

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

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

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. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

**Product name:**  
ABN AMRO Funds Global Balanced

**Legal entity identifier:**  
549300UXIM8KV62VED10

## Environmental and/or social characteristics

### Does this financial product have a sustainable investment objective?

Yes

No

It will make a minimum of **sustainable investments with an environmental objective**: \_\_\_%

- in economic activities that qualify as environmentally sustainable under the EU Taxonomy
- in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy

It will make a minimum of **sustainable investments with a social objective**: \_\_\_%

It **promotes Environmental/Social (E/S) characteristics** and while it does not have as its objective a sustainable investment, it will have a minimum proportion of \_\_\_% of sustainable investments

- 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

It promotes E/S characteristics, but **will not make any sustainable investments**



### What environmental and/or social characteristics are promoted by this financial product?

*The analysis of ESG factors is systematically integrated into the investment decision making process of ABN AMRO Funds Global Balanced (the "Sub-Fund"). ESG integration is the process of recognising the financial materiality (or significance) of environmental, social and corporate governance factors as part of the investment process. The Sub-Fund will use a selection of securities complying with ABN AMRO Investment Solutions (the "Management Company") ESG responsibility criteria. Under the ESG responsibility criteria of the Management Company, the Sub-Fund is committed to conducting both negative and positive screenings as well as taking engagement actions when necessary.*

*The Sub-Fund promotes both environmental and social characteristics. On the environmental front, the Sub-Fund promotes climate risk management. The social characteristics promoted by the Sub-Fund focus on global human rights, labor standards as well as diversity, equity and inclusion.*

*No reference benchmark has been designated for the purpose of attaining the environmental or social characteristics promoted by the Sub-Fund.*

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

● **What sustainability indicators are used to measure the attainment of each of the environmental or social characteristics promoted by this financial product?**

*ESG analysis is systematically integrated into the investment decision making process. As part of its ESG framework, the Management Company uses the following sustainability indicators to measure the achievement of each of the environmental or social characteristics promoted by the Sub-Fund:*

*On the corporate side:*

- *Absence of companies that do not meet the criteria defined in the Management Company's Exclusion List and that are deemed incompatible with the E/S promotion (e.g. tobacco, controversial weapons).*
- *Controversy Level Assessment - Controversy involvement is a key measure of ESG performance. Controversy level assessment reflects a company's level of involvement in issues and how it manages those issues.*
- *Compliance with the UN Global Compact - The United Nations Global Compact is the world largest corporate sustainability initiative aimed at encouraging businesses and firms worldwide to adopt sustainable and socially responsible policies, and to report on their implementation. The UN Global Compact is a principle-based framework for businesses, stating ten principles in the areas of human rights, labour, the environment and anti-corruption. The Ten Principles of the United Nations Global Compact are derived from: the Universal Declaration of Human Rights, the International Labour Organization's Declaration on Fundamental Principles and Rights at Work, the Rio Declaration on Environment and Development, and the United Nations Convention Against Corruption.*
- *ESG Risk Scores - ESG risk scores measure a company's exposure to material industry-specific ESG risks and how the company manages those risks. This multi-dimensional way of measuring ESG risk combines the concepts of management and exposure to arrive at an absolute assessment of ESG risk.*
- *Scope 1 GHG Emissions- Scope 1 emissions emanate from a company's internal operations, including on-site energy production, vehicle fleets, manufacturing operations, and waste.*
- *Scope 2 GHG emissions- Scope 2 emissions are indirect emissions generated by the production of energy used by the company.*

*On the Sovereign side:*

- *Absence of companies that do not meet the criteria defined in the Management Company's Exclusion List and that are deemed incompatible with E/S promotion (i.e. countries listed on ABN AMRO Sanctions List, ratification of the Treaty of the Non-Proliferation of nuclear weapons,*

*ratification of the Paris Agreement, ratification of the ILO Conventions 182 on the Worst Forms of Child Labour)*

- *Country Risk Scores- The Country Risk Scores measure the risk to a country's long-term prosperity and economic development by assessing how sustainably it is managing its wealth.*
- *Government emissions*

● ***What are the objectives of the sustainable investments that the financial product partially intends to make and how does the sustainable investment contribute to such objectives?***

*Not Applicable*

● ***How do the sustainable investments that the financial product partially intends to make, not cause significant harm to any environmental or social sustainable investment objective?***

*Not Applicable*

— ***How have the indicators for adverse impacts on sustainability factors been taken into account?***

*Not Applicable*

— ***How are the sustainable investments aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights?***

*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 EU criteria.*

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

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



**Does this financial product consider principal adverse impacts on sustainability factors?**

- ✖ Yes, the Sub-Fund considers principal adverse impacts (PAI) as part of the investment decision making process. More specifically, on the corporate side, the Sub-Fund strives to minimize two PAIs by excluding (i) United Nations Global Compact non-compliant companies and (ii) controversial weapons.

