

Mercer Private Investment Partners VIII SICAV-RAIF- Sub-Fund INFRA GERMANY (the "Sub-Fund")

Sustainability-related disclosures required for Article 8 financial products Regulation (EU) 2019/2088 on sustainability-related disclosures in the financial services sector

Preamble

The Sub-Fund promotes social and/or environmental characteristics by predominantly investing in Primary funds, Secondaries and Co-investments with a view to mitigating environmental, social and governance risks.

The Sub-Fund intends to contribute to the limitation of adverse impacts on the climate and associated environmental challenges and/or to a more inclusive and equitable society and/or to improved living standards by focusing on Primary funds, Secondaries and Co-Investments that are ESG risk aware and selected based on a rigorous investment due diligence process that is based on a dedicated exclusion screening for harmful activities and behaviours and complemented by a proprietary ESG analysis.

Given the nature of the strategy, focussed on infrastructure investments, the Sub-Fund may opportunistically support further evolving and relevant opportunities.

The Sub-Fund seeks to achieve a diversified portfolio of assets across different sub-sectors/strategies of the infrastructure universe.

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Sustainable Finance Disclosure Regulation Level 2 – Website Disclosure PIP VIII– INFRA GERMANY

Section	Regulatory Requirements	Disclosure draft
Summary Article 25 – SFDR L2	In the website section 'Summary' referred to in Article 24, point (a), financial market participants shall summarise all the information contained in the different sections referred to in that Article about the financial products that promote environmental or social characteristics. The summary section shall have a maximum length of two sides of A4-sized paper when printed.	Note: Please refer to the dedicated summary document for r
	The website section 'Summary' referred to in Article 24, point (a), shall be provided in at least the following languages: (a) one of the official languages of the home Member State and, where different and where the financial product is made available in more than one Member State, in an additional language customary in the sphere of international finance; (b) where the financial product is made available in a host Member State, one of the official languages of that host Member State.	
No sustainable investment objective	In the website section 'No sustainable investment objective' referred to in Article 24, point (b), financial market participants shall insert the following statement: "This financial product promotes environmental or social characteristics but does not have as its objective sustainable investment."	This financial product promotes environmental and/or objective sustainable investment.
Article 26 – SFDR L2	Where the financial product commits to making one or more sustainable investments, financial market participants shall in the website section 'No sustainable investment objective' referred to in Article 24, point (b), explain how the sustainable investment does not significantly harm any of the sustainable investment objectives, including all of the following:	The Sub-Fund has no sustainable investment objectiv investments; therefore this section is not applicable.
	 how the indicators for adverse impacts in Table 1 of Annex I, and any relevant indicators in Tables 2 and 3 of that Annex I, are taken into account; 	
	 whether the sustainable investment is aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights, including the principles and rights set out in the eight fundamental conventions identified in the Declaration of the International Labour Organisation on Fundamental Principles and Rights at Work and the International Bill of Human Rights. 	
Environmental or social characteristics of the financial product	In the website section 'Environmental or social characteristics of the financial product' referred to in Article 24, point (c), financial market participants shall describe the environmental or social characteristics that the financial products promotes.	The Sub-Fund promotes social and/or environmental of Primary funds, Secondaries and Co-investments with governance risks.
Article 27 – SFDR L2		The Sub-Fund intends to contribute to the limitation of environmental challenges and/or to a more inclusive a living standards by focusing on Primary funds, Second aware and selected based on a rigorous investment du dedicated exclusion screening for harmful activities an proprietary ESG analysis.
Investment strategy	In the website section 'Investment strategy' referred to in Article 24, point (d), financial market participants shall describe all of the following:	
Article 28 – SFDR L2	 the investment strategy used to meet the environmental or social characteristics promoted by the financial product; 	The Sub-Fund is investing in infrastructure assets, ma companies and assets or contracts backed by stable of exposure to demand and cyclical risk, and potential lin assets (infrastructure companies and assets or contra core+ assets but either comprise a higher focus on ex portfolio of assets or entail a higher exposure to cyclic (infrastructure assets or companies with either a higher exposure to demand or cyclical risk or more meaningf

or more information.

