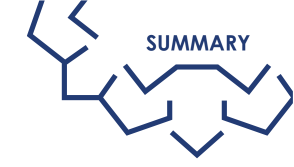


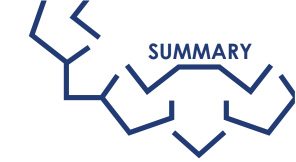
2023-06





INTR	ODUCTION	3
1/ IN	FORMATION PURSUANT TO ARTICLE 29 OF THE ENERGY AND CLIMATE ACT	4
Α.	. Vauban IP's general approach for ESG	4
В.	Internal resources for ESG management at Vauban IP	6
С	. Approach to considering ESG criteria	8
D.	Engagement strategy	9
E.	EU Taxonomy alignment and exclusion on fossil fuels	11
F.	Alignment with the Paris Agreement objective	12
G	. Biodiversity	15
Н.	ESG risk management	16
I.	List of financial products	17
2/ IN	IFORMATION PURSUANT TO SFDR ARTICLE 4	19
J.	Summary of the main negative impacts on sustainability factors	19
K.	Main negative impacts on sustainability factors	22
L.	Policies to identify and prioritise the main negative impacts	23
M	. Engagement policy	24
N.	. References to international standards	25





INTRODUCTION

About the Article 29 of the Energy-Climate Law

In accordance with the French Energy-Climate Law "LOI n° 2019-1147 relative à l'énergie et au climat" published on November 27th, 2019, this document relates to the disclosures referred in the implementing decree for Article 29, published on May 27th, 2021.

Article 29 of the Energy-Climate Law aims at clarifying and strengthening sustainability related financial disclosure for market players. It contributes to greening the French financial system as it supplements existing European legislation in three complementary areas: climate, biodiversity, and the integration of ESG factors in governance and risk management of financial institutions; making it is a cornerstone of sustainable finance legislation.

The current disclosure is based on Vauban Infrastructure Partners' 2022 performance.

About the Annex F

Structure of the sustainability information in the annual report in accordance with V of Article D.533-16-1 of the Monetary and Financial Code (French "Code Monétaire et Financier") applicable to undertakings with a balance sheet total of more than €500 million subject to both the provisions of Article 29 of the Energy and Climate Act and the provisions of Article 4 of Regulation (EU) 2019/2088 of the European Parliament and of the Council of 27 November 2019

About Vauban Infrastructure Partners

Vauban Infrastructure Partners is a company with less than 500 employees and with more than €500 million in assets under management, specialised in the management of investment funds dedicated to the infrastructure sector. We are long-term investors, with notably a 25-years buy & hold strategy, managing essential infrastructures across 4 sectors: Mobility, Energy Transition, Digital, and Social Infrastructures.

Gender diversity: Vauban IP has defined a gender diversity target aligned with the Rixain law for companies of +1000 employees: 30% of women in the Investment Committee by 2026, and 40% by 2029. As of 31/12/2022, women represent 31% of the Investment Committee. Vauban IP also disclose gender diversity within investment teams (36%), and total employees (42%).

1/ INFORMATION PURSUANT TO ARTICLE 29 OF THE ENERGY AND CLIMATE ACT

A. Vauban IP's general approach for ESG

Long term investing, sustainable value

We are a long-term investor, with notably a 25-years buy & hold strategy, managing essential infrastructures across 4 sectors: Mobility, Energy Transition, Digital, and Social Infrastructures.

We manage infrastructures that will be anchored in territories for several generations. As a result, we have a great responsibility towards our stakeholders, committing ourselves to develop our projects in a sustainable way notably with respect of the social license to operate.

We also identify that infrastructures have a share of responsibility in global warming and commit to deploy our best efforts to mitigate and adapt to climate change.

