Stewardship Disclosure Framework for Asset Managers										
"Asset managers, with day-to-day responsibility for managing investments, are well positioned to influence a company's long-term performance through stewardship."										
•		certify against the below stewardship								
disclosures or i	nformation in the	e box below. Completed frameworks	should be returned to the NAPF w	vhere they will then be mad	de publicly available fo	r pension funds and				
	other poten	tial clients and stakeholders to view a	at a glance the stewardship policie	es and activities of the respo	onding asset manager.					
Category		А	В	С	D	Explanation for				
						exemption				
In one sentence, how do you aim to		At <b>Artemis</b> , close scrutiny of the perfo	Il to our stock-picking							
ennance and protec	enhance and protect value for clients? approach with our fund managers investing alongside our clients.									
	Stewardship policy disclosure	Stewardship policy reviewed and updated in the last 12 months; available on the firm's website and covers all asset classes and geographies where the firm is present.	Stewardship policy reviewed and updated in the last 12 months and available on the firm's website.	Stewardship policy reviewed and updated in the last 2 years and available on the firm's website.	Stewardship policy is not publicly disclosed.					
	Level of stewardship disclosure	Disclosure is sufficient to enable 1) investee companies to understand (ex-ante) when, on which topics, and with whom they can engage; and, 2) clients to distinguish the stewardship approaches of different products.	Disclosure is sufficient to enable investee companies to understand with whom they can engage and clients can grasp the stewardship approach of the firm.	Brief summary of stewardship policy and approach available on the firm's website. Basic contact details for engagement enquiries.	Stewardship policy is not publicly disclosed.					
Public			w.artemis.co.uk/pdf/corporate-doc/Artemis-C							
transparency SC Principle (1&7)	Voting disclosure	Comprehensive public disclosure of full voting record with explanations given for key votes.	Public disclosure of summary voting record or no explanations given.	Voting record available to clients only.	No disclosure on voting activity.	Key engagement activity is reported to clients on an ad-hoc basis or at client meetings.				
	Voting disclosure timing	At least quarterly vote reporting.	At least annual vote reporting.	Ad hoc vote reporting.	No disclosure on voting activity.					
		http://www.artemis.co.uk/institutional/corporate								
	Engagement Reporting	Public disclosure of key engagement activities on a quarterly basis.	Public disclosure of key engagement activities on an annual basis.	Engagement record available to clients only.	No disclosure on engagement activity.	Artemis' Corporate governance research and proxy voting provider –				
	Independent assurance	Independent assurance obtained on both voting and engagement processes – for example AAF 01/06 - and publicly available.	Independent assurance obtained on voting or engagement processes – for example AAF 01/06.	Third party assurance systems independently verified.	No assurance reports on any voting or engagement processes.	Manifest Information Services have met quality management system standards ISO 9001:2008				
Integrating ESG SC Principle 1		Demonstrable systematic integration of ESG factors within company analysis and investment decision process and company engagement activities.	Demonstrable regular consideration of ESG factors within company analysis and investment decision process and engagement activities.	Minor consideration - i.e. as adjunct or final check – of ESG factors within company analysis and investment decision process.	No active consideration of ESG factors as part of the investment process.					
Managing conflicts SC Principle 2	Policy	A specific stewardship conflicts of interest policy is in place. All material conflicts are documented - including engagement and proxy voting - and are mitigated.	A specific stewardship conflicts of interest policy is in place. All material conflicts are mitigated.	Summary of specific stewardship conflicts of interest policy is documented.	There is no separate stewardship conflicts of interest policy.					
	Disclosure	Is disclosed publicly e.g. on the firm's website and a description provided as to how conflicts are mitigated.	Is disclosed publicly e.g. on the firms' website.	Is available on request to the client.	There is no separate conflict of interest policy.					
Monitoring, engagement and escalation	Engagement approach	Fund manager (together with CG-ESG teams if separate) engages in an integrated manner proactively on a full-spectrum of factors - including strategy, risk, capital structure, M&A	Firm - not always in an integrated manner - engages proactively on a wide-spectrum of factors, for example including strategy, risk, capital structure, M&A activity and	Firm engages reactively on material issues of strategy, risk, capital structure and ESG issues.	Very little engagement with investee companies.					