or social characteristics but does not have as its

tive and does not intend to make sustainable

al characteristics by predominantly investing in the a view to mitigating environmental, social and

of adverse impacts on the climate and associated e and more equitable society and/or to improved ondaries and Co-Investments that are ESG risk t due diligence process that is based on a and behaviours and complemented by a

mainly including (i) core+ assets (infrastructure le cash flow profiles, high barriers of entry, limited l linkage to inflation amongst others), (ii) value-add ntracts that have similar risk mitigating elements of expanding and further developing such assets or clical or volume risks), and (iii) opportunistic assets gher degree of operational complexity and larger ngful exposure to development or emerging

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		markets exposure, which increases the overall risk prof through diversification.
		Investments shall be made (directly or indirectly through equity-like instruments (including, subordinated receiva as well as listed shares, e.g. in the case of a public-to-p offering (IPO)) and other corporate finance instruments
		The ESG investment strategy of the Sub-Fund is con i.exclusion screening; ii.dedicated due diligence of the GP/Lead- capabilities; and iii.ESG assessment at Primary fund, Secor
		Exclusions screening
		The Sub-Fund has defined exclusions with respect to the behaviours/activities for the Sub–Fund's assets contributions social characteristics:
		 Any direct investment which has been found in the principles of the UN Global Compact, the U equivalent principles concerning human rights, unless the Manager can provide a clear plan fo violations.
		Any direct investment in a company that generative production of alcoholic beverages.
		 Any direct investment in a company that general distribution of pornography, and no direct inves directly from the production of pornography.
		 Any direct investment in a company that derive weapons. Controversial weapons include cluste biological, chemical or nuclear weapons and derived and the second seco
		 Any direct investment in a company that derive retailing of automatic and semi-automatic civilia
		 Any direct investment in the exploration, extrac fossil fuels including unconventional sources su representing more than 10% of the turnover of
		 Any direct investment in energy generation fror representing more than 10% of the turnover of at entry from the relevant target fund manager/ rehabilitate, transition) such investments with th conventional nuclear energy generation within Sub-Fund will not finance new development pro coal or oil.
		 Any direct investment in a company that generatobacco products, and any direct investment in revenue from the distribution of tobacco product
		Any direct investment in a company that generation commercial gambling.

rofile of these assets) while reducing the risks

ugh other undertakings) in unlisted participations, ivables and subordinated profit participating loans o-private transaction or an exit via an initial public nts (such as shareholder loans);

considering the following elements:

ad-Investor with respect to their ESG policies and

condaries and Co-Investment level.

the following sectoral activities and ributing to the promoted environmental and/or

in severe, systematic and ongoing violation of e UN Guiding Principles or similarly robust ts, labour, environment, and anti-corruption, for effectively addressing and rectifying these

erates more than 10% of revenue from the

erates more than 5% of turnover from the restment in a company that generates revenue

ves direct revenues from controversial ster munitions, anti-personnel landmines, depleted uranium ammunition/armour.

ives direct revenue from the production and rilian firearms and ammunition.

action and refining of (solid, liquid and gaseous) such as oil sands, and hydraulic fracking of a company.

rom thermal coal, oil and conventional nuclear of a company, unless there is a formalized plan er/lead-investor to manage (e.g. divest, n the objective to abate thermal coal, oil and in a five-year period following acquisition. The projects for energy generation based on thermal

erates direct revenue from the production of in a company that generates more than 50% of ducts.

