# Pillar 3 Disclosure

# **AMP CAPITAL INVESTORS (UK) LIMITED**

01 JANUARY 2021 - 31 DECEMBER 2021

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#### 1 Introduction

AMP Capital Investors (UK) Limited ("AMPCI UK" or the "Firm") is required by the FCA to disclose information relating to the capital it holds and each material category of risk it faces to assist users of its accounts and to encourage market discipline.

The Capital Requirements Directive (CRD) of the European Union established a revised regulatory capital framework across Europe covering how much capital financial services firms must retain. In the United Kingdom, the Directive was implemented by the FCA in its rules and guidance as provided in the General Prudential Sourcebook (GENPRU) and the Prudential Sourcebook for Investment Firms (BIPRU, replaced by MIFIDPRU and IPRU-INV from 1st January 2022 in line with the Investment Firms Prudential Regime).

The FCA framework consists of three "Pillars":

- Pillar 1 sets out the minimum capital requirements that companies need to retain to meet their credit, market and operational risk;
- Pillar 2 requires companies to assess whether their Pillar 1 capital is adequate to meet their risks and is subject to annual review by the FCA;
- Pillar 3 requires companies to develop a set of disclosures which will allow market participants to assess key information about its underlying risks, risk management controls and capital position. These disclosures are seen as complimentary to Pillar 1 and Pillar 2.

Rule 11 of BIPRU sets out the provisions for Pillar 3 disclosure. The rules provide that companies may omit one or more of the required disclosures if such omission is regarded as immaterial. Information is considered material if its omission or misstatement could change or influence the decision of a user relying on the information. In addition, companies may also omit one or more of the required disclosures where such information is regarded as proprietary or confidential. The Firm believes that the disclosure of this document meets its obligation with respect to Pillar 3.

### **Omissions of Disclosure**

AMPCI UK does not engage in securitisation activity and the securitisation disclosures in BIPRU 11.5.17R are not applicable. The firm has therefore concluded that it is permitted to exclude such disclosures from the Pillar 3 Disclosures on the grounds that they are immaterial (in accordance with BIPRU 11.3.5R).

#### 2 Firm Overview

AMPCI UK is incorporated in the UK and is authorised and regulated by the FCA as a Full Scope Alternative Investment Fund Manager ("AIFM") and is categorised by the FCA for prudential regulatory purposes both as a Collective Portfolio Management Firm ("CPMI") and a BIPRU firm for the period under review. The principal activity of AMPCI UK, which is a wholly owned subsidiary of AMP Capital Investors International Holdings Limited, is to provide discretionary investment management services to a separately managed account and portfolio management and investment advisory services to pooled investment funds.

AMPCI UK is the AIFM of the following funds (collectively, AIFs):

- AMP Capital Global Infrastructure Fund (Non-EU), LP
- AMP Capital Global Infrastructure Fund (Non-EU). B LP
- AMP Capital Strategic Infrastructure Trust of Europe (EUR) SICAV SIF

AMPCI UK is the appointed Portfolio Manager of the following AIFs:

- AMP Capital Global Infrastructure Fund (Non-US), LP
- Global Infrastructure Fund II (GIF II)

AMPCI UK is the appointed Infrastructure Manager of the following AIF:

AMP Capital Irish Infrastructure Fund

AMPCI UK is the appointed Investment Manager for the following separately managed account:

United Nations Relief and Works Agency (UNWRA)

The statements made within this Pillar 3 disclosure are on an unconsolidated basis and relate to the period under review.

AMPCI UK is governed by its UK Board of Directors (the "**Board**") comprised of the Firm's senior managers. The Board meet to consider all business areas and associated risks, including, without limitation, operational and business matters; investment management and performance; staff matters; investor relations; legal; regulatory and compliance matters; finance; audit and technology issues; conflicts of interest and other governance matters.

The Board is responsible for forming its own opinion on the effectiveness of the Firm's process, tolerance for risk and reviewing the effectiveness on internal controls to manage that risk. Senior staff are accountable to the Board for designing, implementing, and monitoring the day-to-day processes of risk management.

