

Brewin Dolphin Stewardship Policy

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# About Brewin Dolphin

#### What assets do you have responsibility for?

Brewin Dolphin Wealth Management Limited ("Brewin Dolphin Ireland" or "BD Ireland") is part of the Brewin Dolphin Group and is a wholly owned subsidiary of Brewin Dolphin Holdings plc ("Brewin Dolphin UK" or "BD UK"). The Group is a large, independently owned private client wealth manager, with 34 offices across the UK, Ireland and the Channel Islands.

At Brewin Dolphin Ireland, we specialise in providing investment management services to private individuals, trusts and charities, pension funds and small institutions, and have approximately €3.7bn funds under discretionary management as of June 2021 (the Brewin Dolphin Group has approximately £52.6 billion funds under management as of June 2021).

We specialise in helping clients protect and grow their wealth by creating financial plans and investment portfolios that meet personal and professional ambitions and aspirations. Our services include bespoke, discretionary investment management, retirement and financial planning and tax-efficient investing.

The Groups focus on discretionary investment management has led to significant growth in client funds and we now manage approximately £44.6 billion (as at 30 June 2021) of client funds, on a discretionary basis.

We place a premium on personal relationships, and our office is staffed by qualified investment managers and financial planners. We are committed to the most exacting standards of client service, with long-term thinking and absolute focus on our clients' needs at the core.

We are committed to building on our strong track record and delivering continued value to both our clients and shareholders.

#### How do you deliver on your clients' investment objectives?

Some of our clients make their own investment decisions, but for the vast majority we make the investment decisions for them. This is often referred to as managing assets on a 'discretionary basis'.

Each of our discretionary managed clients has their own dedicated investment manager who is responsible for identifying that client's specific investment needs, objectives and risk appetite, and for ensuring (on an ongoing basis) that their investments are suitable for them.

#### How do you decide whether an investment is suitable for a particular client?

Our investment managers are aware of our clients' individual investment needs, objectives, risk appetite and any ethical restrictions, as well as the need for some of our clients to hold particular investments due to personal reasons, such as cherished holdings. Our investment managers will make the investment decisions for each of their clients within the confines of these parameters. In making investment decisions on behalf of their clients our investment managers are supported with analysis and guidance from our internal Research & Strategy teams and from the BD London Research Team, which provides support to the entire Brewin Dolphin Group.

When investing on behalf of our clients we aim to take long-term holdings in companies that demonstrate good corporate governance and commitment to shareholders. This philosophy lends itself well to good stewardship.

### Discharging our Stewardship responsibilities

#### What is stewardship?

Stewardship is the responsible allocation, management and oversight of capital to create long-term value for clients and beneficiaries leading to sustainable benefits for the economy, the environment and society. This policy outlines both how we discharge our stewardship duties and our approach to engagement and voting. This policy is designed to meet the provisions of the European Shareholders Rights Directive (SRD II) and the FRC's Stewardship Code 2020.

#### Are you aware of the Financial Reporting Council's Stewardship Code?

Whilst the Financial Reporting Council's remit is UK-based, we are aware that Brewin Dolphin UK actively supports the Financial Reporting Council's work on stewardship and signed up to the UK Stewardship Code in 2011. To align with the approach taken by BD UK, we have used the Financial Reporting Council's guidance and their twelve principles of stewardship to help us create this Stewardship Policy.

The Stewardship Code's twelve principles that firms should follow are:

- 1. Signatories' purpose, investment beliefs, strategy, and culture enable stewardship that creates long-term value for clients and beneficiaries leading to sustainable benefits for the economy, the environment and society.
- 2. Signatories' governance, resources and incentives support stewardship.
- 3. Signatories manage conflicts of interest to put the best interests of clients and beneficiaries first.
- 4. Signatories identify and respond to market-wide and systemic risks to promote a well-functioning financial system.
- 5. Signatories review their policies, assure their processes and assess the effectiveness of their activities.
- 6. Signatories take account of client and beneficiary needs and communicate the activities and outcomes of their stewardship and investment to them
- 7. Signatories systematically integrate stewardship and investment, including material environmental, social and governance issues, and climate change, to fulfil their responsibilities.
- 8. Signatories monitor and hold to account managers and/or service providers.
- 9. Signatories engage with issuers to maintain or enhance the value of assets.
- 10. Signatories, where necessary, participate in collaborative engagement to influence issuers.
- 11. Signatories, where necessary, escalate stewardship activities to influence issuers.
- 12. Signatories actively exercise their rights and responsibilities.