erates more than 10% of its revenue from

Section	Regulatory Requirements	Disclosure draft
		GP/Lead-Investor Due Diligence
		Mercer has developed a proprietary scoring framewor on their approach to ESG, which not only enables the are performing in terms of ESG but also to identify are the GP/Lead-Investor level, the score represents Merc factors are incorporated within a GP's/Lead-Investor's
		ESG assessment at investment level
		The GP/Lead-Investor due diligence is complemented Secondary or Co-investment level, which focuses on t investment strategy under consideration.
		 To be considered as being aligned with E/S character A minimum score of 2.5 (out of 4) on both the or Asset Assessment
		Investments contributing to the attainment of the prom are required to pass the good governance requirement
	 the policy to assess good governance practices of the investee companies, including with respect to sound management structures, employee relations, remuneration of staff and tax compliance. 	The Sub-Fund's investment strategy will be realized in or Co-investments. The Sub-Fund's Portfolio Manage deployed by the GPs or Lead-Investors with respect to process basis. With respect to Secondaries and Co-In has defined specific criteria to be assessed during the the Lead-Investor directly and considering as available asset(s)/portfolio company(ies).
Proportion of investments	In the website section 'Proportion of investments' referred to in Article 24, point (e), financial market participants shall insert the information referred to in Article 14 and shall distinguish between direct exposures in investee entities and all other types of exposures to those entities.	The Sub-Fund aims to primarily create an infrastructu commingled funds and other similar investment vehicl sectors and sub-sectors.
Article 29 – SFDR L2		At least 51% of the Sub-Fund's commitments will be t E/S characteristics (# 1) (based on commitments mad period) promoted by the Sub-Fund.
		Investments that fall into the category #2 ("Other") references investments that are not expected to promote environ are not fully aligned with the binding elements of the states such as cash and other balance sheet items.
		The planned asset allocation with respect to the split b #2 Other (see below) may not be complied with during asset allocation remains applicable until the Sub-Fund

ork to classify GPs/Lead-Investors and strategies the team to understand how underlying managers areas to monitor more closely going forward. On ercer's assessment of the degree to which ESG r's corporate culture.

ed by an ESG assessment at the Primary Fund, n the degree of ESG integration within the

eristics, the following minimum score is required: ne GP/Lead-Investor Assessment AND the Fund

pmoted environmental and/or social characteristics ents detailed below.

I indirectly, either via Primary funds, Secondaries ger is assessing the good governance practices t to the underlying investment (structure), i.e. on a -Investments the Sub-Fund's Portfolio Manager he due diligence with relevant inputs provided by ble and relevant information of the underlying

ture portfolio consisting of Limited Partnerships, icles, that is well diversified across different

e targeted on Investments that are aligned with the ade at the end of the Sub-Fund's investment

efer to Primary funds, Secondaries and Coonmental and/or social characteristics respectively a Sub-Fund. #2 may further consider ancillary

it between #1 Aligned with E/S characteristics and ing a transitional period of four years. The planned ind begins realizing its assets.

Section	Regulatory Requirements	Disclosure draft
		#1 A ch Investments #1 Aligned with E/S characteristics includes the investments of environmental or social characteristics promoted by the financia #20ther includes the remaining investments of the financial pro- environmental or social characteristics, nor are qualified as sus
Monitoring of environmental or social characteristics Article 30 – SFDR L2	In the website section 'Monitoring of environmental or social characteristics' referred to in Article 24, point (f), financial market participants shall describe how the environmental or social characteristics promoted by the financial product and the sustainability indicators used to measure the attainment of each of those environmental or social characteristics promoted by the financial product are monitored throughout the lifecycle of the financial product and the related internal or external control mechanisms.	Investments that contribute to the achievement of the p characteristics are periodically reviewed for alignment "Investment Strategy". The review is based on informa investor based on a dedicated reporting questionnaire and binding elements of the Sub-Fund. With regard to evolving best practices periodically and realign its posi
Methodologies for environmental or social characteristics Article 31 – SFDR L2	In the website section 'Methodologies for environmental or social characteristics' referred to in Article 24, point (g), financial market participants shall describe the methodologies to measure how the social or environmental characteristics promoted by the financial product are met.	 The Sub-Fund is focused on the following sustainability environmental or social characteristics: Alignment with the exclusion screening GP/Lead-Investor ESG due diligence assessment ESG assessment results at Primary fund, Second Screening The environmental and/or social characteristics focus of underlying the GP/Lead-Investor due diligence may diffrom investment to investment.
Data sources and processing	In the website section 'Data sources and processing' referred to in Article 24, point (h), financial market participants shall describe all of the following:	
Article 32 – SFDR L2	 the data sources used to attain each of the environmental or social characteristics promoted by the financial product; 	The Sub-Fund qualifies as a fund of fund structure that Secondaries and Co-investments) where no, or respect underlying investments is publicly available. The data sources used by the Sub-Fund to achieve the promoted are based on information and documentation as part of the due diligence and ongoing monitoring. A scrutinise the information received. For further details, Phase Possible data source Due diligence Answers and inform (e.g. based on a strifurther documentation directly Based on a strifurther documentation

