...and compared to previous periods?

Not yet available

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

Not applicable.

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

Not applicable.

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

Not applicable.

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

Not applicable.

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 Union criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the Union 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 financial product considers the principal adverse impacts on the sustainability factors by including them in the LGT sustainability rating or the sustainability indicators for this financial product (including stock market-listed equities and corporate bonds). The principal adverse impacts on the sustainability factors are considered by specifying minimum thresholds for the LGT sustainability ratings and the sustainability indicators for this financial product for all investments.

Sustainability factors are also reflected in the engagement/voting policy (see Shareholder rights policy, www.llbinvest.at/Legal notes/Legal conditions/Shareholder rights policy).



# What were the top investments of this financial product?

Average values of the last 3 months before end of the accounting year (the principal 15 investments)

Large investments	Sector	% Assets	Country
BlackRock Asset Management Ireland	Funds	25.18	IE
Credit Suisse Fund Management	Funds	13.50	IE
BlackRock Fund Management Company	Funds	12.16	IE
PIMCO Global Advisors Limited	Funds	10.69	IE
Neuberger Berman Investment Fds PLC	Funds	5.82	IE
Goldman Sachs, Luxembourg	Funds	3.46	LU
Deutsche Asset Management S.A.	Funds	3.22	LU
INVESCO GT Investment Management	Funds	2.94	LU
UBS ETF SICAV Luxembourg	Funds	2.80	LU
UBS Fund Services, Ireland	Funds	2.68	IE
ETF Metal Securities Ltd.	Special purpose banks	2.67	JE
Vangaurd Index Funds	Funds	2.52	IE
LGT Capital Partners (FL) AG	Funds	1.02	LI
Xtrackers (IE) plc.	Funds	0.80	IE

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

0.69



**Asset allocation** describes the share of

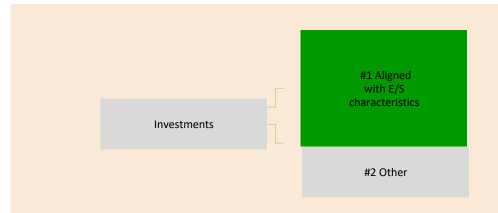
investments in

specific assets.

# What was the proportion of sustainability-related investments?

74.07% of the fund assets were invested in securities that fulfill E/S criteria.

# What was the asset allocation?



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

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

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

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

# In which economic sectors were the investments made?

#### As of the cutoff date, at the end of the accounting year (the top 15 sectors)

Funds

Special purpose banks

Personal hygiene, healthcare, cleaning services

Other service industries

**Electrical industry** 

Food, beverages and tobacco industry

Finance brokerage, portfolio management, asset

consulting

47



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

Not applicable

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

Not applicable

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

Not applicable



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

Not applicable.



What was the share of socially sustainable investments?

Not applicable.



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

The investment purpose of the investments included under "#2 Other" is to reflect the asset allocation. This asset allocation must be complied with. This binding allocation may be achieved by investing in funds, ETFs or individual securities which may not be compatible with the sustainability indicators.

- 1) Use of ETFs for the purpose of management of the asset allocation: ETFs are required at times for the purpose of cost-efficient and rapid management of the asset allocation.
- 2) Buy-in of expertise in niche markets: We also invest in emerging markets (fixed-income securities and equities). It may be challenging, or even impossible, to select sustainable investments in this region.

3) Buy-in of specific knowledge: Wide-ranging sustainability issues such as "water" are linked with migration, climate, food, sanitary facilities etc. and therefore play an important role in overcoming challenges in the field of sustainability. LGT draws upon this knowledge by investing in actively managed third-party funds for this purpose.

The fund research team carries out a thorough review of minimum compliance with environmental and social standards before any investment is made in products issued by third-party providers (ETFs and funds).

As a rule, LGT's exclusions in relation to controversial weapons and thermal coal will continue to apply for all groups of instruments (funds, ETFs, individual securities).



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

By applying the ESG approach during fund management through a combination of negative exclusion criteria and positive selection criteria (see details above), measures have been taken for meeting the environmental and/or social characteristics.