To meet all these challenges, we have implemented a comprehensive ESG strategy guiding our actions at the corporate and at the portfolio level. As a fully engaged company, we integrate ESG consideration in both our internal and investment practices

ESG POLICIES			
ESG Charter	ESG Policy		
Shareholder Engagement Policy	SFDR Statement		

EXTERNAL INITIATIVES & MEMBERSHIPS					
UN PRI	TCFD	IFRS Sustainability Alliance	UN SDGs		
SASB	Global Investor Statement to Governments on the Climate Crisis	iC International	France Invest ESG Commission		

Please refer to N

Consideration of ESG criteria

Our ESG strategy and related processes apply to all funds. The funds we manage are classified under Article 8 of the EU Sustainable Finance Disclosure Regulation (SFDR), as promoting environmental and social characteristics among other characteristics.

PORTFOLIO ESG MONITORING							
Portfolio	Portfolio as of 31.12.2022			Coverage			
FUNDS	VINTAGE	Size	SFDR article 8	EU Taxonomy	Climate	Biodiversity	
CIF IV	2022						
CIF III	2020						
CIF II	2017						
CIF I	2015	€ 7.8 Bn	100%	100%	100%	100%	
BTP IL	2014						
FIDEPPP2	2012						
Co-invest							
Concordance table in the document			I	E	F	G	

Content, frequency and means used to inform LPs

Through the appropriate communication channels, we fully disclose to LPs and a wider audience, the details of our ESG Strategy and the ESG performance of the Portfolio.

	POLICIES				PERI	ODIC D	ISCLOS	URES
LPs	Internal policies and procedures can be shared on demand with LPs			Funds' Anni ESG & SFDR Re		ESG	nds' Quarter Updates and ial controversies	
Public	ESG Policy	ESG Charter	Voting Policy	SFDR Statement	Annual Sustainability report	Acade	nual emic re- arch	Annual French Article 29 LEC report

B. Internal resources for ESG management at Vauban IP

ESG Governance

All Vauban Infrastructure Partners employees are involved in ESG integration. Vauban Infrastructure Partners has initiated a reflection on the integration of environmental, social and governance criteria within its governance and supervisory bodies.

ESG Committee	Meets on a quarterly basis to validate the main lines of the ESG strategy: CEO & Deputy CEO, The members of the Executive Committee, The ESG team, Two Investment Directors, Four Investment Managers.
ESG team	The Team, composed of 2 FTEs (ESG Director, 16 years of experience, and ESG Officer, 7 years of experience), oversees the ESG strategy of Vauban Infrastructure Partners. 3% of Vauban's FTEs: 2 FTEs out of a total of 67 FTEs.
Investment Committee	ESG due diligence findings are presented and discussed during the Screening Committee and the Investment Committee at each investment phase.
Investment teams	 Investment teams are in charge of ESG integration at the portfolio level. Consistent ESG monitoring is considered to calculate investment teams' variable compensation. Before acquisition: they are in charge of the ESG due diligences with the ESG team providing support and review for this process After acquisition: they are in charge of the ESG monitoring and shareholder engagement with portfolio companies
Risk team	The Risk Team integrates an ESG risk analysis to the risk assessment provided at the investment stage and during the monitoring stage.

We are accompanied by leading experts

We have strengthened our collaboration with leading experts in order to sustain our ESG strategy over the long term. Each one of them provide specific expertise on key ESG topics.

BLUNOMY formerly ENEA CONSULTING	EU Sustainable Finance strategy	Blunomy provides expertise and operational capacity on issues related to the EU Taxonomy and SFDR.
CARBONE 4	Climate strategy	Carbone 4 carries out the independent climate impact assessments of the portfolio.
SIRSA	Data management	Sirsa implemented the online platform (Reporting 21) allowing us to collect and consolidate our ESG data. Vauban IP does not use any external data providers; our ESG data comes directly from our portfolio companies.
PwC LUXEMBOURG	SFDR audit	PwC audits our SFDR processes and disclosures.
ALTERMIND	Vauban open research	Altermind organises and contributes to our infrastructure open research.

The associated costs will be communicated in the next disclosure.

C. Approach to considering ESG criteria

We align variable compensation with ESG

ESG monitoring is part of the KPIs of the staff's individual annual evaluation and variable compensation. Thus, we encourage all our teams to take ESG into account in their different processes.