1 Aligned with E/S characteristics Min. 51%
#2 Other
of the financial product used to attain the ncial product. product which are neither aligned with the sustainable investments.
e promoted environmental and social nt with the binding elements detailed in section nation directly requested from the GP/Lead- re that is reflecting the ESG investment profile to external controls, the Sub-Fund will monitor psitioning regarding external controls accordingly.
lity indicators to measure the promotion of
sment results econdaries or Co-Investment level
s with respect to the sustainability indicators differ within the limits of the investment objective
nat invests in unlisted investments (Primary funds, ectively very limited information about the
the environmental and social characteristics ion provided by the respective GP/Lead-investor As far as possible, the fund will assess and s, please see below:
ces
ormation provided during the ESG due diligence structured due diligence questionnaire) and ation provided from the GP/Lead-investor

Section	Regulatory Requirements	Disclosure draft
		 Information from und Legally required disc memorandum, disclo Side letter clauses Publicly available inf (as relevant)
		Ongoing monitoring Answers to structure GP/Lead-investor di Annual ESG reportir underlying assets/pc Legal required disclo SFDR Publicly available inf (as relevant)
	 the measures taken to ensure data quality; 	The Sub-Fund is striving to implement a data quality pro- respect to data received from the target fund manager/li consistency with respect to the required information/dat ESG database where best in class data governance rec
	 how data are processed; 	The data collection for the Investments is initiated on a financial year-end). The required data is based on the S communicated to the GPs / Lead-investors during the in material changes. The underlying processes of the GP/ are assessed on a periodic basis with respect to different Received data is critically assessed as relevant based of assessment to allow for processing and inclusion for rel requirements. Controls are in place for the preparation of Lead-investors as well as for the analysis of the receiver reporting.
	 the proportion of data that are estimated. 	The Sub-Fund will reassess periodically the proportion of the annual reporting process of the Sub-Fund. It is not e the Sub-Fund, neither for Primary funds nor Secondarie in the due diligence phase. Refer to "Limitations of meth
Limitations to methodologies and data	In the website section 'Limitations to methodologies and data' referred to in Article 24, point (i), financial market participants shall describe all of the following:	
Article 33 – SFDR L2	 any limitations to the methodologies referred to in Article 24, point (g), and to the data sources referred to in Article 24, point (h); 	The data sources are limited regarding Primary fund inv based on existing investments ("blind pool risk") but are during the initial due diligence on the processes of the C Secondary in addition to side letter confirmations.
		Further, the underlying data is in principle obtained direct respective Primary fund, Secondary/Co-investment pro- completeness, consistency and quality of this data may
		Methodologically, no material limitations are expected of the Sub-Fund. The Sub-Fund does not expect these limit the ESG investment allocation or the promoted environment

a underlying assets/portfolio companies disclosures, e.g. private placement lisclosures required under SFDR

e information to complement existing information

ctured reporting questionnaires provided from the or directly

orting provided by the GP/Lead-investor for the ts/portfolio companies

lisclosures, e.g. annual report required under

e information to complement existing information

y process that considers relevant dimensions with ger/lead-investor, focusing on completeness and /data. Data received will be stored in a relevant e requirements are considered.

n a periodic basis (at least annually for the he Sub-Fund's regulatory commitments and he initial due diligence as well as in case of any GP/Lead-investor relevant for data management ferent considerations (e.g. accuracy, consistency). Hed on the results of the periodic process or relevant reporting and fund management ion of the information requested from the GPs / eived information and preparation for the relevant

ion of data that is estimated, usually in line with not expected, considering the binding elements of daries or Co-Investments that estimates are used methodologies and data" for further reference.

