SFDR Article 10 Website Disclosures Article 9 Sub-Fund

Sub-fund name: Ecofin Global Renewables Infrastructure UCITS Fund (the "Fund")

Legal entity identifier: 6354001IUQGYUMLI3M79

a) Summary

This summary section has been completed in furtherance of SFDR and, in particular, Article 37 of Commission Delegated Regulation (EU) 2022/1288 ("SFDR Level 2") and summarises the key information referred to in the remaining sections of this Article 10 Statement.

Classification	The Fund has been classified as a fund which has sustainable investment as its objective
	under Article 9 of SFDR.
No significant harm to	The Fund has sustainable investment as its objective. The Fund will have a minimum
the sustainable	proportion of 90% of sustainable investments with an environmental objective in economic
investment objective	activities that do not qualify as environmentally sustainable under the EU Taxonomy.
Sustainable investment	The Fund aims to create positive environmental impact by investing in companies that are
objective of the	materially involved in economic activities that are considered climate change mitigation by
financial product	virtue of their contribution to one or more of the UN Sustainable Development Goals (SDGs).
	The portfolio construction process restricts investments to companies that align with certain
	of the Sub-Investment Manager's Sustainable Investment Themes. Specifically this Fund
	invests in one main Sustainable Investment Theme, being "Electrification."
Investment strategy	The investment objective of the Fund is to generate long-term total returns through
	investment in sustainable initiatives derived from a combination of capital appreciation and
	income over time.
	To attain its sustainable objective, the Fund is primarily focused on investing in companies
	that are positioned to benefit from the pursuit of mitigating climate change. The Fund will
	principally focus its investment activities on listed equities of companies who are developers,
	owners and operators, in full or in part, of renewable electricity technology plants and
	systems, and related infrastructure investments.
	Good governance safeguards are described further in "Methodologies."
Proportion of	The Sub-Investment Manager intends to invest a minimum of 90% of the investments of the
investments	Fund towards meeting the sustainable investment objective of the Fund. The remainder of
	the portfolio shall be in investments such as cash held as ancillary liquidity or for risk
	balancing purposes. This category may also include securities for which relevant data is not
	available.
Monitoring of	To monitor the sustainable investment objective of the Fund, the Sub-Investment Manager
sustainable investment	uses qualitative analysis paired with the use of a proprietary data and reporting framework,
objective	known as the Ecofin Sustainability Monitor or the "ESM", monitors controversies in the
	portfolio on an ongoing basis, and applies proprietary exclusion filters. Representatives from
	the Sub-Investment Manager's executive leadership team, sustainability team, compliance
	team, and investment team monitor the integration of ESG requirements through a
	combination of automated, manual, and periodic reviews.
Methodologies	ESG research is thoroughly incorporated into the investment process for the Fund.
	All sustainable investments need to meet minimum sustainability criteria, as determined by
	the investment due diligence process, completed during the investment process and

in the ESM proprietary data and reporting framework. The Sub-Investment Manager has selected third-party ESG data providers that are well known, have a global presence, and who are responsive to feedback when the Sub-Investment Manager questions data outliers or coverage issues. The Sub-Investment Manager may use its qualitative analysis and other external data sources to assist in validating the third-party ESG data and may engage with the third-party data provider when necessary to improve data integrity. In some instances, such as those described herein, the data may be estimated. The Sub-Investment Manager does not rely solely on information available through its third-party ESG data providers but uses such data as an input into the investment analysis process. Limitations to when evaluating an investment, the Sub-Investment Manager is, in some instances, reliant upon information and data which may be incomplete, inaccurate, or unavailable. The limitations on the availability and accuracy of ESG data can stem from varying factors such as those set out herein. In the case of inadequate data, the Sub-Investment Manager may engage with the company for further clarity or may determine a company will not count towards the Sub-Investment Manager's targets in relation to the Fund's sustainable investment objective. Due diligence on the Fund's holdings is carried out primarily by the Sub-Investment Manager's investment team, as ESG research is thoroughly incorporated into the investment process for the Fund. The Sub-Investment Manager's Sustainability & Impact Committee and sustainability team participate in various aspects of company due diligence as well, which is described herein.		
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b) No significant harm to the sustainable investment objective

The Fund has sustainable investment as its objective.

The Fund will have a minimum proportion of 90% of sustainable investments with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy.

How do sustainable investments not cause significant harm to any environmental or social sustainable investment objective?