#### How do you support good Stewardship?

Our stewardship activities include monitoring and engaging with our investee companies. Being long-term investors, we prioritise the maintenance of financial flexibility throughout the business cycle over the need to maximise short-term profitability and so we tend to focus on matters such as:

- Strategy formation, setting objectives which build a long-term sustainable business model;
- Strategy execution, prioritising the achievement of strategic objectives over short-term performance considerations;
- Risk, as seen from the perspective of all stakeholders;
- Capital structure, not just as a snapshot but also through a process of sound capital allocation; and
- Corporate governance, including in respect of culture and remuneration.

## Discharging our Stewardship responsibilities continued

Where required, we will engage, in line with BD UK, with our investee companies through purposeful dialogue on these matters as well as on issues that are the immediate subject of the vote at general meetings.

#### Stewardship Committee

We also recognise that stewardship is ultimately more than just voting and so, we have established an Irish based 'Stewardship Committee' which has the broader aim of ensuring that our clients' interests as holders of securities are protected and, where appropriate, ensuring proactive shareholder action is taken in the best interest of those clients. The Stewardship Committee is responsible for:

- · The oversight of stewardship matters and considering principles noted in the Stewardship Code;
- Ensuring our Stewardship Policy is adhered to;
- Regularly reviewing this Policy;
- · Monitoring actual voting records on an exceptions basis to ensure the effectiveness of the Stewardship Policy;
- Reviewing any stewardship matters that have been escalated for determination of appropriate action (for example, where
  our Research team identifies a conflict of interest);
- · Supporting Brewin Dolphin's sustainability framework; and
- Reporting on the outcomes of our engagement activities on a annual basis.

The Stewardship Committee meets regularly and is comprised of the Committee Chairman and includes representatives from our:

- Investment Strategy Department;
- Wealth Management team
- Charities management teams;
- Sustainability team;
- Legal team;
- Risk and Compliance; and
- Business Support Department; and

The Stewardship Committee works closely with our in-house Investment Strategy, Research and Sustainability teams to ensure that our stewardship activities are integrated into our wider responsible investment process.

# Monitoring

#### How do you monitor the companies in which your clients have investments?

We believe that effective monitoring of our investee companies is an essential component of stewardship and our approach to monitoring is set out below. Our Stewardship Committee periodically reviews our approach to make sure that it continues to beappropriate and effective.

Our Investment Strategy & Research team regularly monitors a universe of large, liquid, international companies. Individual members of the Research teamspecialise in particular industries and sectors allowing them to maintain a detailed knowledge of the key drivers for each sector. They are also responsible for keeping note on all of the companies within their sector and for producing research that reflects their current views of those companies.

Our monitoring of these companies is carried out through our communication with the BD Group Research Department and our use of a third-party proxy research service provider. Our investment process highlights a series of red flags to look for, particularly in the sphere of ethics, capital allocation and alignment of interests, which could undermine our investment case and may cause us to disinvest or exercise our vote in a particular way. The proxy service also provides us with recommendations based upon their review of good governance practices.

We use the proxy service for these purposes as it helps us to identify potential breaches of specific governance practices (particularly in smaller investee companies).

As part of our monitoring process we are particularly interested in:

- Keeping abreast of the investee company's performance;
- Keeping abreast of developments, both internal and external to the company, that drive the company's value and risks, including ESG risks;
- Satisfying ourselves that the company's leadership is effective;
- Satisfying ourselves as to the quality of the company's reporting.

Any issues that are identified via our monitoring process (for example, those that may result in a loss in investment value) are discussed within the Stewardship Committee and a preliminary decision is reached in respect of whether they need to be raised with the company.

Our monitoring extends to the managers of funds in which we invest on behalf of our clients.

## Escalation

#### How do you engage with investee companies and why?

Together with the BD Group, we will actively engage with any company in which we perceive there to be a stewardship issue. This may arise through our specific stewardship monitoring (including via our third-party proxy service) or our more general investment research.

Instances where it may be necessary for us to engage directly with the company include where we have concerns about the company's strategy, performance, governance, remuneration or approach to risks, including those that may arise from social and environmental matters.

If our monitoring process identifies a departure from the UK Corporate Governance Code or relevant EU legislation in respect of an investee company then we assess the reasons given for the departure and decide whether it is reasonable. If we determine that the explanation is not reasonable, and our opinion differs from our proxy adviser, we may then engage directly with the company.

Where we engage directly with investee companies (either independently or via the BD group), it is initially on a confidential basis and normally via contacting the Investor Relations department of the relevant company. Those concerns that are addressed by the company through this approach are (if necessary) reflected in the research issued by our London Research & Strategy team to the wider Brewin Dolphin Group.

In the event that it is necessary to escalate matters within the investee company and take a more proactive approach, we may do so (in conjunction with the London Research Department, as required) by (for example):

- Engaging with the company ahead of General Meetings (for companies in which we have a major holding), where appropriate and practicable;
- Attending ad hoc meetings with the company including via analyst conference calls (this also forms part of our general monitoring activities);
- Expressing concerns through the company's advisers;
- Meeting with the chairman or other Board members to discuss concerns;
- Making a public statement in advance of General Meetings; and
- Submitting resolutions and speaking at General Meetings.