d investments as the assessment cannot be made are focusing due to the nature of the investment he GP, the disclosure of the Primary fund or

directly from the underlying investments of the provided by the GP/Lead-investor and the nay face certain limitations.

ed considering the binding elements defined by e limitations to materially affect the attainment of ronmental and social characteristics and will

Section	Regulatory Requirements	Disclosure draft
		periodically reassess relevant limitations and their imp social characteristics promoted.
	 how such limitations do not affect how the environmental or social characteristics promoted by the financial product are met. 	The Sub-Fund does not expect that these limitations in the ESG investment allocation (see section "Proportio environmental and social characteristics, as the select investments is focusing on the ESG investment alloca environmental or social characteristics considering the management of data.
Due Diligence Article 34 – SFDR L2	In the website section 'Due diligence' referred to in Article 24, point (j), financial market participants shall describe the due diligence carried out on the underlying assets of the financial product, including the internal and external controls on that due diligence.	The Sub-Fund has, besides the usual business and le dedicated ESG due diligence process per Investment:
Article 34 – SFDR LZ		The investment is subject to a dedicated ESG Due Dil well as the level of the investment (Primary fund, Seco considering within the due diligence inter alia the follow
		GP/Lead-investor ESG considerations
		Overall ESG Governance, Track Record and Ex Capabilities
		ESG standards, industry associations, reporting Inv framework su
		Sustainability at the Firm level ES
		Diversity at the Firm level ES
		Firmwide ESG Report ES
		Further, the GP/Lead-investor due diligence is complete Fund, Secondary or Co-investment level, which focuse investment strategy under consideration. A minimum st investor assessment and the Fund or Asset assessment with E/S characteristics.
		The due diligence process is a layered approach base to be assessed and documented by the Sub-Fund Ma Sub-Fund Manager is in close contact with the GP/Lea Sub-Fund Manager has established a dedicated proce results of the due diligence.
		External controls at the level of the GP/Lead-investor a diligence phase as relevant.
Engagement policies	In the website section 'Engagement policies' referred to in Article 24, point (k), financial market participants shall describe the engagement policies implemented where engagement is part of the	The Investment Manager engages in a constructive di they have clear processes and policies in place to miti
Article 35 – SFDR L2		

npact on the attainment of the environmental and

s materially adversely affect the achievement of tion of Investments") and the promoted ection of Primary funds, Secondaries and Cocation as well as the delivery of the promoted the GP's/Lead investors consideration and

l legal due diligence process, established a nt:

Diligence at the level of the GP/Lead-investor as econdary Co-Investment). The Sub-Fund is llowing topics (non-exhaustive):

Fund/Co-investment ESG considerations

Exclusion strategy and positive screening

Investment process alignment – consideration of sustainability risks and climate risks

ESG resources

ESG LP reporting

ESG engagement and monitoring

plemented by an ESG assessment at the Primary uses on the degree of ESG integration within the m score of 2.5 (out of 4) on both the GP/Leadment is required in order to be considered aligned

Ased on dedicated ESG themes and topics that are Manager. During the due diligence process, the Lead-investor of the envisaged investment. The pocess for the preparation and validation of the

or are a topic that may be considered in the due

dialogue with the GP/Lead-investor to ensure that nitigate potential externalities. With the

Section	Regulatory Requirements	Disclosure draft
	environmental or social investment strategy, including any management procedures applicable to sustainability-related controversies in investee companies.	engagement the Investment Manager supports the imp process.
Designated reference benchmark – Optional Article 36 – SFDR L2	In the website section 'Designated reference benchmark' referred to in Article 24, point (I), financial market participants shall describe whether an index has been designated as a reference benchmark to meet the environmental or social characteristics promoted by the financial product, and how that index is aligned with the environmental or social characteristics promoted by the financial product, including the input data, the methodologies used to select those data, the rebalancing methodologies and how the index is calculated.	No index has been designated as a reference benchm
	Where part or all of the information referred to in paragraph 1 is published on the website of the administrator of the reference benchmark, a hyperlink shall be provided to that information.	

improvement of GP's ESG Score and their ESG