*On the sovereign side, the Sub-Fund strives to minimize one PAI by excluding countries under international sanctions due to social violations. The Sub-Fund also strives to minimize part of the GHG intensity PAI (i.e., table 1, PAI 15) by excluding countries that have not signed the Paris Agreement.*

*The above principal adverse impacts are considered at product level through the exclusion policy.*

*Further information on principal adverse impacts will be provided in an annex to the Sub-Fund's annual report.*

No



### **What investment strategy does this financial product follow?**

*To select eligible securities, the Management Company performs both a financial and non-financial analysis, using ESG criteria in combination with exclusions filters.*

*The process of selecting the eligible securities starts with applying quantitative screens on a global universe by using the external ESG data provider Sustainalytics. These screens consist of activity-based and norm-based exclusions and ESG risk scores classification.*

*The purpose of the negative filters is to eliminate from investment companies that violate international standards, activities that might have a negative effect on society and on environment (as tobacco and thermal coal). The Management Company will then rank the securities according to their ESG risk score as evaluated by Sustainalytics. The purpose of the ranking is to better allocate the ESG risk score in the portfolio. The Management Company will only retain securities with an ESG risk score that is either negligible, low, medium or high. Investing in severe ESG risk score (>40) is not allowed.*

*Moreover, as part of the controversy assessment and using Sustainalytics as the data source provider, the Management company will exclude companies with the highest controversy score (i.e level 5-severe out of 6 levels from 0 to 5).*

*The Management Company may invest in external or internal funds to expose the Sub-Fund on specific market (as emerging markets, for example). Those investment funds promote environmental and social characteristics and qualifies as an investment product in accordance with article 8(1) of Regulation (EU) 2019/2088 on sustainability related disclosures in the financial services sector ("SFDR article 8") or contributes to environmental and social objectives and qualifies as an investment product in accordance with article 9 of Regulation (EU) 2019/2088 on sustainability related disclosures in the financial services sector ("SFDR article 9"). External investment funds are selected in accordance with the Management Company's standards of quality and go through a qualitative ESG selection process before being retained. This process involves an in-depth analysis of the overall sustainability strengths going from the analysis of philosophy and investment processes to the capabilities in place and the portfolio construction. External funds may not apply the same set of exclusions and thus may deviate from the "Sustainability Investment Policy" of the Management Company (i.e., applicable only to direct investments).*

*The management team will select the securities within the eligible universe as filtered above and will construct the portfolio based on financial criteria (top-down and bottom up) to attain the financial objectives of the fund.*

*Methodological limitations can be assessed in terms of: nature of ESG information (quantification of qualitative data), ESG coverage (some data are not available for certain issuers) and homogeneity of ESG data (methodological differences).*

- **What are the binding elements of the investment strategy used to select the investments to attain each of the environmental or social characteristics promoted by this financial product?**

*The binding elements of the investment strategy are:*

- *The Management Company's exclusions list as defined in the following table :*

<i>Company Exclusions based on International Standards and Policies</i>	<i>Exclusion Criteria</i>
<i>Companies non-compliant with the UN Global Compact's Principles</i>	No
<i>Companies listed on ABN AMRO Investment Exclusion List (IEL)</i>	No
<i>Companies listed on AAIS Good Governance Blacklist</i>	No
<i>Company Exclusions based on Revenue Thresholds</i>	
<i>Controversial Weapons direct ownership</i>	No
<i>Controversial Weapons indirect ownership Involvement</i>	>35%
<i>Thermal Coal Extraction</i>	>10%
<i>Thermal Coal Power Generation</i>	>10%
<i>Tobacco Producing Companies</i>	>0%
<i>Government Exclusions based on Norms and Policies</i>	
<i>Countries listed on ABN AMRO Sanctions List</i>	No
<i>Ratification Treaty of the Non-Proliferation of nuclear weapons (NPT)</i>	Yes
<i>Ratification Paris Agreement</i>	Yes
<i>Ratification ILO Conventions 182 on the Worst Forms of Child Labour</i>	Yes

*The table above is a non-exhaustive set of exclusions which may evolve over time (with no prior notice).*

- *The Management Company ESG suitability criteria for investments as defined below:*
  - *direct investments: only securities with an ESG risk score below 40 are eligible and a controversy level of 5 (or "severe") based on Sustainalytics data.*
  - *indirect investments: investment funds that promote environmental and social characteristics and qualify as an investment product in accordance with article 8(1) of Regulation (EU) 2019/2088 on sustainability related disclosures in the financial services sector or that contribute to environmental and social objectives and qualify as an investment product in accordance with article 9 of Regulation (EU) 2019/2088 on sustainability related disclosures in the financial services.*

- **What is the committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy?**

*There is no committed minimum rate to reduce the scope of the investments considered prior to the application of that investment strategy.*

**What is the policy to assess good governance practices of the investee companies?**

- As part of its “Good Governance Policy”, the Management Company of the Sub-Fund determines if a company does not follow good governance practices. Companies that do not follow good governance practices are excluded from the initial investment universe of the Sub-Fund. The data source used for all below mentioned criteria and to define the pass/fail good governance test of the Management Company is Sustainalytics.

