



Sustainable Financial Disclosure Regulation ("SFDR")

Ares Management Luxembourg

Disclosures for the purposes of European Union Regulation (EU) 2019/2088 of the European Parliament and of the Council of 27 November 2019 on sustainability-related disclosures in the financial services sector ("SFDR").

Integration of Sustainability Risks

The consideration of environmental, social and governance ("ESG") factors generally and sustainability risks specifically is integrated into Ares Management Luxembourg's ("the Firm") investment processes. It is primarily the responsibility of the specific investment team evaluating an investment, along with the other risks which the team considers in line with the particular strategy and investment guidelines for the relevant product.

In order to ensure that sustainability risks are considered in a systematic manner, investment teams are required wherever practicable to highlight key sustainability considerations at the early stages of proposed investments, and subsequently to include sustainability risk assessment information within relevant internal documentation such as papers for investment committees, including wherever practicable by the application of ratings to individual sustainability risks together with overall conclusion ratings. Once investments are made, the Firm continues as part of its portfolio management processes to monitor for sustainability risks.

The Firm's policy and approach as described above ensures that sustainability risks are integrated into both investment decision making and portfolio management to the extent that they represent potential or actual material risks to and opportunities for investments made for a particular product. As part of that process, the Firm has determined that sustainability issues are potentially relevant to the investment returns of its products, having regard in each case to the particular product's strategy and investment guidelines. With regard to any particular product, many or all of the specific investment decisions involved will remain to be made in the future and, accordingly, identification and assessments of risks, including sustainability risks, will necessarily take place on an investment-by-investment basis.

With reference to the above, the Firm will consider environmental and/or social issues which represent potential or actual material risks to the investments in its products' investment portfolios. The identification, assessment and mitigation of such risks, including sustainability risks, will be made on an investment-by-investment basis as outlined above.

Remuneration

The Firm ensures that the variable remuneration of its staff takes into account compliance with all the Firm's policies and procedures, including those relating to the impact of sustainability risks on the investment decision-making process.

No consideration of sustainability adverse impacts of investment decisions on sustainability factors

The Firm does not consider the principal adverse impacts of its investment decisions on sustainability factors in the manner specifically prescribed by Article 4 of SFDR. Compliance with Article 4 of SFDR and the regulatory

technical standards would require the Firm, which operates as a multi-strategy manager with investments across many different asset classes, to aggregate data across a number of different funds and other financial products. There is currently no certainty that the Firm could collect, or review, the data in a manner compliant with Article 4 of SFDR. This is in part because underlying investments are not widely obliged to, and overwhelmingly, do not currently, report by reference to the same data. This data gap is not expected to change in the foreseeable future. Even if the Firm were to be able to gather such data, there is no certainty (a) that it could do so systematically, consistently and at a reasonable cost to investors across all of its strategies or (b) that such data would provide meaningful insight.

The Firm continues to use its own procedures, policies and metrics to track investment decisions on an ongoing basis, including impacts such decisions may have on sustainability factors. The Firm considers that its approach is aligned with its objectives of delivering long-term risk adjusted returns to investors together with its overall approach to ESG and sustainability. The Firm keeps this situation under review as market practice develops and there is increased data availability.

Promotion of environmental or social characteristics and of sustainable investments

The Firm's disclosure on the promotion of environmental or social characteristics in respect of interests in (i) the Luxembourg special limited partnerships (*sociétés en commandite spéciale*) known as Ares Capital Europe VI (E) Levered, Ares Capital Europe VI (E) Unlevered, Ares Capital Europe VI (G) Levered and Ares Capital Europe VI (G) Unlevered (collectively referred to as the **Luxembourg Partnerships or the Fund**), in accordance with Article 10 of SFDR is only available to certain professional investors and this disclosure is solely being made in relation to the obligations of the Firm in its capacity as the alternative investment fund manager of the Luxembourg Partnerships pursuant to the SFDR. As a result, this disclosure is not, and must not be treated as, any offer of interests in the Luxembourg Partnerships. Any investment in the Luxembourg Partnerships may only be made on the basis of the confidential private placement memorandum of the Fund and the other documentation referred to therein.

This disclosure does not constitute an offer to sell, or a solicitation of an offer to purchase, any interests. Interests issued by the Luxembourg Partnerships have not been and will not be registered under the United States Securities Act of 1933, as amended, and may not be offered, sold or transferred in the United States or to U.S. persons absent registration or an applicable exemption from registration requirements.