

Website Disclosures

Sustainability-related disclosures

This section of the website sets out the entity level disclosures by Bridge Renewable Energy Fund Manager LLC (BRE) under Articles 3, 4 and 5 of 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 (EU SFDR), including as amended by Regulation (EU) 2020/852 of the European Parliament and of the Council of 18 June 2020 on the establishment of a framework to facilitate sustainable investment (EU Taxonomy).

This disclosure applies to BRE in respect of funds that BRE manages that fall within the scope of the EU SFDR (In-scope Funds) as a result of such In-scope Funds being marketed into the European Union by way of a National Private Placement Regime.

Bridge Renewable Energy Fund Manager LLC

Sustainability risks

Article 3, EU SFDR

Pursuant to the EU SFDR, 'sustainability risk' means an environmental, social or governance event or condition that, if it occurs, could cause an actual or a potential material negative impact on the value of an investment.

In respect of In-scope Funds, BRE will consider, as a preliminary step, whether sustainability risks are relevant. Where sustainability risks are deemed relevant, BRE will follow the process set out below.

BRE is committed to (i) ensuring sustainability risks are integrated into the investment decision process of the In-scope Funds and (ii) monitoring sustainability risks with respect to the In-scope Funds. BRE commits the resources it believes are reasonably necessary to effectively implement such efforts.

BRE assesses the level of sustainability risk associated with the In-scope Funds at inception and over time. This is achieved by ensuring that sustainability risks are integrated into the investment decision process of the In-scope Funds by implementing pre-acquisition due diligence processes and ongoing monitoring processes which incorporate consideration and identification of sustainability risks and, where appropriate, seek to mitigate them.

Pre-acquisition due diligence: Prior to acquisition of potential investments, BRE carries out pre-investment due diligence which includes initial screening and red flag risk identification (including in respect of sustainability risks); any red flags identified at this stage are escalated in accordance with BRE's escalation procedures.

Investment decision-making: Based on the information and data collected during the pre-investment screening stage, a risk assessment for relevant risks, including sustainability risks, is carried out. Sustainability and other risks are raised with BRE's Investment Management Committee (IMC) which decides whether to approve any identified risks or proposed mitigation measures. Sustainability risks, and any associated risk management plans, are then incorporated into the investment proposal to the IMC. If the investment proposal is accepted by the IMC, the relevant team will be notified of any approved risk management plans and mitigation measures.

Ongoing monitoring: Sustainability risks are monitored on an ongoing basis, including by obtaining relevant data from underlying investments and in line with any relevant risk management plans. If sustainability risks are identified as part of ongoing monitoring, these are addressed including, where possible, through remediation and mitigation measures.

Statement on principal adverse impacts of investment decisions on sustainability factors

Article 4 EU SFDR

No consideration of adverse impacts of investment decisions on sustainability factors

BRE does not consider adverse impacts of investment decisions on sustainability factors in the manner specifically prescribed by Article 4 of the EU SFDR.

As at the date of this disclosure, BRE acts as an alternative investment fund manager in respect of only one In-scope Fund that is marketed in the European Union by way of a National Private Placement Regime and to which the EU SFDR applies. As there is only one In-scope Fund, the adverse impacts of investment decisions on sustainability factors at entity level are the same as the adverse impacts of investment decisions on sustainability factors at product level. On this basis, BRE does not intend to consider adverse impacts of investment decisions on sustainability factors at entity level.

BRE will continue to consider its position in relation to consideration of adverse impacts at entity level as its capabilities grow over time.

Remuneration Policies

Article 5 EU SFDR

BRE maintains a Remuneration Policy which has been prepared in accordance with the requirements of AIFMD and the ESMA Guidelines. BRE has assessed its own characteristics to ensure its remuneration practices appropriately align the incentives of its employees and managers with the risk profiles (including in relation to sustainability risks) and investment strategies (including sustainability-related strategies) of its funds under management.

Product-specific information

Article 10, EU SFDR

Product-specific disclosures pursuant to Article 10 of the EU SFDR can be found on the [*investor portal*](#).

SFDR Website Disclosures first published: April 9, 2023

SFDR Website Disclosures last updated: September 1, 2023

Changes since last update: Changes made to reflect that BRE has implemented a Remuneration Policy as disclosed above.