All sustainable investments need to meet minimum sustainability criteria, as determined by the investment due diligence process, completed during the investment process and reviewed on an ongoing basis. This review includes:

Principal Adverse Impact ("PAI"): The negative impact of investments on sustainability factors is taken into consideration as an integrated part of the Sub-Investment Manager's investment process.

Norms-based Screening: Exclusion filters are applied to the portfolio construction process to restrict investments in companies that are allegedly involved in breaches of international law and norms on environmental protection, human rights, labour standards and anti-corruption.

Firm-level Exclusions (including the Sub-Investment Manager's Fossil Fuel Policy): Exclusion filters are applied in the construction process to restrict investments in companies that may be involved in the production of fossil fuels and controversial weapons.

How have the indicators for adverse impacts on sustainability factors been taken into account?

The Sub-Investment Manager uses a variety of financial and non-financial factors during the initial investment process and on-going diligence of its investments.

Where reliable data is available, the process seeks to incorporate mandatory indicators for adverse impacts on sustainability factors as described in the Joint Committee draft Regulatory Technical Standards (RTS) on ESG disclosures as part of the ESG dataset reviewed for each investment. Depending on determinations of materiality to the individual investments and availability of reliable data, the Sub-Investment Manager may also seek to incorporate one or more additional indicators as described in the RTS into the ESG data evaluated.

Greenhouse Gas Emissions: Consistent with the stated ESG focus of the fund, the Sub-Investment Manager is particularly interested in GHG of portfolio investments. The investment due diligence process considers GHG emissions, Carbon footprint, GHG intensity, Exposure to fossil fuels, Share of non-renewable energy, Emissions of inorganic & air pollutants, and investments in companies without carbon emission reduction initiatives.

Biodiversity: The investment due diligence process considers potential impacts on biodiversity-sensitive areas and where appropriate engages with investments and potential investments to understand policies related to protecting biodiversity.

Water: The investment due diligence process considers water usage and recycling and emissions to water.

Waste: The investment due diligence process considers hazardous and radioactive waste production.

Social and employee matters: The investment due diligence process reviews investments for violations of UN Global Compact and OECD Guidelines, policies related to monitoring compliance with UN Global Compact and OECD Guidelines, and exposure to controversial weapons.

Human Rights: The Sub-Investment Manager cares deeply about human rights and reviews policies and procedures around human rights, human, trafficking, child labour, and forced or compulsory labour.

Anti-corruption and anti-bribery: The investment due diligence process considers anti-corruption and anti-bribery policies.

How are the sustainable investments aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights?

Included in the Sub-Investment Manager's due diligence process for the Fund are the social considerations of people, communities, and relationships, as well as standards for operating, managing, and sustaining a company.

The Sub-Investment Manager strives to ensure that the portfolio companies are against any form of slavery and forced labour and are committed to ethical business practices. The Sub-Investment Manager seeks to mitigate the Fund's exposure to corruption and modern slavery through due diligence on all portfolio companies.

As part of the Sub-Investment Manager's internal due diligence process, all existing and potential investments are routinely screened through one or more specialised ESG research providers to assess any violations of acceptable business practices including alignment with OECD Guidelines and UN Guiding Principles.

c) Sustainable investment objective of the financial product

As mentioned above, the Fund has sustainable investment as its objective.

The Sub-Investment Manager believes that decarbonizing electric generation has the potential to decarbonise significant portions of our economy and contributes substantially to climate change mitigation.

The Fund aims to create positive environmental impact by investing in companies that are materially involved in economic activities that are considered climate change mitigation by virtue of their contribution to one or more of the UN SDGs.

The portfolio construction process restricts investments to companies that align with certain of the Sub-Investment Manager's Sustainable Investment Themes. Specifically this Fund invests in one main Sustainable Investment Theme, being "Electrification".

Electrification: The power sector is undergoing a profound transformation driven by the decarbonisation and electrification of energy demand. Utilities are at the forefront of this multidecade transition. By adapting and, in many cases, substantially overhauling their business models to accommodate new greener technologies and decentralised power sources, utilities are bound to be major beneficiaries of secular growth and attractive returns on significant capital investments.

The Fund has not designed a reference benchmark for the purpose of attaining its sustainable investment objective.

d) Investment strategy

The Sub-Investment Manager of the Fund believes that societies need to accelerate the transformation to a greener, decarbonized and more sustainable economy. Due to this belief, the fund is primarily focused on investing in companies that are positioned to benefit from the pursuit of mitigating climate change.