Examples of engagement we have had directly with investee companies are:

- Engaging actively with management on the alignment of interests created through their executive pay structures. Where such structures are asymmetric or poorly benchmarked we will seek change and, in some situations, will vote against them;
- Still on the issue of executive pay, engaging with management where we feel that the interests of executives are not
  adequately aligned with those of the shareholders (such as where executive pay packages reward short-term performance
  rather than long-term sustainability); and
- Meeting with company senior management and discussing a wide range of issues relating to company performance and interaction with stakeholders.

## Escalation continued

#### How else do you engage with investee companies directly?

Assessment of company management is also a crucial part of our investment process. We see the role of company management as being to allocate capital in a way which fosters long term profitability in a sustainable way. As such they should surround themselves by an expert management team and invite scrutiny by a strong Board and robust challenge from non-executives.

The same values are held by our team responsible for the research of Investment Companies. They also conduct meetings with fund managers and Boards as part of their process of formulating recommendations based on both quantitative and qualitative information. As part of a two-way process of communication we are regularly canvassed by investee company Boards as to the advisability of various proposals.

#### Price sensitive information

Given the discretionary nature of our business we take steps to ensure that we are not generally exposed to price sensitive information during our engagement activities, in respect of particular companies or transactions. We believe that acting in our clients' best interests involves us retaining the freedom to make independent investment decisions on their behalf. In the unlikely event that one of our employees receives price sensitive information, we and follow company policy regarding insider dealing and market abuse to ensure that at all times we are in compliance with our legal and regulatory obligations.

We retain a dedicated contact who oversees matters concerning price sensitive information, being our Head of Financial Crime.

#### For more information

For any queries in respect of specific matters concerning price sensitive information or our approach generally, please contact us on +3531260080 or by email at info@brewin.ie

# Voting

#### When and how do you vote on behalf of your clients?

For those clients for whom we act as discretionary investment manager, we are in most cases the 'legal owner' of our clients' investments. Because of this, we are invited to vote on behalf of our clients (being the 'beneficial owners') in respect of their investments held via our nominee companies. Despite technically being the legal owners of the shares, we strongly believe that the voting rights attached to shares in our nominee companies should reflect the views of the underlying beneficial owners. For this reason, where the investee company in question permits electronic voting and/or is one of our 'core holdings', we give our clients the opportunity to vote on their own shares by contacting their direct investment manager. This allows clients with shares held in our nominee companies to exercise their votes as they see fit rather than us.

Most clients, however, do not vote themselves and so in the closing days before each AGM, we vote the balance of each shareholding not voted by our clients and over which we have discretion (being the majority of the stocks held in our nominees). Where we (rather than our clients) vote, we use the following procedure:

- Our Stewardship & Research team will consider how to vote on each core holding;
- They then review the opinion of our third-party proxy research service provider, who provides them with a
  recommendation in respect of the vote. We use third-party proxy research advisors for this service as they often identify
  particular issues that may not be be our own broader monitoring process; and
- Our Stewardships team's decision is final, and we do not necessarily follow the research providers recommendation or automatically follow the investee company's Board

On occasion we may decide to vote on a non-core holding. This may be for example, prompted by our monitoring or engagement with the company, or by a particular client or investment manager. In such cases our Stewardship team will vote taking into account the research providers recommendation, but not necessarily following it.

If our voting decision is contrary to both the proxy recommendation and the investee company recommendation, then on a bestefforts basis the committee will engage with the company in advance of the vote to explain our assessment. If our decision is contentious, meaning that the voting position taken may attract public scrutiny, then the recommendation is escalated to the Local Wealth Governance Committee (which oversees our Stewardship Committee).

#### Can I see how you have voted?

Yes. We keep a record of how we have voted. This record will be published on our website at least annually. www.brewin.ie

#### What is your approach to stock lending?

We do not engage in stock lending, and this is made clear to our clients at the outset of our relationship with them via our terms and conditions.

## Acting collectively with other investors

#### Do you ever engage with other investors?

We are willing to engage with and listen to the views of other investors, especially where our respective stewardship interests are aligned and where we believe that taking such action will enhance the possibility of an outcome that will be for the long-term benefit of our clients. Although it doesn't happen very often, the types of issues that we would be likely to engage collectively on mostly comprise the situation where one shareholder or group has a particular motion it would like to see supported. This could involve for example, changes to Board membership, support of remuneration policy or authority for a transaction. An example of this is where we engaged with other shareholders in a particular investee company in order to discuss their proposals to appoint an additional shareholder representative to that company's Board.

