

# Livingbridge Responsible Investment (RI) Policy

## [I. Introduction](#)

### **I.A. Why has this policy been developed?**

Livingbridge (“the Firm”) is a mid-market private equity firm. The Firm invests primarily in businesses in four sectors: (i) technology, (ii) services, (iii) healthcare and education, and (iv) consumer. The Firm has a strong track record of being a responsible investor and believes it is important to formalise its commitment to Responsible Investment and Stewardship. This Responsible Investment Policy should be read in conjunction with the Firm’s Stewardship Policy.

### **I.B. What does Responsible Investment mean to the Firm?**

As an institutional investor, the Firm has a duty to act in the best long-term interests of its client funds.

In this fiduciary role, the Firm believes that environmental, social, and corporate governance (ESG) factors can, to varying degrees across companies, sectors, regions, asset classes and timeframes, impact the financial performance of its funds.

The Firm seeks to work collaboratively with the management teams of the companies it backs to build best-in-class businesses that command a premium valuation on exit. These “best-in-class” businesses have a range of common characteristics, including a recognition that sustainable success depends on an ability to take into account and addresses any material ESG risks and opportunities relating to the business.

Responsible Investment drives the Firm’s continuous commitment to incorporate ESG factors into its investment decisions and processes. The Firm works alongside each of the businesses within the portfolio to set and refine their business strategies and processes to grow and create shareholder value sustainably.

### **I.C. What are the Firm’s Responsible Investment objectives?**

The Firm recognises that each of its portfolio companies has a different value creation strategy, with a unique set of ESG risks, challenges and opportunities that go alongside that.

Accordingly, the Firm is very selective about how it leverages the scope and scale of its portfolio to achieve certain ESG objectives and believes its primary responsibility is to support each company to achieve the objectives it has set for itself. The Firm does this by having consistent and clear policies with regard to:

1. the ESG factors it takes into account when making investment decisions. This ensures that the prospective investee company's values, activities and ESG ambitions align with those of the Firm;
2. how it can help each portfolio company to mitigate risk and / or exploit opportunities to strengthen returns;
3. how it can engage with each portfolio company to help them achieve their ESG objectives and further their own (as well as the Firm's) ESG priorities; and
4. how the Firm can satisfy monitoring and reporting requirements to its investors.

#### **I.D. Is this policy aligned to external frameworks?**

The Firm is a signatory of the UN Principles for Responsible Investment (UN PRI) and regards it as a valuable source of industry best practice alongside the Sustainability Accounting Standards Board (SASB), Initiative Climat International (iCI), Science Based Targets initiative (SBTi) and ILPA's ESG Data Convergence Initiative (EDCI). The Firm operates in line with the requirements of the UN PRI as by implementing these Principles it believes it will achieve better outcomes for its investors, as well as closer alignment with its own Responsible Investment objectives.

The six Principles are as follows:

1. Incorporating ESG issues into investment analysis and decision-making processes;
2. Being active investment partners and incorporating ESG issues into partnership policies and practices;
3. Seeking appropriate disclosure on ESG issues by the entities into which investments are made;
4. Promoting acceptance and implementation of the Principles within the investment industry;
5. Working together to enhance effectiveness in implementing the Principles; and
6. Reporting on activities and progress towards implementing the Principles.

## **I.E. Scope**

This Policy is reviewed and updated, if necessary, on at least an annual basis by the Livingbridge Partnership Board. All staff are required to adhere to it, and it applies to the Firm's investment activities in respect of new investments and its existing portfolio.

Additionally, all staff are required to confirm that they have read and understand the policy and agree to adhere to and implement it in the performance of their roles and responsibilities. Staff are trained on how to interpret and implement the policy as part of the in-house training program and in-house experts are able to provide guidance on a case-by-case basis.

## **II. Responsible Investment Approach**

### **II.A. Pre-Investment**

Prior to investment, all potential targets are screened in order to identify key ESG risks and opportunities. While this preliminary screening is more general, due diligence is tailored to each potential target. Further detail on each stage of this process is set out below.

### **II.B. Screening**

All potential targets are screened using the Firm's proprietary ESG Screening Tool ("the screening tool"). The investment teams are required to complete the screening tool for each potential target. The screening tool includes a negative screening section that incorporates all restricted investments (as per the Firm's Restricted Investments List – refer to section IV.B.) and uses the Sustainability Accounting Standards Board's (SASB) Sectoral Materiality Finder as a framework to identify material ESG topics and investments that are deemed unsuitable based on sector, geography, and operational concerns. Any red flags identified here are raised with the Investment Committee for further consideration.

Red flags which require Investment Committee consideration include (but are not limited to):

#### **Sector flags**

- Tobacco / alcohol
- Illegal drugs / cannabis
- Gambling / pornography
- Nuclear weapons
- Thermal coal & oil sands

#### **Operational considerations**

- High greenhouse gas emissions
- Use of scarce resources
- Significant waste generation
- Significant pollutant / effluent discharge
- Risks to human health and wellbeing

- Nuclear Energy
- Hydrocarbons
- Natural resources extraction
- Risks to health and wellbeing of animals
- Socio-economic impacts on local communities
- Risks of ethical violations

### **Geographic considerations**

- Protected natural sites (i.e. the Arctic)
- Territories with heightened risk of human rights violations
- Territories which are subject to international sanctions

The second stage of the screening tool assesses the climate-related risks and opportunities associated with a potential target while the third stage assesses sector-specific risks and opportunities. The screening tool generates an ESG performance score of low, medium, or high risk to provide an overall assessment of the target's ESG risk profile and maturity.

