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

#### **Preamble**

LUX IM – MORGAN STANLEY GLOBAL MULTI ASSET ("the Sub-fund") invests in securities of issuers that contribute to the Sub-fund's promoted environmental and social characteristics, in line with the Sub-fund's defined environmental, social and governance (hereinafter "ESG") investment strategy, including environmental objectives (such as: reducing carbon emissions; and preventing pollution and waste), social objectives (such as: tackling inequality or fostering social cohesion; promoting social integration and labour relations; investing in human capital; promoting access to finance and healthcare; and promoting nutrition and health) and governance objectives (such as good corporate governance and corporate behaviour).

The Sub-fund does not invest in issuers that qualify as sustainable investment in accordance with Article 2 (17) of Regulation (EU) 2019/2088 ("SFDR").

The Sub-fund is not considering the EU criteria for environmentally sustainable economic activities as defined under the EU Taxonomy Regulation to determine the attainment of the sustainable environmental or social characteristics that it promotes.

The Sub-fund invests a minimum of 55% of its net assets to investments that are aligned to the promoted environmental and social characteristics.

No reference benchmark has been designated for the purpose of attaining the environmental or social characteristics promoted by the Sub-fund.

### Sustainable Finance Disclosure Regulation Level 2 – Website Disclosure

Section	Regulatory Requirements	Disclosure
Summary Article 25 – SFDR II	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.	Please refer to the standardized 2 pager summary https://www
	<ul> <li>The website section 'Summary' referred to in Article 24, point (a), shall be provided in at least the following languages:</li> <li>(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;</li> <li>(b) where the financial product is made available in a host Member State, one of the official languages of that host Member State.</li> </ul>	
No sustainable investment objective Article 26 – SFDR L2	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 or social charac objective sustainable investment.
	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:	
	<ul> <li>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;</li> </ul>	
	<ul> <li>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.</li> </ul>	
Environmental or social	In the website section 'Environmental or social characteristics of the financial product' referred to in Article 24, point (c), financial market	The Sub-fund invests in securities of issuers that contribute to and social characteristics, in line with the Sub-fund's defined

w.bgfml.lu/site/en/home/sustainable.html acteristics but does not have as its to the Sub-fund's promoted environmental ed environmental, social and governance

Section	Regulatory Requirements	Disclosure
characteristics of the financial product Article 27 –	participants shall describe the environmental or social characteristics that the financial products promote.	(hereinafter "ESG") investment strategy, including environment emissions; and preventing pollution and waste), social objectives (such as good corporate governance and corporate
SFDR L2		
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	<ul> <li>the investment strategy used to meet the environmental or social characteristics promoted by the financial product;</li> </ul>	<ul> <li>The investment objective of the Sub-fund is to provide an attreation, through investing primarily in a widely diversified portfor Market Instruments globally and through the use of financial de The Sub-fund will implement top-down, tactical views on global closed-end real estate investment trusts ("REITS"); (2) fixed in Instruments, all such investments being always in compliance work the UCI Law and articles 2, 3, and 10 of the Grand-ducal R certain definitions of the UCI Law and FDIs.</li> <li>Further to the determination of the portfolio's asset allocation capture value from environmental, social and governance (ES seek to achieve this by tilting the portfolio of the Sub-fund characteristics. The ESG analysis of the target issuers relies on with external research and data from specialised external probinding elements.</li> <li>Negative screening: exclusion of target issuers involved</li> <li>ESG integration: investment in companies that control objectives pursued by the Sub-fund.</li> <li>Consideration of principal adverse impacts</li> </ul>
	<ul> <li>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.</li> </ul>	Good governance practices are assessed for each target issue target issuer that have experienced very severe governance co tax evasion, governance structures etc).
Proportion of investments Article 29 –	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 invests a minimum of 55% of its net assets to inpromoted environmental and social characteristics.

ental objectives (such as: reducing carbon ojectives (such as: tackling inequality or abour relations; investing in human capital; ng nutrition and health) and governance te behaviour).

ttractive level of total return, measured in folio of transferable securities and Money derivative instruments ("FDIs").

al asset classes across (1) equity including income securities; and (3) Money Market e with the provisions set out in article 41(1) Regulation of February 8, 2008 relating to

ion, the Investment Manager will seek to SG) factors. The Investment Manager will d toward companies with favorable ESG on internal research activity complemented providers and encompasses the following

d in controversial conduct and/or activities; ntribute to the environmental and social

uer. The Sub-fund does not invest in controversies (such as bribery & fraud,

nvestments that are aligned to the

Section	Regulatory Requirements	Disclosure
		#1 Aligned with Min Investments #2
		#1 Aligned with E/S characteristics includes the investments of environmental or social characteristics promoted by the financial #2 Other includes the remaining investments of the financial pre environmental or social characteristics, nor are qualified as sus The remaining investments of the Sub-fund ("#2 Other") ma cash equivalents for liquidity purposes within the limits preso which may be used for hedging and investment purposes a Investment Policy of the Sub-fund; (iii) target funds and/or se promoted environmental or social characteristics or for which the order to assess their ESG features and may be used within attractive level of total return. As a minimum environmental and included under "#2 Other", except for cash and cash equivalent, to the negative screening.
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.	The Investment Manager integrates the ESG analysis within follows: Negative Screening Exclusion of target issuers that: • are involved in severe controversies, including the ones r of the ten principles of the United Nations Global Compa • are involved in specific activities (according to specific thr from such activities): • controversial and nuclear weapons; • conventional weapons; • adult entertainment; • coal; • tobacco; • gambling; • oil sands



of the financial product used to attain the noise product.