We do not retain a dedicated named contact for matters involving collective engagement. It is usually the relevant industry or sector specialist from our aforementioned teams who would engage in this way.

#### For more information

If institutional shareholders, asset managers or industry bodies wish to approach us in order to discuss corporate governance or stewardship issues, they should initially contact us on+3531260080 or by email at info@brewin.ie

## Reporting

#### How do you report and record your stewardship and voting activities?

Our stewardship activities are recorded and monitored by our Stewardship Committee. Our voting activity is recorded on our website as explained in the 'Voting' section of this policy.

We produce an annual Engagement Report which outlines how we have performed against our Stewardship Policy in the preceding 12 month period.

We also provide an overview of our Stewardship Activities to our investment managers on a quarterly basis, which they can share with their clients.

#### How do you account to your clients and how often do you do this?

We send investment reports to our clients on a regular basis in accordance with regulatory requirements or as otherwise requested. These reports primarily show how our clients' investments are invested across the various asset classes compared with their chosen benchmark and how those investments have performed compared with the same benchmark. Whilst we do not formally report our Stewardship activities to our clients. Our voting activity is recorded on our website as noted above and we are always happy to discuss stewardship matters with individual clients on request.

#### For more information

Any clients who are interested in discussing our stewardship activities with us directly should contact us on +3531260080 or by email at info@brewin.ie

## Conflicts of Interest

#### How do you manage conflicts of interest?

The BD Group is an independently-owned firm, listed on the London FTSE 250 and are not bound to a corporate group. We also do not purchase shares or other investments for our own account and, where we have a discretionary mandate, we do not invest our clients in our own listed shares. We believe that only with an approach like ours can wealth management advice be truly bespoketo our clients.

Even though we are structured to maximise our independence, from time to time conflicts of interest will inevitably arise, but that does not mean we stop acting in our clients' best interests. That of course, remains our primary duty.

We also always want to maximise our level of engagement with our investee companies, even in situations where we have identified a conflict of interest. The way in which we achieve this is by partitioning those responsible for engagement from those who might be conflicted. If we are ever asked to vote on behalf of our clients in circumstances where we are unable to manage a conflict of interest on this basis, we will abstain. We consider that by taking this approach the affected party can (in circumstances of an abstention), alert their company Board of our policy in advance so any voting statistics can be adjusted accordingly.

Some examples of conflicts of interest situations that we have previously encountered are set out below, along with the steps that we would take (and indeed have taken) to resolve them:

- Where the director of an investee company is a client: In this case we would wish to ensure that the principal decision (being the vote) is exercised in the interest of our broader client base. We would achieve this by ensuring that the decision is made by non-client facing staff. In this particular case, that would be our Investment Strategy team.
- Where Brewin Dolphin is engaged with an investee company in the context of a potential corporate transaction or strategic alliance, with an entity in the Brewin Dolphin Group: In this case, in the unlikely event that our Research and Strategy teams are aware of the engagement, our Stewardship Committee would take responsibility for the vote and would also ensure that there is no overlap between the membership and decision making of our Board (in respect of the corporate matter) and the Stewardship Committee. If it were not possible to manage the conflict in this way (for example, due to the particular circumstances of the conflict), we would abstain.
- Where an employee or officer of Brewin Dolphin also serves as an officer of an investee company. In respect of a vote concerning that investee company, we would abstain.

#### For more information

We also have a publicly available Conflicts of Interest policy that can be accessed at: <u>https://www.brewin.ie/conflicts-policy-summary</u> .A hard copy of this policyis also available on request. This policy summarises the principal conflicts that exist in our business and the steps we take to mitigate them.

## **Our Stewardship Policy**

#### How frequently do you review your Stewardship Policy?

The Stewardship Committee is tasked with reviewing our Stewardship Policy, process and activities on a regular basis which must be at least annually. The policy was last updated in September 2021.

#### Who should I contact if I have any questions about your Stewardship Policy?

For more information

If you have any questions about this policy, then please contact us on +3531260080 or by email at info@brewin.ie

### Notes

Brewin Dolphin Wealth Management Limited trading as Brewin Dolphin and Brewin Dolphin Ireland, is regulated by the Central Bank of Ireland. For UK-based clients only: Brewin Dolphin Ireland is deemed authorised and regulated by the Financial Conduct Authority. The nature and extent of consumer protections may differ from those for firms based in the UK. Details of the Financial Services Contracts Regime, which allows EEA-based firms to operate in the UK for a limited period to carry on activities which are necessary for the performance of pre-existing contracts, are available on the Financial Conduct Authority's website. Registered Office: 3 Richview Office Park, Clonskeagh, Dublin 14. Registered in Dublin, Ireland No. 235126