As of a result of the objective of Climate Change Mitigation, the Sub-Investment Manager believes the investments in the Fund generate a more sustainable future as described by the United Nations Sustainable Development Goals 7, 9, 11, 12, & 13, which, among other things, call for climate action, responsible consumption and production, sustainable communities, and affordable and clean energy for all. According to the UN, a sustainable future is defined as development that meets the needs of the present without compromising the ability of future generations to meet their own needs.

The Fund will principally focus its investment activities on listed equities of companies who are developers, owners and operators, in full or in part, of renewable electricity technology plants and systems, and related infrastructure investments. The Fund will typically emphasize those companies achieving measurable improvements in overall emissions, defined as those gases and particles that are exhausted into the air as a result of fuel combustion-related activities ("Emissions"), relative to their market peers.

ESG research is thoroughly incorporated into the investment process for the Fund. Each company has an assigned analyst who is responsible for all aspects of the research process and for engaging with company management. The Sub-Investment Manager primarily utilises company filings and engagement with management teams in its ESG assessment for qualitative analysis. The Sub-Investment Manager has access to specialist research from third-party providers which can serve to augment and support its in-house research.

The Sub-Investment Manager believes that well-managed companies actively managing their ESG risks are more capable of generating superior long-term performance. A thorough understanding of ESG issues empowers companies to potentially mitigate risks and take advantage of the opportunities resulting from these issues.

As discussed in the "Investment Strategy", "Sustainability Risks" and "Annex I" sections of the Fund's Supplement, the Sub-Investment Manager's research process integrates both traditional fundamental analysis with ESG factors. The Sub-Investment Manager believes these analyses may impact and reflect into a company's overall shareholder returns. Each company has an assigned analyst who is responsible for all aspects of the research process and for engaging with company management, including ESG-related issues, in populating the risk-based model to seek to provide better risk-adjusted returns. The Sub-Investment Manager's perspective or edge in addressing renewable infrastructure is derived from its significant expertise in dealing with and evaluating policy frameworks within some of the major GHG emitting industries, in particular utilities and sustainable infrastructure.

The principal area of market inefficiency the Sub-Investment Manager is looking to exploit relates to its proprietary views on how policy frameworks (and laws) around ESG matters, such as climate change and emission efficiency, together with technology innovations, can conspire to create substantial deviations in market expectations.

What is the policy to assess good governance practices of the investee companies?

Good governance practices of investee companies is addressed in various layers of the security selection process. Governance safeguards exist at both the Norms-based screening as well as the PAI process (see "Methodologies"). Among other items, these processes consider sound management structures, employee relations, remuneration of staff and tax compliance.

e) Proportion of investments

The Sub-Investment Manager intends to invest a minimum of 90% of the investments of the Fund to meet the environmental objectives of the Fund in accordance with the binding elements of the investment strategy.



The purpose of the remaining 10% proportion of the investments, if any, that are not used to meet the environmental and social characteristics promoted by the product is cash held as ancillary liquidity or for risk balancing purposes.

f) Monitoring of sustainable investment objective

To monitor the sustainable investment objective of the Fund, the Sub-Investment Manager uses qualitative analysis paired with the use of the ESM proprietary data and reporting framework developed in-house, which collects and summarizes a combination of datapoints, scores, and controversies on public companies using data obtained from third-party ESG data providers and other internal and external sources. The Sub-Investment Manager uses the ESM to review a company's sustainability and ESG attributes prior to investment and at least quarterly thereafter to monitor the Fund's sustainable investment objective. Indicators included in the ESM may inform the Sub-Investment Manager's qualitative analysis for each Fund holding, or vice versa. For example, the Investment Manager may use its qualitative analysis to assist in validating or supplementing the third-party ESG data which indicate whether a holding is contributing to the Fund's sustainable investment objective as outlined in the Fund's Supplement.

As part of its Norms-based Screening, referenced in "Methodologies" below, the Sub-Investment Manager monitors controversies in the portfolio on an ongoing basis. Companies that are allegedly involved in significant controversies, as determined by the third-party data provider, may result in additional due diligence and engagement with the company to determine ongoing suitability for the Fund. Further, the Sub-Investment Manager applies a proprietary exclusion filter in the portfolio construction process to restrict investments in companies that may be involved in the production of fossil fuels and controversial weapons.