ESG trainings

We provide training to 100% of our staff every year by allocating a substantial budget for trainings. Several ESG trainings on specific topics are provided to all staff every year (e.g., on climate change, potential updates of our ESG processes, SFDR & EU Taxonomy, etc.).

ESG internal guidelines

Our teams benefit from internal guidelines & tools to facilitate staff's onboarding on ESG.

ESG Guide	Explains the ESG methodology with detailed instructions on how to complete the analysis needed at each stage of the investment cycle	NEW Updated in 2022	
ESG due diligence tool	Used by investment teams to analyse ESG risks and opportunities during the pre-investment phase	NEW Updated in 2022	
ESG data management tool	Through this tool (Reporting 21), we monitor ESG performance on +70 indicators	Launched in 2021	

D. Engagement strategy

The shareholder engagement and voting policy is publicly available

The Shareholder Engagement Policy describes "how the company integrates its shareholder role into its investment strategy", and the results are disclosed annually on our website.

SHAREHOLDER ENGAGEMENT AND VOTING POLICY				
Shareholder Engagement Policy	Report on Shareholder Engagement			

Dialogue with portfolio companies

The funds managed by Vauban IP invest almost exclusively in unlisted assets.

The dialogue with the holding companies is a major element of Vauban IP's shareholder commitment. Vauban IP teams meet regularly with the directors and senior executives of the companies in the portfolio. The dialogue is structured:

- On the one hand, formally through systematic participation on the boards of directors (or other management bodies) of these companies. During these meetings, the representatives of Vauban IP act in the company's social interest. The exchanges and decisions taken by the management bodies concern in particular the validation of budgets, the formalization of objectives, the ESG policy (a checklist of ESG points to be addressed is available internally for employees), financial results, monitoring of risks.
- On the other hand, informally via ad hoc committees or meetings, telephone or email exchanges or ad hoc requests. These meetings make it possible to follow and support companies in achieving both financial and non-financial objectives.

Resolutions submitted by Vauban IP

The 2022 General Assembly resolutions presented concern 61 assets (out of 74) in which Vauban IP has a majority shareholding or controlling power. Vauban IP systematically exercises this power of control by participating actively and systematically in the boards of directors (or other management bodies) of the shareholdings. Vauban IP can influence the agenda and the list of resolutions voted at the general meeting.

Of the 353 resolutions voted on, 35 were initiated by Vauban IP. All resolutions submitted by Vauban IP have been accepted.

REVIEW OF THE VOTING POLICY DURING GENERAL ASSEMBLIES					
	Proposals	From Va	From Vauban IP		others
	Total	Yes	No	Yes	No
(Re) Appointment of the management	22	1	0	21	0
Change of corporate form	0	0	0	0	0
Statutory changes	18	2	0	16	0
Capital increase / decrease	11	0	0	11	0
Annual accounts approval	80	5	0	75	0
Allocation of profit, equity or capital transaction	61	8	0	53	0
Executive compensation	3	1	0	2	0
ESG	1	0	0	1	0
Other	157	18	0	139	0
Total	353	35	0	318	0

RESOLUTIONS VOTED BY VAUBAN IP DURING GENERAL ASSEMBLIES					
	Proposals	Voted by Vauban II			
	Total	Yes	No		
(Re) Appointment of the management	22	22	0		
Change of corporate form	0	0	0		
Statutory changes	18	18	0		
Capital increase / decrease	11	11	0		
Annual accounts approval	80	80	0		
Allocation of profit, equity or capital transaction	61	61	0		
Executive compensation	3	3	0		
ESG	1	1	0		
Other	157	157	0		
Total	353	353	0		

E. EU Taxonomy alignment and exclusion on fossil fuels

Consolidated EU Taxonomy alignment will be available over the next year

Vauban Infrastructure Partners has made no commitment to the Taxonomy alignment of the funds it manages. Still, for the second year running, Vauban Infrastructure Partners determined the EU Taxonomy alignment of the funds. The assessment was carried out by our external partner Blunomy (formerly ENEA Consulting).

However, we do not publish this data publicly. It is provided to our LPs for information purposes only. Indeed, data consistency and reliability are one of our continuous improvement objectives for this process. Proxies were used in some cases, and we need to improve the level of detail and the collection of supporting documents to calculate the results obtained.

