

Combined Overview of the Updated Reporting Template & Performance Template

	Reporting Template	Performance Template
Focus	Designed with closed-end PE Funds in mind	Designed with closed-end Funds in mind
Application Outside of Closed-End Funds	While the overarching structure supports use by other asset classes (such as closed-end Real Estate), the Reporting Template was not designed to fully meet the needs outside of closed-end PE Funds	The structure is best suited for closed-ended Funds and Funds that utilize the IRR as the primary indicator of performance - open-ended Funds, or Funds that rely on the TWR or other performance indicators, may not find that this template fits their needs
Types of Funds	Applicable for traditional closed-end PE Funds, PE Fund-of-Funds (and PE Fund-of-Funds), Secondaries PE Funds and PE GP Stakes Funds - applicable for all geographies	Applicable for traditional closed-end Private Equity Funds, Venture Capital Funds, Private Credit Funds, Real Estate Funds, Real Assets Funds and corresponding Fund-of Funds, Secondary Funds and GP Stakes Funds - applicable for all geographies
Considerations Across GPs	Same requirements across GPs regardless of size of GP (smaller GPs or Mid-Market GPs) or if GP is an Emerging Manager	
Levels of Reporting	Individual LP's Allocation, Total Fund and GP's Allocation	Cumulative Fee-Paying LP's Allocation
Periodicity	QTD, YTD and ITD	ITD
Frequency	Quarterly	



	Reporting Template	Performance Template
Implementation Date	Q1 2026 (i.e., the first quarter that the updated Reporting Template is used would be after March 31, 2026, with QTD data as of March 31, 2026)	Data capture beginning in Q1 2026 (i.e., data as of March 31, 2026) - first delivery should occur four full fiscal quarters after the commencement of operations with the first delivery in Q1 2027 (i.e., the first quarter that the Performance Template is used would be after March 31, 2027, with ITD data through March 31, 2027)
Funds Expected to Use Updated Template	Provide for Funds still in their investment period during Q1 2026 or commencing operations on or after January 1, 2026	Provide for Funds commencing operations on or after January 1, 2026
Legacy Funds	For Funds no longer in their investment period as of January 1, 2026, optionality to continue to provide the 2016 Reporting Template - with mechanisms in place to support providing the updated Reporting Template without the need to reclassify historical and current period fees and expenses)	Not applicable - should only be provided on a goforward basis for Funds commencing operations on or after January 1, 2026
First Delivery After Fund Commences Operations	Reporting should begin after the first full quarter after the commencement of operations or within 18 months after the initial close (whichever is shorter)	Reporting should begin after four full fiscal quarters after the commencement of operations
Commencement of Operations	For the purposes of reporting, the "Commencement of Operations" should be consistent with other financial reporting for the Fund/reporting entity (i.e., financial statements) - a Fund (or the reporting entity) may be deemed to have commenced operations upon its initial drawdown from a subscription facility, its first capital call from its LPs or when it begins to incur management fees	



Reporting Template

Performance Template

Timing of Delivery After Quarter-End

Ultimately this is determined by the Fund's LPA and other governing documents and jurisdictional requirements - with the general framework that ILPA is promoting being:

- For Direct Funds within 60 days after quarter-end except for the quarter-end occurring at fiscal year-end (120 days)
- For Fund-of-Funds within 120 days after quarter-end except for the quarter-end occurring at fiscal year-end (180 days)
- For Fund-of-Funds within 180 days after quarter-end except for the quarter-end occurring at fiscal year-end (260 days)

Connections to LPAs and Accounting Standards

Reporting should be aligned with the financial reporting framework identified in the Fund's LPA and other governing documents, as well as the relevant accounting standards (i.e., U.S. GAAP, IFRS or other comprehensive basis of accounting), as it relates to (non-exhaustive list):

- Definition of the reporting entity (i.e., the Fund), including the decision to present on a combined and consolidated basis
- Definition of Related Persons
- Income recognition
- Expenses classification, capitalization and direct deductions/ allocations to capital
- Timing of delivery after quarter-end
- Allowances for Offsets and treatment of other fees and expenses such as Internal Chargebacks

Reporting should be aligned with the financial reporting framework identified in the Fund's LPA and other governing documents, as well as the relevant accounting standards (i.e., U.S. GAAP, IFRS or other comprehensive basis of accounting), as it relates to (non-exhaustive list):

- Definition of the reporting entity (i.e., the Fund), including the decision to present on a combined and consolidated basis
- Definition of "Fee-Paying" investors
- Timing of delivery after quarter-end
- Gross performance calculation methodology



Reporting Template

Performance Template

Supplemental, to be included in addition to existing GP reporting on a quarterly basis, including

financial statements (i.e., audited and unaudited financial statements and PCAPs)

Connections to Existing GP Reporting

Level of Details

Modifications

updated Reporting Template to create a more uniform set of reporting without the wide variances due to Level 1 vs. Level 2 detail reporting found in the 2016 Reporting Template

Standardized levels of details are included in the

Modifications are no longer able to be made to the Reporting Template - by LPs and GPs alike to promote even further levels of standardization

Standardized levels of details are included in the Performance Template for fund-to-investor cash flows (effective date, amount and transaction description) and performance metrics (with required and optional metrics)

Modifications to the prescribed mapping for performance metrics may be made, but should be clearly footnoted - otherwise, modifications should not be made by LPs and GPs alike to promote greater standardization

Optionality

While modifications are no longer able to be made, there are fields with limited optionality (non-exhaustive list):

- Partner Transfers
- Organization Costs (in both Internal Chargebacks and External/Third-Party Partnership Expenses)
- Due Diligence (External/Third-Party Partnership Expenses)
- Broken Deals (External/Third-Party Partnership Expenses)
- Carried Interest Accrued (Unrealized Profits)
- Carried Interest Earned (Realized Profits, Inclusive of Amount Held in Escrow)

While modifications are fairly restricted, there are fields with limited optionality (non-exhaustive list):

- Granular vs. Gross Up Methodology
- Performance Metrics