Indicators considered in the ESM and qualitative analysis may include, but are not limited to, net zero targets, GHG emissions, the company's status as a United Nations Global Compact signatory, and other Principal Adverse Impacts (PAIs).

Generally, on a quarterly basis, the Sub-Investment Manager reviews the data obtained through its ESM to assess the sustainable investment objective of the Fund. If it is determined that a Fund holding requires additional research or action, it is documented in an action plan that gets reviewed, approved, and monitored on an ongoing basis by the Sub-Investment Manager's Sustainability & Impact Committee (the "Committee"). Possible actions may include engagement, exclusion, or no action.

The Committee includes representatives from the Sub-Investment Manager's executive leadership team, sustainability team, compliance team, and investment team, among others, to ensure consistent implementation of policies and initiatives across the firm. The Committee meets at least quarterly.

g) Methodologies

The Sub-Investment Manager may use one or several of the below methodologies to assess the sustainable investment objective of the Fund. The list below is not exhaustive, and the Fund may apply only one of these criteria and not the others.

Firm-level Principal Adverse Impact ("PAI") consideration	The negative impact of investments on sustainability factors is taken into consideration as an integrated part of the Sub-Investment Manager's investment process. The Sub-Investment Manager uses the same rigorous due diligence and monitoring process described for sustainable investments above for all investments made in the Fund when considering principal adverse impacts on sustainability factors.
	In addition to the mandatory indicators for adverse impact on sustainability factors, the Sub-Investment Manager selected one environmental optional PAI indicator from Table 2 and one social optional PAI indicator from Table 3 of Annex I of the SFDR Delegated Regulation, in particular no. 4. Investments in companies without carbon emission reduction initiatives and no. 9. Lack of a human rights policy, respectively.
Norms-based Screening	Exclusion filters are applied to the portfolio construction process to restrict investments in companies that are alleged by third-party ESG data providers to be involved in breaches of international law and norms on environmental protection, human rights, labour standards, and anti-corruption.
Firm-level Exclusions (including the Sub-Investment Manager's Fossil Fuel Policy)	Exclusion filters are applied in the construction process to restrict investments in companies that may be involved in the production of fossil fuels and controversial weapons.
Active Ownership & Engagement	The Sub-Investment Manager may undertake engagement activities with investee companies to encourage them to improve their ESG practices where the Sub-Investment Manager has determined it may have a positive effect on the long-term sustainability or value of the investment and/or to align with the Sub-Investment Manager's sustainability goals. The Sub-Investment Manager's active ownership tools primarily include engagement with company management and proxy voting. Resolutions are considered on a case-by-case

	basis.
United Nations (UN) Sustainable Development Goal Alignment	The Fund seeks to invest in companies aligned with one or more the Sub-Investment Manager's Sustainable Investment Themes, which have been proprietarily mapped by the Sub-Investment Manager to the UN Sustainable Development Goals (SDGs)*. If 25% or more of an investment's revenues or capital expenditures align with one or more Sustainable Investment Theme, the investment is considered to contribute to the environmental or social objective(s) of that theme. *A summary of this mapping can be found on the Sub-Investment Manager's website within the Fund's respective strategy-level Sustainability & Impact Report.

The Sub-Investment Manager also adopts the following criteria as part of its investment strategy in order to select the investments to attain the sustainable investment objective of the Fund:

ESG research is thoroughly incorporated into the investment process for the Fund. Each company that the Sub-Investment Manager follows in the Fund's investment universe has an assigned analyst who is responsible for all aspects of the research process and for engaging with company management.

Sustainability risk analysis is also a part of the Sub-Investment Manager's stock assessment process. The Sub-Investment Manager seeks to identify actual or potential ESG risks to a company or its business model and to ascertain the materiality of such sustainability risks. The primary goal is to understand the nature of potential risks and whether they could derail or materially impact the underlying investment case for a company's shares.

Investments in the Fund align with one or more of the Sub-Investment Manager's Sustainable Investment Theme of "Electrification".

The Fund is committed to a minimum portion of investments to be sustainable investments as defined by the Sub-Investment Manager's proprietary methodology that identifies sustainable investments based on contribution to UN SDGs and/or Taxonomy-aligned activities.

h) Data sources and processing

To monitor the sustainable investment objective of the Fund, the Sub-Investment Manager uses a range of external data providers of ESG and sustainability data, as well as internal research and a proprietary carbon emissions database. The data is collected and summarized in a proprietary data and reporting framework known as the ESM.