**Good governance**  
practices include sound management structures, employee relations, remuneration of staff and tax compliance.

<b>SFDR Component</b>	<b>Indicator</b>	<b>Exclusion Criteria</b>	<b>Description</b>
<i>Sound Management Structure</i>	<i>UN Global Compact - Principle 10</i>	<i>Watchlist and Non-Compliant status</i>	<i>Principle 10 of the UN Global Compact is related to anti-bribery and corruption and states businesses should work against corruption in all its forms, including extortion and bribery.</i>
	<i>Governance controversy assessment</i>	<i>High &amp; Severe Levels (equivalent to levels 4/5 and 5/5)</i>	<i>As part of the controversy assessment, the following topics are included : accounting irregularities, bribery and corruption, anti-competitive practices, sanctions as well as board composition.</i>
<i>Employee Relations</i>	<i>UN Global Compact – Principles 3, 4, 5 and 6</i>	<i>Watchlist and Non-Compliant status</i>	<i>Principle 3, 4, 5 and 6 of the UN Global Compact are related to labour conditions. The principles state that businesses should uphold the freedom of association and the effective recognition of the right to collective bargaining; the elimination of all forms of forced and compulsory labour; the effective abolition of child labour; and the elimination of discrimination in respect of employment and occupation.</i>
	<i>Social Controversy Assessment</i>	<i>High &amp; Severe Levels (equivalent to levels 4/5 and 5/5)</i>	<i>As part of the controversy assessment, the following topics are included : freedom of association, child/forced labour, health and safety, community relations, respect of human rights, labour standards, discrimination and harassment.</i>
<i>Tax Compliance</i>	<i>Governance Controversy Assessment</i>	<i>High &amp; Severe Levels (equivalent to levels 4/5 and 5/5)</i>	<i>As part of the controversy assessment, taxes avoidance and evasion is taken into consideration.</i>
<i>Remuneration of Staff</i>	<i>Governance Controversy Assessment</i>	<i>High &amp; Severe Levels (equivalent to levels 4/5 and 5/5)</i>	<i>As part of the controversy assessment, remuneration is taken into consideration</i>

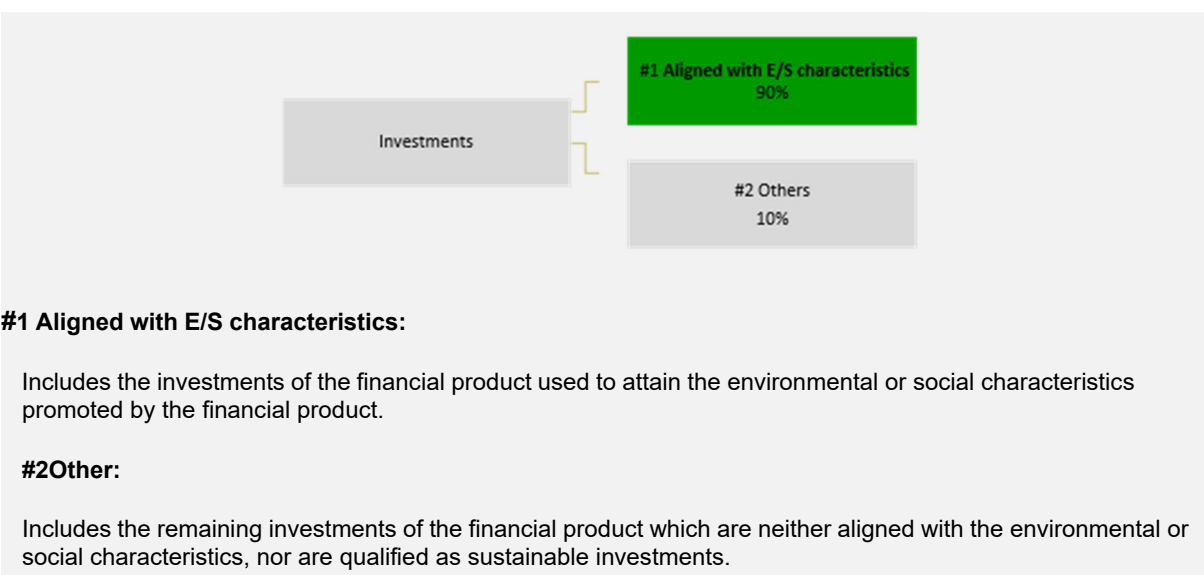
*The good governance requirements outlined in the SFDR regulation are only applicable to investments in companies*