"Shareholder engagement" (Article 3g of Directive 2007/36/EC, see also Directive (EU) 2017/828): LLB Invest Kapitalanlagegesellschaft m.b.H. did not take part in any shareholders' meeting during the reporting period (in this context, please refer to the published Shareholder rights policy, www.llbinvest.at/ Legal notes/ Legal conditions/ Shareholder rights policy).



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

No reference benchmark (index, benchmark) is used.

- How does the reference benchmark differ from a broad market index?
  - No reference benchmark (index, benchmark) is used.
- 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?

No reference benchmark (index, benchmark) is used.

- How did this financial product perform compared with the reference benchmark?
  No reference benchmark (index, benchmark) is used.
- How did this financial product perform compared with the broad market index?
  No reference benchmark (index, benchmark) is used.

# Fund regulations pursuant to InvFG 2011

The Austrian Financial Market Authority (FMA) has approved the fund regulations for the investment fund LGT PB Conservative (USD), a co-ownership fund pursuant to the 2011 Austrian Investment Fund Act, as amended (InvFG).

The investment fund is an undertaking for collective investment in transferable securities (UCITS) and is managed by LLB Invest Kapitalanlagegesellschaft m.b.H. (hereinafter: the "management company") which is headquartered in Vienna.

#### Article 1 - Co-ownership interests

The co-ownership interests are embodied in unit certificates that are negotiable instruments which are issued to bearer.

The unit certificates are represented by global certificates for each unit class. Therefore, physical securities certificates cannot be issued.

#### Article 2 - Custodian bank (depositary)

The investment fund's custodian bank (depositary) is Liechtensteinische Landesbank (Österreich) AG, Vienna.

The custodian bank (depositary) and other paying agents referred to in the prospectus are the paying agents for unit certificates.

#### Article 3 - Investment instruments and principles

### The following assets may be selected for the investment fund, as stipulated in InvFG:

The fund invests according to an active investment strategy and thereby makes no reference to an index/reference benchmark.

LGT PB Conservative (USD) pursues an investment goal of long-term capital growth.

Bonds or other securitized debt securities may be purchased for the investment fund directly or indirectly through other investment funds or derivative instruments, together with money market instruments, for **at least 45 percent** and **up to 95 percent** of the fund assets.

In addition, international equities and equity-equivalent securities may be purchased directly or indirectly through other investment funds or derivative instruments for **up to 50 percent** of the fund assets.

Where appropriate, the fund may purchase units in investment funds whose investment restrictions differ in terms of the above investment focus and the restrictions specified below with regard to investment instruments. This will not affect the fund's compliance with the above investment focus at all times.

The following investment instruments are purchased for the fund assets, subject to compliance with the above description.

#### Securities

Securities (including securities featuring embedded derivative instruments) may be purchased for **up to 100 percent** of the fund assets.

#### Money market instruments

Money market instruments may be purchased for **up to 95 percent** of the fund assets.

#### - Securities and money market instruments

Securities or money market instruments issued or guaranteed by

- the **EU member states** (Belgium, Bulgaria, Denmark, Germany, Estonia, Finland, France, Greece, Italy, Ireland, Croatia, Latvia, Lithuania, Luxemburg, Malta, Netherlands, Austria, Poland, Portugal, Romania, Sweden, Slovenia, Slovakia, Spain, Czech Republic, Hungary, Cyprus),
- by the **Austrian federal states** (Vienna, Lower Austria, Upper Austria, Salzburg, Styria, Carinthia, Tyrol, Vorarlberg, Burgenland),
- the **German federal states** (Baden-Württemberg, Bavaria, Berlin, Brandenburg, Bremen, Hamburg, Hesse, Mecklenburg-Western Pomerania, Lower Saxony, Nord Rhine-Westphalia, Rhineland-Palatinate, Saarland, Saxony, Saxony-Anhalt, Schleswig-Holstein, Thuringia),
- the following **third countries**: United Kingdom, Norway, Switzerland, USA, Canada, Australia, New Zealand, Japan, Hong Kong, Chile, Brazil, India, Iceland, Israel, Mexico, Russia, South Africa, South Korea, Turkey and Singapore,

may be purchased for more than **35 percent** of the fund assets, provided that the fund assets are invested in at least six different issues. An investment in a given issue may not exceed **30 percent** of the fund assets.

Not fully paid-in securities or money market instruments and subscription rights for such instruments or other not fully paid-in financial instruments may be purchased.