Consolidated exposure to fossil fuels

Vauban IP commits to exclude from its scope of investments, companies taking consolidated revenues from:

- Exploration or production of fossil fuels (coal, oil, gas);
- Production of nuclear energy;
- Production and trade of tobacco, distilled alcoholic drinks or any products pertained thereto:
- Production or trade of weapons or munitions;
- Casinos or any gambling business;
- Pornography, prostitution, or similar enterprises.

EXPOSURE TO FOSSIL FUELS					
Portfolio as of 31.12.2022					
FUNDS	Size	Exposure to fossil fuel exploration or production			
CIF IV					
CIF III					
CIF II					
CIF I	€ 7.8 Bn	0%			
BTP IL					
FIDEPPP 2					
Co-invest					

F. Alignment with the Paris Agreement objective

Climate change issues are integrated at all stages of our investment cycle

One of our main objectives is to formalise precise CO_2 reduction targets with our main assets (representing a significant weight in our portfolios and/or a significant climate impact).

Screening	Exclusion policy on fossil fuels exploration & production	Vauban IP
Due diligence	Climate impacts and risks are systematically considered and further assessed by Carbone 4 when relevant. A negative impact may be the subject of a No Go decision.	Vauban IP & Carbone 4
100 days action plan	We strive to formalise quantitative carbon reduction targets for new investments	Vauban IP
Ownership	Every year, we systematically assess the climate impacts of all our portfolios	Carbone 4
	We strive to engage existing portfolio companies on the formalisation of carbon reduction targets	Vauban IP
Exit	We commit to fully disclose all the track record of the climate impact assessments we made and the initiatives we implemented	

Quantitative targets will be available over the next two years

For existing funds, we have not yet formalised quantitative targets to reduce their carbon emissions.

Nonetheless, our latest CIF fund CIF IV, has an objective of alignment with the Paris Agreement notably expressed through the temperature of the portfolio (calculated by Carbone 4).

During the reporting period, we have been working with portfolio companies on a case-by-case basis to reduce their footprint. The difficulty with infrastructure projects is that the GP is not the only decision-maker, and there are many stakeholders involved. We often respond to a concession contract where the specifics of the project and the associated costs are negotiated very upstream with the grantor (most often a public authority). Any modification or initiative must be discussed and approved by all parties.

However, this year we have stepped up the number of discussions with the various stakeholders in our portfolio companies to try to move the climate change agenda forward. In the funds' annual reports, our LPs receive case studies of the progress we have managed to achieve.

Monitoring climate impacts

Every year, climate impacts of the funds are determined by our external partner Carbone 4. The methodology, called CIARA, is **publicly available**, as well as the methodology to assess **physical risks**. Our LPs are provided with detailed reporting at both fund and asset levels.

COVERAGE OF CLIMATE ASSESSMENTS						
Portfolio as of 31.12.2022						
	FIDEPPP 2	BTP IL	CIF I	CIF II	CIF III	CIF IV
Absolute emissions tCO ₂ e scope 1-2-3	✓	√	✓	√	√	√
Carbon footprint tCO2e/M€ invested	✓	√	✓	√	✓	✓
Carbon intensity tCO2e/M€ revenues	✓	√	✓	√	√	✓
Temperature Alignment Paris Agreement	✓	√	✓	√	√	✓
Physical risks	X	X	✓	√	√	✓

Consolidated climate impacts of our portfolios

We determined the climate impacts of the funds. The assessment was carried out by our external partner Carbone 4.

LPs also receive detailed disclosure at fund and portfolio company level.

PORTFOLIO CLIMATE IMPACTS		
Portfolio as of 31.12.2022		
	FIDEPPP 2, BTP IL, CIF I, CIF II, CIF III, CIF IV	
Absolute emissions with allocation x2 (financial allocation and double counting retreatments)	601 161 tCO2e	
Carbon footprint tCO2e allocatedx2/M€ invested	108	
Carbon intensity tCO2e without financial allocation/M€ of revenue	259	
Temperature Alignment Paris Agreement	1.9℃	
Physical risks	Non-consolidated, asset-by-asset results	

It is not excluded that the results will slightly vary from one year to another insofar as the methodology from Carbone 4 evolves. Moreover, collected data consistency and reliability is one of our continuous improvement objectives for this process. Proxies were used in some cases, and we need to improve the level of detail and the collection of supporting documents to calculate the results obtained.