# 3 Capital Resources and Requirements

#### Pillar 1

AMPCI UK held regulatory capital resources of £51,243,000 comprised solely of core Tier 1 capital. The Firm has calculated its BIPRU capital resources in accordance with GENPRU 2.2:

As a CPMI, the firm is required to maintain 'own funds' which equal or exceed the higher of:

- Funds under management requirement of EUR 125,000 plus 0.02% of the AIF AUM exceeding EUR 250,000,000;
- The sum of its market and credit risk requirements; or
- Own funds based on its Fixed Overhead Requirement (which is essentially 25% of the Firm's operating expenses less certain variable costs);
- PLUS, PII Capital requirement based on the excess for professional liability risk.

As at accounting reference date 31 December 2021, the Firm's Pillar 1 capital requirement was £9,663.

Table 1: Pillar 1 own funds requirement

Prudential Requirement	Pillar 1
Base Capital	51,243
Funds under management requirement (a)	105
Fixed overheads requirement(b), including professional	9,663
negligence requirement	
Credit risk + Market Risk (c)	7,908
PII defined excess (d)	0
Total Capital requirements (a) or (b) or (c) PLUS (d)	9,663
Surplus	41,580

#### Pillar 2

The Firm has adopted the "Structured" approach to the calculation of its Pillar 2 Minimum Capital Requirement as outlined in the Committee of European Banking Supervisors Paper, 27 March 2006 which takes the higher of Pillar 1 and 2 as the ICAAP capital requirement. It has assessed Business Risks by modeling the effect on its capital planning forecasts and assessed Operational Risk by considering if Pillar 2 capital is required considering the adequacy of its mitigation.

Since the Firm's Internal Capital Adequacy Assessment Process (ICAAP or Pillar 2) process has not identified capital to be held *over* and *above* the Pillar 1 requirement, the capital resources detailed above are considered adequate to continue to finance the Firm over the next year. No additional capital injections are considered necessary, and the Firm expects to continue to be profitable.

#### Risk Management

The Firm has established a risk management process in order to ensure that it has effective systems and controls in place to identify, monitor and manage risks arising in the business. The risk management process is overseen by the Firm's members.

As risks are identified within the business, appropriate controls are put in place to mitigate these and compliance with them is monitored on a regular basis. The frequency of monitoring in respect of each risk area is determined by the significance of the risk. The results of the compliance monitoring are reported to the Board by the Compliance Officer. The Firm does not intend to take any risks with its own capital and risks taken within the fund portfolios it manages are subject to an investment risk framework and monitoring operated by the Firm's risk team.

#### **Operational Risk**

Operational risks are recorded and managed at team level and where material reported to the Board. The Firm seeks to ensure that all staff are aware of their responsibilities to identify and manage operational risk.

The Firm has identified a number of key operational risks, which among others, include disruption of the office facilities, staff health risks, system failures, trade failures and failure of third-party service providers. Various measures have been implemented to mitigate these risks, including appropriate insurance policies and adaptive resilience planning.

#### Credit Risk

The main credit risk to which the Firm is exposed is in respect to the failure of its debtors to meet their contractual obligations. The majority of the Firm's receivable is related to investment management activities. The Firm believes its credit risk exposure is limited since the Firm's revenue is ultimately related to management fees received from funds. These management fees are drawn throughout the year from the funds managed. Other credit exposures include bank deposits and office rental deposits. As a BIPRU firm, in relation to its MiFID top-up activities, the Firm is not subject to the FCA's large exposures regime. In the case of bank deposits, money is only deposited with highly rated approved counterparties.

The Firm undertakes periodic impairment reviews of its receivables. All amounts due to the Firm are current and none have been overdue during the year. As such, due to the low risk of non-payment from its counterparties, management is of the opinion that no provision is necessary. A financial asset is overdue when the counterparty has failed to make a payment when contractually due. Impairment is defined as a reduction in the recoverable amount of a fixed asset or goodwill below its carrying amount.

The Firm has adopted the standardised approach to credit risk, and therefore follows the provision within BIPRU 3 standardised credit risk of the FCA handbook. The Firm applies a credit risk capital component of 8% to its non-trading book risk weighted exposure. As the Firm does not make use of an external credit rating agency, it is obligated to use a risk weight of 100% to all non-trading book credit exposures, except cash and cash equivalents which are held by investment grade firms and currently attract a risk weighting of 20%.