SC Principle 3&4		activity and material ESG issues.	material ESG issues.			
	Escalation	Systematically utilises all powers at disposal when engagement fails, including shareholder resolutions, attending AGMs, escalating votes and public statements.	Regularly utilises powers at disposal when engagement fails, including shareholder resolutions, attending AGMs, escalating votes and public statements.	Occasionally escalates engagement activities by utilising powers such escalating voting and attendance at AGMs.	Rarely, if ever, escalates engagement activities.	
<b>Collaboration</b> SC Principle 5	Disclosure	Has a disclosed approach collective engagement and is a member of a range of collaborative engagement and policy initiatives.	Has a disclosed approach to collective engagement and is a member of collaborative engagement fora.	Has a disclosed approach to collective engagement.	No disclosure on collaborative activities.	Artemis would consider participating in any IMA/ABI/NAPF collective engagement initiative.
	Activity	Demonstrably proactively leads collaborative company engagements in past 12 months.	Been an active member of collaborative company engagements in past 12 months.	Is willing to participate in collaborative engagements.	Does not act with other investment institutions.	
<b>Voting</b> SC Principle 6	Portfolio Holdings	Votes 90%+ of global portfolio holdings.	Votes 80%+ of all portfolio holdings.	Votes 50%+ of all portfolio holdings.	Votes less than 50% of global portfolio holdings.	Artemis votes for all investment strategies with the exception of those managed on a quantitative
	Proxy input	Demonstrably vote all shares on a considered bas	is with fund manager involvement.	/otes cast always follow recommendations of external voting idvisory service.		basis, unless client mandates specify otherwise. Artemis does not
	Client Input	There is scope for client input over vote decision whether in segregated or pooled accounts.	Client may direct voting in segregated account or elect for external party to advise and implement voting policy.	There is scope for client (or ext. party) to input into voting policy but not vote decision.	There is no scope for client input over vote decision or policy.	stock lend for clients' portfolios. Where a custodian lends stock,
	Stock Lending	There is a policy on stock lending and stock is recalled for all votes (or not lent).	There is a policy on stock lending and stock is recalled for all key votes.	There is a policy on stock lending and stock is able to be recalled.	Stock lending policies are not disclosed.	Artemis will not recall for voting purposes without prior arrangement.
Reporting to clients SC Principle 7	Timing	There is client specific reporting of stewardship activities on at least a quarterly basis.	There is client specific reporting of stewardship activities on at least an annual basis.	There is reporting of stewardship activities to clients on an ad hoc basis or only on request.	There is no client specific reporting of stewardship activities.	Voting activity and information on where Artemis has voted against
	Content	Reporting includes: evidence of activities undertaken – with identified case studies - an illustration of progress against objectives; disclosure of holding periods and an analysis of ESG risks within the portfolio. Stewardship is integrated into broader	Reporting includes evidence of activities undertaken – with case studies - and an outline of on-going activity.	Reporting includes a summary of activity undertaken and successes achieved.	There is no reporting to clients on stewardship activities	management are included in standard quarterly reports for institutional clients.
		reporting process and how activities have enhanced and protected value is explained. Significant proportion of compensation for	Significant proportion of compensation	Significant proportion of	Compensation for	There is no explicit link – a
Compensation / incentives for investment staff		investment staff based on at least 5 year portfolio performance with a policy on co- investment.	for investment staff based on at least 3 year portfolio performance.	compensation for investment staff based on at least 2 year portfolio performance.	investment staff has no portfolio performance link.	range of criteria is considered. Fund managers are required to invest in Artemis funds. Personal stock trading is not permitted.
Policy activities		Demonstrably actively contributes and leads key policy debates on stewardship in all relevant geographies.	Demonstrably contributes to key policy debates on stewardship in main geographic regions.	Rarely contributes to policy debates on stewardship.	Does not contribute to policy debates on stewardship.	
Stewardship rating		This Framework does not seek to pass that the completed Framework will bett selecting those which most appropriate	h investment managers,			