Comment: the consolidated temperature under 2°C is notably due to good performance of our latest CIF IV fund, for which climate indicators are particularly important investment criteria during due diligence and may be subject to of No Go in the event of a negative impact.

G. Biodiversity

Quantitative targets will be available over the next two years

Biodiversity is currently managed on a case-by-case basis for the portfolio companies where this issue is particularly material: typically, highways. It is also important to note that our portfolio companies are mostly brownfield, and we consistently manage biodiversity issues for the few greenfield projects we may have.

End 2021, we started to systematise the biodiversity assessment of our portfolios by integrating a dedicated indicator to have a better vision of the impacts we may have.

In 2022, we have identified the portfolio companies potentially affecting biodiversity sensitive areas because of their location.

BIODIVERSITY SENSITIVE AREAS		
Portfolio as of 31.12.2022		
FIDEPPP 2, BTP IL, CIF I, CIF II, CIF III, CIF IV		
7 companies are located near biodiversity sensitive areas	15% of the portfolio	

These companies are already taking biodiversity issues into account, notably through their concession contracts, which usually require them to manage these topics. However, we will carry out a more detailed follow-up for these companies in order to quantify and disclose impact of measures undertaken.

In 2022, we have also held numerous discussions with various stakeholders to understand how to approach the biodiversity issue in a pragmatic way. In particular, we took part in working groups, gained learning through webinars, met with private consultants, and exchanged views with TNFD representatives.

What we want to avoid is a purely disclosure-based approach. In our view, the current market monitoring methodologies are too complex for imperfect results. Furthermore, developments in the European Taxonomy on Biodiversity may render these approaches obsolete in the short term.

We are looking for a pragmatic approach that will enable us to target the impacts and put in place the necessary remediation plans. This is why we try to meet with external players to set up initiatives on a case-by-case basis with portfolio companies.

H. ESG risk management

Description of the ESG risk management process

All funds managed by Vauban IP are invested in a long-term strategy focusing on essential infrastructures providing positive impacts for local communities. Our investment focus is the first factor pushing us to consider ESG risks. The time horizon associated with the ESG risk management is the 25-year detention horizon of our funds. The set-up encompasses notably the risks related to climate change and specifically transition and physical risks but also biodiversity and controversies risks. The risk Management framework is reassessed on an annual basis.

Exclusion policy

We exclude from our scope of investment controversial sectors that do not comply with our vision of responsible investment, notably fossil fuels exploration and production.

Please refer to E

Investment process

Prior any decision to invest, a materiality analysis is carried out. It is a holistic methodology and ESG impacts are identified through the prism of double materiality: we analyse both the impact of ESG risks on our assets and the impact of our assets on society. A potential investment presenting a too high level of ESG risks and too weak opportunities is abandoned.

Please refer to our ESG Policy, updated annually.

Assets' governance

Our policy is to only invest when the participation ensures control (exclusive or joint) – or associated with veto rights for minority stakes – and when the envisaged governance is deemed satisfactory. We are an active shareholder, genuinely exercising control through the actions of the board members we appoint in the portfolio companies. Board members ensure the sustainability risks are adequately considered by the portfolio companies and, if necessary, introduce them to the agenda of the governance bodies in which they participate.

ESG governance

Vauban infrastructure Partners has chosen to make ESG a subject shared by the various functions of the company and managed collegially. The highest decision-making body is therefore the ESG Committee.

Please refer to B

ESG risk assessment are systematically performed

For each asset, two levels of ESG risk assessment are performed: first by the investment teams, then by the Risk Department.

Vauban Risk Department has systematised the integration of ESG risk to its risk counter-analyse framework for each transaction contributing to the selectivity of the Investment Committee.