These findings are fed into the initial Investment Appraisal paper and reviewed / discussed by the Investment Committee to inform the scope of further ESG due diligence required and the impact of ESG factors on the investment case.

At a minimum the screening tool guides the investment team to consider the key focus areas:

- Greenhouse gas emissions and energy management
- Human and labour rights
- Employee engagement
- Diversity and Inclusion
- Physical Impacts of Climate Change
- Data privacy and Cyber security
- Business ethics

### **II.C. Cyber, Risk, Environmental, Social & Stewardship (CRESS) Assessment**

Following the Investment Committee's initial Investment Appraisal, the Firm undertakes an internal pre-investment CRESS assessment to highlight any material cyber, legal, regulatory or ESG risks or issues that need to be addressed by the investment team as part of their evaluation of the investment opportunity.

## **II.D. Due Diligence**

Identified issues and gaps from the CRESS assessment, in conjunction with the results from the ESG Screening Tool, are fed into the scopes of the applicable external due diligence exercises (such as the legal, regulatory, cyber, insurance and ESG due diligence).

As part of due diligence, in-house assessments are reviewed by external due diligence providers to corroborate the risks identified, review these in more detail, identify any other risks and / or opportunities not captured internally, and advise on how to manage and / or capitalise on them.

The outcome of any due diligence is reviewed and discussed by the Investment Committee ahead of the transaction receiving final approval.

## **II.E. Post-Investment**

The Firm requires new portfolio companies to maintain high standards of adherence and compliance with relevant laws and regulations. Post-completion, portfolio companies are encouraged to perform an ESG “health check” with an external consultant to assess the company’s ESG maturity, address any issues identified during due diligence, identify ESG priorities, KPIs and targets, and ensure high overall standards of corporate and social responsibility.

Furthermore, as part of the Firm’s portfolio-wide science-based targets commitment, the Firm will support eligible portfolio companies (i.e., where Livingbridge has a 25% ownership stake or greater) to measure their carbon footprint, develop decarbonisation plans, and set validated science-based targets.

## **III. Transparency, Disclosure, Reporting**

The Firm is committed to continuously improving its ESG-related disclosures and communications to investors, portfolio companies, and staff.

### **III.A. Monitoring**

Appropriate KPIs are identified following completion and are then tracked as part of the Firm’s ongoing portfolio company monitoring. As each company is at a different stage of ESG

maturity, the Firm considers what is appropriate on an individual basis. ESG KPIs are reported and tracked through an online platform on an annual basis.

Annual CRESS assessments are also a key component of the Firm's ongoing portfolio monitoring. These assessments support portfolio companies to implement the fundamentals of good governance and risk management and identify and manage material risks and opportunities during the Firm's ownership. CRESS assessments highlight any material cyber, legal, compliance or ESG risks or issues and bring them to the attention of the relevant investment team members so that they can be raised at board level and addressed.

The investment teams are supported by internal and external cyber, legal, compliance, ESG, and insurance experts to identify and manage material risks and align with best practice standards.

### **III.B. Reporting**

The Firm commits to providing its investors and key stakeholders with reliable, relevant information on ESG developments across the portfolio on a regular basis. The Firm complies with its disclosure obligations as a UN PRI signatory and has developed its own reporting in line with best practices in the sector and internationally. The Firm provides ESG updates and KPIs on its portfolio companies as part of investor reports and also publishes an annual Responsible Investment Report on its website, including updates and progress towards its broader ESG objectives and targets.

### **IV. Oversight and Governance**

Ultimate oversight and accountability for Responsible Investment and Stewardship, as with all governance matters, lies with the Livingbridge Partnership Board. Implementation of Responsible Investment and Stewardship is managed day-to-day by the investment team. The investment team incorporates the Firm's Responsible Investment approach at every step of the investment process. Investor directors of each portfolio company (with reference to the relevant Investment Committee) ensure that the portfolio operates within the Firm's Responsible Investment and Stewardship framework.

#### **IV.A. Policy governance**

The Livingbridge Partnership Board is responsible for this policy. The Firm reviews and updates its Responsible Investment approach regularly, at least once per year, to ensure that it meets its Responsible Investment objectives.

#### **IV.B. Restricted Investments List**

The Firm does not invest in companies which principally operate in the following sectors or activities:

- A. Tobacco;
- B. Distilled alcoholic beverages and related products;
- C. Any illegal economic activity under law or regulations;
- D. Financing of casinos or equivalent enterprises;
- E. Gambling or gambling related products (including internet gambling or online casinos);
- F. Human cloning;
- G. Pornographic products;
- H. Arms or munitions;
- I. Genetically modified organisms;
- J. Prostitution or procuring of prostitutes or similar enterprises;
- K. Direct real estate investments;
- L. Financing of research, development or technical applications relating to electronic data programs or solutions for the principal purpose of (a) to support the activities of A. to H. above, or (b) to enable the illegal entry into electronic data networks or downloading of electronic data;
- M. Coal, oil and gas or other natural resource investments (other than an entity that provides services or consulting to a company in the oil or gas and other natural resources sectors)