Securities and money market instruments may be purchased where they comply with the criteria for listing and trading on a regulated market or a stock exchange pursuant to InvFG.

Securities and money market instruments which do not fulfill the criteria laid down in the above paragraph may be purchased for up to **10 percent** of the fund assets in aggregate.

#### Units of investment funds

Units of investment funds (UCITS, UCIs) may each be purchased for up to 20 percent of the fund assets – and up to 100 percent of the fund assets in aggregate – insofar as these UCITS or UCIs do not for their part invest more than 10 percent of their fund assets in units of other investment funds.

Units of UCIs may be purchased for up to 30 percent of the fund assets in aggregate.

# - Derivative instruments

Derivative instruments may account for **up to 100 percent** of the fund assets within the framework of the investment fund's investment strategy and for hedging purposes.

# Investment fund's risk measurement method

The investment fund uses the following risk measurement method:

#### Commitment approach

The commitment value is calculated pursuant to the 3rd chapter of the 4th Austrian Derivatives Risk Calculation and Reporting Ordinance (*Derivate-Risikoberechnungs- und Meldeverordnung*, DeRiMV), as amended.

#### Demand deposits and callable deposits

Demand deposits and callable deposits with a term not exceeding 12 months may amount to **up to 55 percent** of the fund assets.

No minimum bank balance need be maintained.

#### - Short-term loans

The management company may take up short-term loans of **up to 10 percent** of the fund assets for account of the investment fund.

#### Repurchase agreements

Not applicable.

#### Securities lending

Not applicable.

- Investment instruments may only be acquired uniformly for the entire investment fund, not for an individual unit class or for a group of unit classes.
- However, this does not apply for currency hedging transactions. These transactions may also be entered into exclusively in relation to a single unit class. Expenses and income resulting from a currency hedging transaction shall exclusively be allocated to the relevant unit class.

## Article 4 - Issuance and redemption procedures

The unit value will be calculated in **USD**.

The value of units will be calculated **on any Austrian banking day**, except for Good Friday and New Year's Eve.

#### Issuance and subscription fee

Units will be issued on any Austrian banking day, except for Good Friday and New Year's Eve.

The issue price is the unit value plus a fee per unit of **max. 10 percent** to cover the management company's issuing costs, rounded up to the nearest 1 cent.

Issuance of the units shall not be limited in principle; however, the management company reserves the right to cease issuing unit certificates either temporarily or permanently.

The management company shall be entitled to introduce a graduated subscription fee.

#### Redemption and redemption fee

Units will be redeemed on any Austrian banking day, except for Good Friday and New Year's Eve.

The redemption price corresponds to the unit value, rounded down to the nearest 1 cent.

No redemption fee will be charged.

At the request of a unitholder, his unit shall be redeemed out of the investment fund at the applicable redemption price against surrender of the unit certificate.

#### Article 5 - Accounting year

The investment fund's accounting year runs from December 1 to November 30.

#### Article 6 - Unit classes and appropriation of income

Distribution unit certificates and/or accumulation unit certificates with capital gains tax paid and accumulation unit certificates without capital gains tax paid may be issued for the investment fund, with each certificate documenting one unit or fractions thereof.

Various classes of unit certificates may be issued for this investment fund. The establishment of unit classes and issuance of units in a given unit class are at the discretion of the management company.

# - Appropriation of income for distribution unit certificates (income distribution)

The income received during the past accounting year (interest and dividends), net of expenses, may be distributed at the discretion of the management company. The management company may opt not to make any distribution, subject to due consideration of the interests of the unitholders. The distribution of income from the sale of assets of the investment fund, including subscription rights, is likewise at the discretion of the management company. The fund assets may be distributed. Interim distributions are permitted.

The fund assets may not, as a result of distributions, fall below the minimum volume for a termination which is stipulated by law.

These amounts will be distributed to holders of distribution unit certificates from **January 15** of the following accounting year. The remainder will be carried forward to new account.

In any case, from **January 15** the amount calculated pursuant to InvFG must be paid out, to be used, where applicable, to meet any capital gains tax liability on the dividend-equivalent income for those unit certificates unless the management company ensures, by furnishing proof from the custodian institutions, that at the time of payment, the unit certificates are only held by unitholders who are either not subject to Austrian income tax or corporate income tax or who fulfill the requirements for exemption pursuant to §94 EStG or for a capital gains tax exemption.