## What is the asset allocation planned for this financial product?

*The Sub-Fund invests at least 90% of its net assets in assets that have been determined as "eligible" as per the ESG process in place (hence in investments that are aligned with the promoted environmental and social characteristics (#1 Aligned with E/S characteristics)).*

*Up to 10% of the investments are not aligned with these characteristics (#2 Other). "#2 Other" includes other funds (inc.ETF) that do classify as "SFDR article 8" or "SFDR article 9", derivatives, bank deposits at sight, including cash held in current accounts with a bank accessible at any time. These are used for Investment, hedging and efficient management portfolio purposes. There are no minimum environmental or social safeguards associated with these investments. A more detailed description of the specific asset allocation of this Sub-Fund can be found in the prospectus.*



### #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.

### How does the use of derivatives attain the environmental or social characteristics promoted by the financial product?

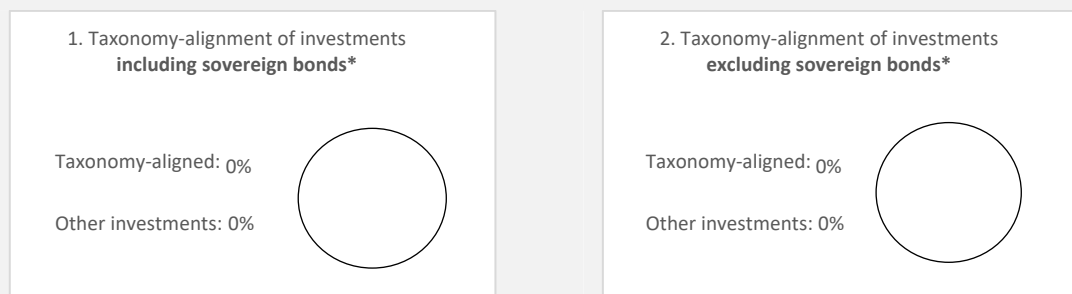
Not Applicable



## To what minimum extent are sustainable investments with an environmental objective aligned with the EU Taxonomy?

Not Applicable.

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



\* For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures

**Asset allocation**  
describes the share  
of investments in  
specific assets.

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

**Enabling activities**  
directly enable other  
activities to make a  
substantial  
contribution to an  
environmental  
objective.

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

- **What is the minimum share of investments in transitional and enabling activities?**

*The Sub-Fund does not have a minimum share of investments in transitional and enabling activities (i.e., 0%), as it does not commit to a minimum proportion of environmentally sustainable investments aligned with the EU Taxonomy.*



**What is the minimum share of sustainable investments with an environmental objective that are not aligned with the EU Taxonomy?**

*Not Applicable*



**What is the minimum share of socially sustainable investments?**

*Not Applicable*



**What investments are included under “#2 Other”, what is their purpose and are there any minimum environmental or social safeguards?**

*“#2 Other” includes other funds (inc.ETF) that do not classify “SFDR article 8” or “SFDR article 9”, derivatives, bank deposits at sight, including cash held in current accounts with a bank accessible at any time. These are used for investment, hedging and efficient management portfolio purposes. A more detailed description of the specific asset allocation of this Sub-Fund can be found in the prospectus. There are no minimum environmental or social safeguards associated with these investments.*



**Is a specific index designated as a reference benchmark to determine whether this financial product is aligned with the environmental and/or social characteristics that it promotes?**

*No specific ESG-related index has been designated for this Sub-Fund.*

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

- **How is the reference benchmark continuously aligned with each of the environmental or social characteristics promoted by the financial product?**  
*Not Applicable*
- **How is the alignment of the investment strategy with the methodology of the index ensured on a continuous basis?**  
*Not Applicable*
- **How does the designated index differ from a relevant broad market index?**  
*Not Applicable*
- **Where can the methodology used for the calculation of the designated index be found?**  
*Not Applicable*



## Where can I find more product specific information online?

*More product-specific information can be found on the websites:*

- ABN AMRO Investment Solution's Sustainable Investment Policy:

*<https://www.abnamroinvestmentsolutions.com/en/socially-responsible-investment-abn-amro-investment-solutions/sustainability-related-disclosures.html>*

- Documents of the Sub-Fund:

*<https://www.abnamroinvestmentsolutions.com/en/fund-range/fund-range.html>*