PORTFOLIO ESG RISK ASSESSMENT

Portfolio as of 31.12.2022

None of the assets in the portfolio present an identified significantly high ESG risk. Some of them present higher ESG risk profiles, but the investment has nevertheless been possible since the due diligence processes brought comfort on the improvement potential during the asset management phase.

The main portfolio challenge identified is the improvement of the climate impact scope 3 of the mobility sector assets and more particularly airports, where the exposure of Vauban IP to the sector is circa 2% of the AuM.

Vauban also identifies long-term resilience to climate change as a specific risk for the infrastructures of the portfolio. A dedicated assessment carried out by external consultant Carbone 4 is made periodically to reassess the risks and identify the actions to be conducted.

Quantitative estimation of the financial impacts of climate risks

In 2022, we carried out two types of stress test on climate risks: a physical risk assessment by Carbone 4 and a transitional risk assessment by Vauban IP Risk team. Carbone 4's physical risks' methodology is **presented publicly on their website**. Vauban's methodology for transition risks consisted of applying a carbon price (based on the EU ETS) to the emissions of its portfolio companies.

Results will be presented in the next report.

Action plans to reduce exposure to ESG risks

Exposure to ESG risks is management at portfolio company level on a case-by-case basis. Each project is unique and has a different exposure to risk depending on its context: geographical, sectoral, natural risks, etc.

I. List of financial products

SFDR classification of our products

All the funds we manage are classified under Article 8 of the EU Sustainable Finance Disclosure Regulation (SFDR) as promoting environmental and social characteristics among other characteristics.

SFDR CLASSIFICATION OF FUNDS		
Portfolio as of 31.12.2022		
Funds	SFDR classification	
FIDEPPP 2	Art. 8	
BTPIL	Art. 8	
CIFI	Art. 8	
CIF II	Art. 8	
CIF III	Art. 8	
CIF IV	Art. 8	
Co-investment funds		
Proxy	Art. 8	
Quimper	Art. 8	
Leo	Art. 8	
VIF	Art. 8	
Vicos	Art. 8	
VIM	Art. 8	
Cartier	Art. 8	
Cartier II	Art. 8	
Prokofiev	Art. 8	
Altamira	Art. 8	

2/ INFORMATION PURSUANT TO SFDR ARTICLE 4

J. Summary of the main negative impacts on sustainability factors

Summary

The investment funds managed by Vauban Infrastructure Partners are classified under Article 8 of the EU Sustainable Finance Disclosure Regulation (SFDR), as promoting environmental and social characteristics among other characteristics. Vauban Infrastructure Partners has put in place the dedicated monitoring processes to provide their investors with insightful disclosure on the Principal Adverse Impacts of the portfolio companies.

Detailed information on SFDR article 8 compliance is available to our LPs in the dedicated SFDR annexes of the investment funds' constituent documents.

Promoted environmental or social characteristics

Promoted characteristics for all investment funds and portfolio companies are the following:

Promoted characteristics	Metrics		
Reduction of carbon emissions	GHG emissions (scopes 1 - 2 - 3)		
Reduction of Carbon emissions	Temperature °C		
Job creation	Job creation over the last 2 years (N - N-2)		
Gender balanced governance	% of women at Board level		
	Dedicated ESG manager		
Fostering sustainability	Existence of an ESG Policy		
	Organisation of ESG trainings		

Integration of these indicators in our ESG frameworks:

- Due diligence framework: these 6 indicators can be found in our proprietary ESG Due Diligence Methodology.
- Monitoring framework: they are also included in the annual ESG monitoring that Vauban Infrastructure Partners does for the portfolio companies.

Sustainable investment objectives

The financial products managed by Vauban Infrastructure Partners promote environmental or social characteristics but do not have as their objective sustainable investment. In line with its investment strategy, Vauban Infrastructure Partners is nevertheless committed to making sustainable investments.

Sustainable investment definition

The definition of sustainable investment is unique and consistent across all investment funds managed by Vauban Infrastructure Partners. It is explicitly defined in the SFDR annexes of each investment fund's constituent documents.