The table below sets forth the Firm's credit exposures and corresponding capital resource requirements as at the date of its ICAAP assessment:

Table 2: Credit Risk Capital Requirements

Solo Basis	Credit Exposure	Risk weighted Exposure
Tangible fixed assets	9,260	9,260
Cash at bank	36,038	7,208
Other debtors (receivables and prepayment)	78,941	78,941
Total	124,239	95,409
Credit Risk Capital Component (8% of risk weighted exposure)		7,633

#### Market Risk

Since the Firm holds no trading book positions on its own account, and all bank accounts are in GBP and all fee income is in GBP, the Firm's exposure to foreign currency risk is not significant. Since the settlement of debtor balances take place without undue delay, the timing of the amount becoming payable and subsequently being paid is such that it is not considered to present a material risk to the Firm. The Firm has excluded Market risk on the basis that it is not a material risk to the Firm.

#### **Business Risk**

The Firm's long-term business plan has been developed with a view to withstand day-to-day business risks including prolonged economic downturn or financial losses arising from events causing changes to the operation of the business. Although loss of clients might impact future earning potential, the Firm seeks to mitigate the impact of investor redemptions on current revenue projections through long-term contractual investor commitments.

## Liquidity Risk

The Firm is required to hold liquid resources equal to its Fixed Overhead Requirement as a CPMI firm, and given the size and nature of business, does not consider any additional Pillar 2 requirement is needed.

AMPCI UK maintains sufficient surplus cash to meet its working capital requirements and other immediate requirements that can reasonably be foreseen. The risk that the Firm will be unable to meet its financial obligations as they fall due is not considered material for the purposes of this disclosure.

#### 4 Remuneration Disclosures

The Firm has adopted a remuneration policy and procedures that comply with the requirements of chapter 19B of the FCA's Senior Management Arrangements, Systems and Controls Sourcebook (SYSC), and in accordance with ESMA's Guidelines on sound remuneration policies. The Firm have considered all the proportionality elements in line with the FCA Guidance.

Remuneration is designed to ensure that the firm does not encourage excessive risk taking and staff interests are aligned with those of the Firm's clients. Remuneration is made up of fixed pay and performance related pay which takes into account a staff member's individual performance and the performance of the Firm as a whole. In this context performance can include financial and non-financial measures, risk measures and other relevant factors.

The Firm has deferral arrangements in place, the purpose of which is to support a performance culture where employees recognise the importance of sustainable (and sustained) firm and individual performance. The payment of a significant proportion of the performance aware for those in receipt of a variable compensation award above a level set at the discretion of senior management may be required to be deferred and the sum involved invested in funds managed by the Firm which vest at a future point in time. This arrangement encourages sound risk management whilst aligning the longer-term interests of participants with those of investors.

The Board, as the Remuneration Committee, is directly responsible for the remuneration policy which is reviewed annually. Variable remuneration is adjusted in line with capital and liquidity requirements as well as the Firm's performance. The Board will review the remuneration strategy on an annual basis together with the group of employees ("Code Staff") subject to the requirements of the Remuneration Disclosure obligations.

The Firm will monitor the fixed to variable compensation to ensure SYSC 19B is adhered to with respect to Total Compensation where applicable. In accordance with SYSC 19B, the Firm makes the following quantitative remuneration disclosure:

#### Code Staff Quantitative Remuneration

The Firm is required to disclose aggregate information on remuneration in respect of its Code Staff, broken down by business area and by senior management and other Code Staff. Senior management and members of staff whose actions have a material impact on the risk profile of the Firm are classified as Code Staff.

AMPCI UK has a single "business area", namely its investment management business. Pursuant to the disclosure requirement of BIPRU 11.5.18R(7), the Firm's Remuneration Code Staff (as that term is interpreted in accordance with the FCA's remuneration Code and proportionality guidance for BIPRU firms and related FAQs) fall into both the "senior management" and "material risk taker" category of Code Staff for the purposes of the BIPRU Remuneration Code.

Staff	Aggregate Remuneration
Code Staff – Fixed Remuneration	7,256,655
Code Staff – Variable Remuneration	10,466,268
Total Remuneration	17,722,923