# - Appropriation of income for accumulation unit certificates with capital gains tax paid (income accumulation)

The income received during the accounting year that remains, net of expenses, will not be distributed. In case of accumulation unit certificates, from **January 15** the amount calculated pursuant to InvFG must be paid out, to be used, where applicable, to meet any capital gains tax liability on the dividend-equivalent income for those unit certificates unless the management company ensures, by furnishing proof from the custodian institutions, that at the time of payment, the unit certificates are only held by unitholders who are either not subject to Austrian income tax or corporate income tax or who fulfill the requirements for exemption pursuant to §94 EStG or for a capital gains tax exemption.

# - Appropriation of income for accumulation unit certificates without capital gains tax paid (full income accumulation)

The income received during the accounting year that remains, net of expenses, will not be distributed. No payment pursuant to InvFG will be made. The key date pursuant to InvFG in case of non-payment of capital gains tax on the fund's annual income is **from January 15** of the following accounting year.

The management company must ensure, by furnishing proof from the custodian institutions, that at the time of payment the unit certificates are only held by unitholders who are either not subject to Austrian income tax or corporate income tax or who fulfill the requirements for exemption pursuant to §94 EStG or for a capital gains tax exemption.

If these preconditions have not been met as of the payment date, the amount calculated pursuant to InvFG shall be paid out by the custodian bank in the form of credit.

- Appropriation of income for accumulation unit certificates without capital gains tax paid (full income accumulation, foreign tranche)

Accumulation unit certificates without capital gains tax paid will be exclusively distributed outside Austria.

The income received during the accounting year that remains, net of expenses, will not be distributed. No payment pursuant to InvFG will be made.

The management company must ensure, by furnishing appropriate proof, that at the time of payment the unit certificates are only held by unitholders who are either not subject to Austrian income tax or corporate income tax or who fulfill the requirements for exemption pursuant to §94 EStG or for a capital gains tax exemption.

# Article 7 - Management fee, reimbursement of expenses, liquidation fee

For its management activity, the management company receives annual remuneration of up to **2 percent p.a.** This remuneration will be calculated on the basis of the month-end values, accrued daily and paid out monthly.

The management company shall be entitled to introduce a graduated management fee.

The management company is entitled to reimbursement of all expenses associated with its management activities.

The costs arising at the introduction of new unit classes for existing asset portfolios shall be deducted from the unit prices of the new unit classes.

At the liquidation of the investment fund, the liquidator shall receive remuneration amounting to **0.50 percent** of the fund assets.

Please refer to the prospectus for further information regarding this investment fund.

#### Annex

# List of stock exchanges with official trading and organized markets

1. Stock exchanges with official trading and organized markets in the member states of the EEA as well as stock exchanges in European countries outside of the member states of the EEA which are considered to be equivalent to regulated markets

Each member state is required to maintain an updated list of markets authorized by it. Such list is to be made available to the other member states and to the European Commission.

Pursuant to the Directive, the European Commission is obliged to publish once per year a list of the regulated markets of which it has received notice.

Due to increasing deregulation and to trading segment specialization, the list of "regulated markets" is undergoing great changes. Consequently, the European Commission will, in addition to yearly publication of a list in the Official Journal of the European Union, maintain an updated version of this list on its official website.

#### 1.1. The current list of regulated markets is available at:

https://registers.esma.europa.eu/publication/searchRegister?core=esma\_registers\_upreg12

### 1.2. The following stock exchanges are included in the list of regulated markets:

1.2.1. Luxembourg Euro MTF Luxembourg

#### 1.3. Recognized markets in the EEA pursuant to §67 (2) Item 2 InvFG:

Markets in the EEA classified as recognized markets by the relevant supervisory authorities.