The sustainable investment definition is broken down into three steps:

Direct contribution

For Vauban Infrastructure Partners, a portfolio company is considered a sustainable investment if it meets one of the criteria set out in the list of criteria for Direct Contributions, communicated in each SFDR annexe of the investment funds' constituent document. The list for the Direct Contribution criteria is the same for all investment funds. These criteria are constructed to be eligible to all companies whatever their business sector.

Do not significantly harm (DNSH) principle

Additionally, to the sectorial exclusions, the Principal Adverse Impacts (PAI) listed in Annexe 1 of the Regulatory Technical Standards (EU 2022/1288), are considered in the verification of the DNSH criterion.

In this respect, Vauban Infrastructure Partners adopts a qualitative best effort strategy to manage potential negative impacts on these issues.

Good governance

Vauban Infrastructure Partners ensures the appropriate Environmental, Social and Governance (ESG) due diligence is performed, and that human rights, equality and antibribery and corruption policies are in place for each portfolio companies. Sustainable investments should be reasonably aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights.

Proportion of sustainable investments in the funds

The minimum share of sustainable investment of each investment fund is detailed in the SFDR annexes of the investment funds' constituent documents.

Investment strategy

Vauban Infrastructure Partners invests in infrastructure companies owning and/or operating Infrastructure Assets expecting to bring real value to local communities, such as: health, education, utilities, digital infrastructure, mobility and public transportation. Vauban Infrastructure Partners has adopted a core 25-years "Buy & Hold" strategy, expecting to provide positive impacts to local communities over the long term.

The ESG strategy applies to all teams, investments, and processes. It is monitored internally by a dedicated ESG team and supervised by an ESG Committee which meets on a quarterly basis. The ESG strategy is also supported by external advisors who review the performance of the portfolio.

Monitoring for environmental or social characteristics

Vauban Infrastructure Partners' ESG monitoring framework includes portfolio companies' environmental or social characteristics and the compliance with regulatory standards (European Taxonomy, PAI indicators, operational data for carbon emission evaluation).

The ESG indicators are monitored through Vauban Infrastructure Partners' ESG data management tool enabling practical and consolidated follow-ups of portfolio companies. The tool is an online secured SaaS reporting platform where Vauban Infrastructure Partners' ESG monitoring framework has been implemented. Its functioning is explained in a detailed tutorial shared with the teams.

Data sources and processing

Data is collected directly from the participations and Vauban Infrastructure Partners remains dependant from these external sources. Part of the information reported by Vauban Infrastructure Partners is reviewed and/or processed by external consultants or auditors. It allows Vauban Infrastructure Partners to properly manage regulatory ESG topics with leading experts in the field, as well as to provide a four-eyes principle before passing on information to our LPs or to the general public.

Limitations to methodologies and data

Vauban Infrastructure Partners has implemented the appropriate data collection and external verification processes needed to improve the quality of its monitoring of Sustainability factors and Principal Adverse Impacts. The main limitation faced by Vauban Infrastructure Partners is data availability and reliability from the reporting provided to us from portfolio companies.

K. Main negative impacts on sustainability factors

SFDR PRINCIPAL ADVERSE IMPACTS

Portfolio as of 31.12.2022

FIDEPPP 2, BTP IL, CIF I, CIF II, CIF III, CIF IV

	Compulsory	
1	GHG emissions – Scope 1	118 048 tCO2e
1	GHG emissions – Scope 2	19 512 tCO2e
1	GHG emissions – Scope 3	463 601 tCO2e
1	Total GHG emissions	601 161 tCO2e
2	Carbon footprint	108
3	GHG intensity of investee companies	259
4	Exposure to companies active in the fossil fuel sector	0%
5	Share of nonrenewable energy consumption	54%
5	Share of nonrenewable energy production	0%
6	Energy consumption intensity per high impact climate sector	2.69
7	Activities negatively affecting biodiversity sensitive areas	16%
8	Emissions to water	N/A
9	Hazardous waste ratio	0.28
10	Violations of UNGC and OECD Guidelines	0%
11	Lack of processes to monitor UNGC and OECD Guidelines	19%
12	Unadjusted gender pay gap	12%
13	Board gender diversity	34%
14	Exposure to controversial weapons	0%
	Additional	
Env. 13	Non-recycled waste ratio	61%
Soc. 2	Rate of accidents	6.9

L. Policies to identify and prioritise the main negative impacts

Sustainability factors are defined by SFDR as "environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters".