product which are neither aligned with the ustainable investments.

may be invested in (i) ancillary cash and scribed by applicable laws, (ii) derivatives s as per the applicable provisions of the securities of issuers not aligned with the the Investment Manager is lacking data in in the Sub-fund's investment objective of nd social safeguards, all direct investments nt, target funds and derivatives, are subject

in the investments' selection process, as

s related to the infringement of one or more pact;

thresholds applied to the revenues deriving

	Section	Regulatory Requirements	Disclosure
ĺ			ESG integration
			Target issuers having complied with the negative screening a sustainability indicators per asset class:
			<ul> <li>Equity investments: the Investment Manager applies a through a best-in-class approach. Indeed, the Sub-fur to five regional equity baskets. Each will outperform determined by the Investment Manager as representa the weighted average of:</li> </ul>
			<ul> <li>the ESG score, as determined by a reputable externa</li> </ul>
			<ul> <li>the Low Carbon Transition score, as determined b</li> </ul>
			In addition, the core equity portfolio (which is made up will outperform the entire investment universe with regard
			The ESG score (as determined by a reputable data prov a combination of the key issues that are most material to issues (such as reduction of carbon emissions, preventin to healthcare). The Low Carbon Transition score asses and opportunities related to the low carbon transition.
			<ul> <li>Government bonds: The Sub-fund aims to avoid inv current ESG Government Rating of "CCC". The ESG a reputable external data provider) identify a compa environmental, social and governance risk factors and the long-term sustainability of its economy.</li> </ul>
			PAI consideration
			<ul> <li>The Sub-fund considers the following principal adverse im application of the Sub-fund's binding environmental and social e</li> <li>PAI indicators numbers 1-3 (GHG emissions, investee companies): The equity investments on numbers 1-3 regarding GHG emissions in part a tilt considering the Low Carbon Transition so baskets. The Low Carbon Transition score is de laggards by measuring companies' exposure opportunities related to the low carbon Transition of our equity securities. The Low Carbon Transition Transition (score) and (score) and</li></ul>
			<ul> <li>PAI indicator number 4 (exposure to compani Sub-fund considers this PAI indicator in part threat it excludes issuers with high exposure to car mitigation of climate-related financial risks.</li> </ul>
			<ul> <li>PAI indicators numbers 7-9 (activities negative emissions to water and hazardous waste and considers these indicators in part through its proxy, it excludes investments in companies controversy cases related to environmental remedial action has not been taken. These con</li> </ul>

are further assessed using the following

an ESG tilt for all equity securities' issuers fund allocates its global equity investment m the equivalent regional equity universe stative of the relevant region with regard to

ternal data provider; and

by a reputable external data provider.

o of the total of the five regional baskets) and to the two scores referenced above.

ovider) assesses each company based on I to a company, out of a possible 35 ESG ing pollution, tackling equality, and access esses a company's management of risks

nvesting in the bonds of countries with a G Government Ratings (as determined by pany's exposure to and management of ad consider how these factors might impact

mpacts ("PAIs") indicators through the I characteristics:

s, carbon footprint and GHG intensity of s of the Sub-fund consider PAI indicators rt through its equity investments, applying a score to the equities held in the equity designed to identify potential leaders and ure to and management of risks and ion and assesses carbon intensity of each ransition score takes into account GHG

nies active in the fossil fuel sector): The prough its investments in equities because arbon-intensive activities, with a view to

vely affecting biodiversity-sensitive areas, ad radioactive waste ratio): The Sub-fund is investments in equities because, as a es involved in ongoing severe structural al harm where we believe appropriate ontroversies include controversies relating

Section	Regulatory Requirements	Disclosure
		<ul> <li>to Biodiversity &amp; Land Use, Toxic Emissions &amp; (Non-Hazardous), Supply Chain Management</li> <li>PAI indicator number 10 (violations of UN Glod for Economic Cooperation and Developmer Enterprises): The Sub-fund considers this F equities because it excludes investments in is selected global norms and conventions, inclue Principles (UNGC), United Nations Guiding Pr [the International Labour Organization's fu Guidelines for Multinational Enterprises</li> <li>PAI indicator number 14 (exposure to controc cluster munitions, chemical weapons and biolo this PAI indicator through its investments in eq issuers which derive any revenue from cocontroversial weapons listed for PAI number 1</li> </ul>
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.	In order to attain the promoted environmental and social chara is assessed based on the above-described negative scree consideration of principal adverse impacts (see 'Monitoring of Internal controls are in place in respect of investment decision but are not limited to, pre-trade and post-trade controls to ens all times and independent oversight by risk management funct
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	<ul> <li>the data sources used to attain each of the environmental or social characteristics promoted by the financial product;</li> </ul>	The Investment Manager leverages ESG data from various ex stored in a centralized ESG data repository to allow any Mor investment teams, to access the information for research, port
	<ul> <li>the measures taken to ensure data quality;</li> </ul>	and regulatory reporting.
	<ul> <li>how data are processed;</li> </ul>	Due to gaps in data coverage, a small proportion of the data w environmental and social characteristics is estimated data. The
	<ul> <li>the proportion of data that are estimated.</li> </ul>	due to a lack of availability of reliable data. The Investment I review and replace the estimated data with third-party data s (e.g., directly from investee companies) when available. The Investment Manager ensures data quality by liaising cla obtain regular updates to the datasets as the regulation evolve external data providers in order to confirm that their methodol

