Farallon Capital Europe LLP

Modern Slavery Act Transparency Statement 2020

Farallon Capital Europe LLP (the "**Partnership**") acknowledges the importance of compliance with the Modern Slavery Act 2015 (the "**MSA**"). Modern slavery, as referred to in the MSA, includes slavery, servitude and forced or compulsory labour, and human trafficking. The Partnership is committed to conducting its business with integrity and without modern slavery in either its business or its supply chain and to being transparent in its approach, consistent with the Partnership's obligations under the MSA.

The Partnership is authorised and regulated by the Financial Conduct Authority in the United Kingdom. The direct supply chain to the Partnership is typical of companies in the financial sector and includes other regulated financial service providers, professional advisers, consultants and contracted staff. The Partnership keeps these relationships under review and evaluates risks relating to modern slavery that may arise in relation to them.

The Partnership is committed to act ethically and with integrity in all of the Partnership's business relationships and to implement and enforce effective systems and controls designed to ensure modern slavery is not taking place anywhere in the Partnership's supply chain. The Partnership also operates a whistleblowing policy designed to protect any member of staff that raises concerns about any risk, including relating to modern slavery.

Where it occurs in the world, modern slavery can also involve financial crime offences. The Partnership has several policies and procedures in place designed to prevent financial crime generally and specifically for the purpose of preventing and detecting money laundering, terrorist financing, breach of sanctions, fraud, bribery and corruption.

The Partnership considers that its overall modern slavery risk is very low. The business model of the Partnership means that it generally only deals with persons that are: (i) regulated (either within the financial sector or other sectors); (ii) reputable and well-established; (iii) based in jurisdictions which have low risk of modern slavery; and/or (iv) are usually themselves either subject to anti-slavery legislation or are conducting business whose brand could be very adversely affected by the use of modern slavery and therefore could reasonably be expected to be alert to avoiding modern slavery. In addition, the Partnership has recruitment procedures designed to help combat modern slavery through the use of reputable employment agencies to source staff and undertaking background checks for the vetting of new staff.

This statement is made pursuant to section 54(1) of the MSA in respect of the financial year ended 31 March 2020, and has been approved by the Partnership's Management Committee and signed on the Partnership's behalf by a managing member.

The Partnership will periodically review and, as appropriate, update this statement.

For and on behalf of

Farallon Capital Europe LLP

Name: Nicolas Giauque Position: Managing Member

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Date: 5 August 2020