Vauban Infrastructure Partners considers principal adverse impacts of its investment decisions on sustainability factors. The present statement is the consolidated statement on principal adverse impacts on sustainability factor of Vauban Infrastructures Partners and the investment funds it manages.

Identification and prioritisation of principal adverse sustainability impacts

Vauban Infrastructure Partners has defined an ESG Policy which defines the guidelines on the identification and prioritisation of principal adverse sustainability impacts and indicators. A detailed version of the ESG Policy, the ESG Guide, is also available to our employees with an in-depth description of the different ESG processes.

SFDR Principal Adverse Impacts are notably considered during the due diligence phase

Our proprietary ESG Due Diligence Methodology refers to an overarching framework that is implemented to ensure consistent analysis while considering the sectorial distinctiveness of our wide-ranging assets. Under this in-house framework, ESG risks & opportunities are defined taking into consideration both the Sustainability Accounting Standards Board (SASB) and the United Nations Sustainable Development Goals (UN SDG) frameworks.

It is a contextualised methodology: sector specificities and geographical characteristics will be considered by investment teams to assess the ESG materiality of the deals analysed. ESG issues will be identified and analysed differently by investment teams depending on whether the project is greenfield or brownfield.

SFDR Principal Adverse Impacts are systematically considered during the ownership phase

ESG indicators (including SFDR PAIs) are monitored through our ESG data management tool enabling practical and consolidated follow-up of portfolio companies. The tool is an online secured SaaS reporting platform where Vauban Infrastructure Partners' ESG monitoring framework has been implemented.

M. Engagement policy

The shareholder engagement and voting policy is publicly available

The Shareholder Engagement Policy describes "how the company integrates its shareholder role into its investment strategy", and the results are disclosed annually on our website.

SHAREHOLDER ENGAGEMENT AND VOTING POLICY		
Shareholder Engagement Policy	Report on Shareholder Engagement	

Dialogue with portfolio companies

The funds managed by Vauban IP invest almost exclusively in unlisted assets.

The dialogue with the holding companies is a major element of Vauban IP's shareholder commitment. Vauban IP teams meet regularly with the directors and senior executives of the companies in the portfolio. The dialogue is structured:

- On the one hand, formally through systematic participation on the boards of directors (or other management bodies) of these companies. During these meetings, the representatives of Vauban IP act in the company's social interest. The exchanges and decisions taken by the management bodies concern in particular the validation of budgets, the formalization of objectives, the ESG policy (a checklist of ESG points to be addressed is available internally for employees), financial results, monitoring of risks.
- On the other hand, informally via ad hoc committees or meetings, telephone or email exchanges or ad hoc requests. These meetings make it possible to follow and support companies in achieving both financial and non-financial objectives.

Please refer to D

N. References to international standards



United Nations Principles for Responsible Investment (UN PRI)

We are signatories since 2020 and members of the Advisory Board of the Infrastructure Committee since 2022



Task Force on Climate-related Financial Disclosures (TCFD)

We support the TCFD since 2020 and provide climate-related disclosure thanks to our partnership with a leading external advisor



IFRS Sustainability Alliance

In 2022 we joined this global membership programme for sustainability standards, integrated reporting, and integrated thinking





UN SDGs and SASB

We align our investment strategy with the identification of impacts notably through the lens of the UN SDGs and SASB frameworks



Global Investor Statement to Governments on the Climate Crisis

We take part to the common leadership agenda to urge governments to implement the policy actions needed to respond to the climate crisis



Initiative Climat International (iC International)

We are signatories since 2022, joining forces with other private equity firms to contribute to the Paris Agreement's objective



France Invest, ESG commission

As members, we contribute to develop and foster ESG within the French Private Financial Industry