& Waste, Water Stress, Operational Waste ent amongst others.

lobal Compact principles and Organisation ent (OECD) Guidelines for Multinational PAI indicator through its investments in issuers flagged in breach of one or more luding the United Nations Global Compact Principles for Business and Human Rights, fundamental principles] and the OECD

roversial weapons (anti-personnel mines, logical weapons)): The Sub-fund considers equities because it excludes investments in controversial weapons (including all the 14).

erence period will be made available in the

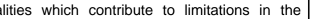
aracteristics, the eligibility of target issuers eening, ESG screening procedures, and of the sustainable investment objective'). on making for the Sub-fund. These include, nsure all binding elements are observed at actions as required.

external vendors. This data is collected and organ Stanley business unit, including the rtfolio analysis and construction, and client

which is used to assess alignment with the ne Investment Manager estimates this data Manager will keep this lack of data under sources or data obtained by other means

losely with the different data providers to ves and by conducting due diligence on the logies are reliable.

Section	Regulatory Requirements	Disclosure
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	<ul> <li>any limitations to the methodologies referred to in Article 24, point (g), and to the data sources referred to in Article 24, point (h);</li> </ul>	<ul> <li>The below outlines some of the key themes and commonalit methodologies and/or data and/or poor data quality:</li> <li>Methodology differences between data providers</li> <li>Discrepancies in reported vs. estimated carbon emissions data s</li> <li>Data lags i.e., reporting timelines for data may not align with SFI</li> <li>Data coverage gaps across asset classes, geographies, and ma</li> <li>The ESG tilt of government bonds uses a proprietary Sovereign Adviser overlays credit research. The credit research overlay sovereigns to account for the Investment Manager's views on the circumstances, application of the Investment Manager's credit of y the Fund not outperforming the benchmark on ESG issues expect that this will generally be the case.</li> <li>Despite these limitations, some of which impact all consumers of ES Investment Manager, the Investment Manager takes steps to mitiga Sub-fund's ability to meet its environmental and social characteristic vendor data quality and methodologies, comparing ESG data points analyses and using appropriate estimations to manage data gaps.</li> </ul>
	<ul> <li>how such limitations do not affect how the environmental or social characteristics promoted by the financial product are met.</li> </ul>	Based on the details above, there is no material effect on the a characteristics promoted by the Sub-fund.
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.	In order to qualify for initial investment, the investments must of by the Sub-fund. This compliance has to be ensured by the Inv compliance mechanism in place.
Engagement policies Article 35 – SFDR L2	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 environmental or social investment strategy, including any management procedures applicable to sustainability-related controversies in investee companies.	The Investment Manager believes that they have a duty to we help manage any potential adverse impact and improve the Manager fulfils this duty by engaging with the companies in activities give the Investment Manager the opportunity to guide better ESG practices. Typically, the Investment Manager's main engagement priorities research and an assessment of material ESG risks by the analysts. The Investment Manager believes this is the best a risks to the global economy and global markets is integral to the process. This approach therefore ensures that stewardship Investment Manager's philosophy around risk control. The Investment Manager monitors and aims to engage with breaching ESG Controversies score, in order to assess the encourage better behaviour. This complements the exclusionar have breached the ESG Controversies score by the Sub-fund.



- a such as Scope 3 emissions
- FDR reporting timelines
- narket capitalisations

on ESG benchmark upon which the Investment by may result in changes to the weightings of the credit quality of those sovereigns. In limited it overlay could result in sovereign bonds held es, though the Investment Manager does not

ESG data and are not particular specific to the igate the risk of these limitations hindering the tics – these include (as appropriate), assessing nts between vendors or against its own internal

attainment of the environmental or social

t comply with the binding elements applied nvestment Manager through pre-trade

work with the firms in which they invest, to their ESG performance. The Investment in which they invest. These stewardship ide companies in which they invest toward

ties are guided by top-down thematic-based ne Investment Manager's dedicated ESG t approach for its strategy, as researching the Investment Manager's asset allocation ip is seen as a natural extension of the

th investee companies which are close to the risk of any ESG controversies and nary screening of investee companies which nd.

Section	Regulatory Requirements	Disclosure
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 reference benchmark has been designated for the purpose characteristics promoted by the Sub-fund.

se of attaining the environmental or social