#### 2. Stock exchanges in European countries that are not member states of the EEA

2.1. Bosnia & Herzegovina: Sarajevo, Banja Luka

2.2. Montenegro: Podgorica

2.3. Russia: Moscow Exchange

2.4. Switzerland SIX Swiss Exchange AG, BX Swiss AG

2.5. Serbia: Belgrade

2.6. Turkey: Istanbul (only "National Market" stock market segment)

2.7. United Kingdom

Great Britain and Northern Ireland

Cboe Europe Equities Regulated Market – Integrated Book Segment, London Metal Exchange, Cboe Europe Equities Regulated Market – Reference Price Book Segment, Cboe Europe Equities Regulated Market – Off-Book Segment, London Stock Exchange Regulated Market (derivatives), NEX Exchange Main Board (non-equity), London Stock Exchange Regulated Market, NEX Exchange Main Board (equity), Euronext London Regulated Market, ICE FUTURES EUROPE, ICE FUTURES EUROPE - AGRICULTURAL PRODUCTS DIVISION, ICE FUTURES EUROPE - EQUITY PRODUCTS

DIVISION and Gibraltar Stock Exchange

<sup>&</sup>lt;sup>12</sup> To open the list, select "Regulated market" in the "Entity type" menu in the left-hand column and click on "Search" (or "Show table columns" and "Update"). The ESMA may change this link.

#### 3. Stock exchanges in non-European countries

3.1.	Australia:	Sydney, Hobart, Melbourne, Perth
J	,	5 , 4

3.2. Argentina: Buenos Aires

3.3. Brazil: Rio de Janeiro, Sao Paulo

3.4. Chile: Santiago

3.5. China: Shanghai Stock Exchange, Shenzhen Stock Exchange

3.6. Hong Kong: Hong Kong Stock Exchange

3.7. India: Mumbai3.8. Indonesia: Jakarta3.9. Israel: Tel Aviv

3.10. Japan: Tokyo, Osaka, Nagoya, Fukuoka, Sapporo

3.11. Canada: Toronto, Vancouver, Montreal
3.12 Colombia: Bolsa de Valores de Colombia
3.13. Korea: Korea Exchange (Seoul, Busan)
3.14. Malaysia: Kuala Lumpur, Bursa Malaysia Berhad

3.15. Mexico: Mexico City

3.16. New Zealand: Wellington, Auckland3.17. Peru: Bolsa de Valores de Lima

3.18. Philippines: Philippine Stock Exchange

3.19. Singapore: Singapore Stock Exchange

3.20. South Africa: Johannesburg

3.21. Taiwan: Taipei3.22. Thailand: Bangkok

3.23. USA: New York, NYCE American, New York

Stock Exchange (NYSE), Philadelphia, Chicago, Boston, Cincinnati,

Nasdaq

3.24. Venezuela: Caracas

3.25. United Arab

Emirates: Abu Dhabi Securities Exchange (ADX)

# 4. Organized markets in countries that are not member states of the European Union

4.1.	Japan:	Over-the-counter market
4.2.	Canada:	Over-the-counter market
4.3.	Korea:	Over-the-counter market
4.4.	Switzerland:	Over-the-counter market

of the members of the International Capital Market Association

(ICMA), Zurich

4.5. USA Over-the-counter market (subject to official supervision e.g. by SEC,

FINRA)

#### 5. Stock exchanges with futures and options markets

5.1.	Argentina:	Bolsa de Comercio de Buenos Aires
5.2.	Australia:	Australian Options Market, Australian

Securities Exchange (ASX)

5.3. Brazil: Bolsa Brasiliera de Futuros, Bolsa de Mercadorias & Futuros, Rio de

Janeiro Stock Exchange, Sao Paulo Stock Exchange

5.4. Hong Kong: Hong Kong Futures Exchange Ltd.

5.5. Japan: Osaka Securities Exchange, Tokyo International Financial Futures

Exchange, Tokyo Stock Exchange

5.6. Canada: Montreal Exchange, Toronto Futures Exchange

5.7. Korea: Korea Exchange (KRX)

5.8. Mexico: Mercado Mexicano de Derivados

5.9. New Zealand: New Zealand Futures & Options Exchange5.10. Philippines: Manila International Futures Exchange

5.11. Singapore: The Singapore Exchange Limited (SGX)

5.12. South Africa: Johannesburg Stock Exchange (JSE), South African Futures Exchange

(SAFEX)

5.13. Turkey: TurkDEX

USA: 5.14.

NYCE American, Chicago Board Options
Exchange, Chicago Board of Trade, Chicago Mercantile Exchange,
Comex, FINEX, ICE Future US Inc. New York, Nasdaq, New York Stock

Exchange, Boston Options Exchange (BOX)