The Sub-Investment Manager subscribes to data and research from specialised third-party research and ESG data providers and uses this data as an input for measurements of the ESG characteristics of the Fund's existing and potential holdings. The research and data includes but is not limited to, controversial weapons and coal-oriented activities, GHG emissions, carbon intensity, and ESG related controversies.

The Sub-Investment Manager has selected third-party ESG data providers that are well known, have a global presence, and who are responsive to feedback when the Sub-Investment Manager questions data outliers or coverage issues. The third-party specialists have documented their research methodologies and the methodologies used to calculate exposures or impacts and they are available to the Sub-Investment Manager upon request. The Sub-Investment Manager may use its qualitative analysis and

other external data sources to assist in validating the third-party ESG data and may engage with the third-party data provider when necessary to improve data integrity.

As companies' disclosure of the data required to calculate principle adverse impacts, carbon emissions, and EU taxonomy alignment is limited or inconsistent, in some instances the data may be estimated. As companies' disclosures and transparency improve and more ESG data becomes verifiably audited and reviewed by companies themselves, the data availability should improve over time and the need for estimates will hopefully be reduced. The Sub-Investment Manager may also engage with the companies in which it invests to gain a clearer understanding of a company's ESG position as needed. The Sub-Investment Manager does not therefore rely solely on information available through its third-party ESG data providers but uses such data as an input into the investment analysis process. The data acquired is integrated into the Sub-Investment Manager's ESM and is considered within the investment process.

i) Limitations to methodologies and data

When evaluating an investment, the Sub-Investment Manager is, in some instances, reliant upon information and data which may be incomplete, inaccurate, or unavailable. The limitations on the availability and accuracy of ESG data can stem from varying factors such as lack of public disclosure (e.g., specific unrequired regulatory filings or reports) by a company, differences in regulatory requirements across jurisdictions, or differences in methodologies from company to company that limit the consistency and comparability of ESG data.

To supplement the Sub-Investment Manager's own ESG research, the Sub-Investment Manager utilises data obtained from recognized third-party ESG research and data providers. In the case of an investee company with inadequate data to sufficiently assess its ESG characteristics in conjunction with the Investment Manager's qualitative research, the Sub-Investment Manager may engage with the company for further clarity or may determine a company will not count towards the Sub-Investment Manager's targets in relation to the Fund's sustainable investment objective. The Sub-Investment Manager expects evolving regulations to further support the quality and availability of ESG data and compulsory disclosures over time.

j) Due diligence

Due diligence on the Fund's holdings is carried out primarily by the Sub-Investment Manager's investment team, as ESG research is thoroughly incorporated into the investment process for the Fund. Please see "Monitoring of sustainable investment objective" and "Methodologies" above for detail on the ESG due diligence that is carried out on the Fund's investments.

Further, the Sub-Investment Manager's Sustainability & Impact Committee (the "Committee") is responsible for oversight of the firm's sustainability and ESG framework. The Committee reviews, approves, and monitors action plans for Fund holdings that are falling short of expectations.

Additionally, a review of Fund holdings is performed quarterly by the Sub-Investment Manager's sustainability team (with support from the investment team) to monitor compliance with firm-level and product-level sustainability and ESG obligations.

k) Engagement policies

The Sub-Investment Manager may undertake engagement activities with investee companies in order to encourage them to improve their ESG practices where the Sub-Investment Manager has determined it may have a positive effect on the long-term sustainability or value of the investment and/or to align

with the Sub-Investment Manager's sustainability goals. If engagement fails or is deemed ineffective, investments may be put on hold, or the company may be sold.

Engagement with investee companies may also serve to validate or invalidate ESG-related data the Sub-Investment Manager has obtained through its third-party ESG service providers or other sources. The Sub-Investment Manager's approach is typically to engage companies and apply qualitative research rather than automatically divesting from companies which have insufficient data or third-party ESG data that appears below expectations. This enables the Sub-Investment Manager to better assess the long-term objectives, sustainability, and suitability of an investee company for the Fund, as well as effect change that can benefit the investee company's performance for the Fund's investors.

As described above in "Monitoring of sustainable investment objective," companies that are allegedly involved in significant controversies, as determined by the third-party data provider, may result in additional due diligence and engagement with the company to determine ongoing suitability for the Fund.

I) Attainment of the sustainable investment objective

Not applicable. The Fund has not designed a reference benchmark for the purpose of attaining its sustainable investment objective. The Fund does not have a reduction in carbon emissions as its objective.