INTRODUCTION
HarbourVest’s response to modern slavery is rooted in the firm’s values and its dedication to running its business with integrity and according to the highest ethical standards. Our firm is committed to combatting modern slavery and human trafficking to the extent they touch our business. This statement describes our approach to upholding our obligations under the UK Modern Slavery Act (“MSA”) and the steps we have taken towards ensuring that slavery and human trafficking are not taking place in our business or supply chain.

OVERVIEW OF THE GLOBAL HARBOURVEST ORGANIZATION

HarbourVest Group Overview
HarbourVest is an independent, global private markets asset manager with more than 30 years of experience and more than $40 billion in assets under management. The firm’s powerful global platform offers clients investment opportunities through primary fund investments, secondary investments, and direct co-investments in commingled funds or separately managed accounts. HarbourVest has more than 400 employees, including over 100 investment professionals across Asia, Europe, and the Americas. This global team has committed more than $31 billion to newly-formed funds, completed over $15 billion in secondary purchases, and invested over $6 billion directly in operating companies. Partnering with HarbourVest, clients have access to customized solutions, longstanding relationships, actionable insights, and proven results.

HarbourVest Group Locations

HarbourVest Client Base
HarbourVest’s clients are principally institutional investors who are pension funds, endowments, foundations, and financial institutions in North America, Europe, Asia Pacific, Latin America, and the Middle East.

HarbourVest’s Supply Chain
As a private markets asset manager, HarbourVest’s supply chain is relatively short and consists predominantly of the purchase of professional services and business supplies. We regard providers of professional advice generally as presenting particularly low risk. We believe, therefore, that there is a low overall risk of slavery or human trafficking in connection with our business and supply chain.

HarbourVest does not regard its commingled funds or separately managed accounts, which invest into funds and operating companies, as part of HarbourVest’s supply chain. HarbourVest’s direct co-investments are primarily minority, non-control investments in operating companies alongside a lead sponsor who generally has voting control over the company. Despite not regarding these operating companies as part of its supply chain, HarbourVest is conscious of the reputational damage to HarbourVest and its funds or accounts if a slavery, human trafficking, child labor or supply chain issue were to occur at an operating company the funds or accounts were invested in. We describe below the due diligence processes and ongoing monitoring of investments undertaken by HarbourVest.

OUR POLICIES

Investment Policies
From our founding, HarbourVest has sought to align our interests with those of our investors, investment partners, and employees. This alignment has allowed us to build and maintain a culture of ethical behavior, transparency, and social responsibility in both our investment process and our operations.

To formalize this commitment, HarbourVest has adopted a comprehensive Environmental Social Governance (ESG) approach. Link to HarbourVest’s ESG Policy: https://www.harbourvest.com/wp-content/uploads/HarbourVest-Environmental-Social-and-Governance-Policy.pdf
From initial due diligence to post-investment monitoring, HarbourVest evaluates ESG considerations at all stages of the investment process and works with our investment partners to understand, and even formalize, their own policies. Once an investment is made, we continue to monitor investments for ESG risks to ensure our clients’ interests are protected.

HarbourVest is also a signatory to the UN Principles for Responsible Investment (PRI) and is committed to upholding PRI principles when evaluating and monitoring private equity and debt opportunities, regardless of strategy, sector, or location.

**Other Key Policies**

HarbourVest has adopted other relevant policies and procedures, which reinforce the firm’s fundamental values, including:

- A Code of Ethics and Anti-Bribery and Anti-Corruption Policy, which describe the standards of behavior expected from HarbourVest employees;
- A Whistleblowing Policy for the reporting of suspicious and illegal activity;
- A hiring policy, which provides that recruitment of full-time HarbourVest staff is by written agreement in accordance with local employment law. HarbourVest is an equal opportunity employer and is committed to fostering an environment of diversity that promotes mutual respect and acceptance among all employees regardless of age, gender, race, ethnic origin, physical abilities, religious beliefs or sexual orientation. Understanding and valuing these differences maximizes the potential of both the individual and the firm.

**RISK MITIGATION THROUGH INVESTMENT DUE DILIGENCE PROCESS**

For its commingled funds or separately managed accounts HarbourVest undertakes a two-part approach to incorporating ESG issues into the direct co-investment process. First, HarbourVest focuses on the lead sponsor. As the lead sponsor frequently controls, from an ownership and governance perspective, the investments that HarbourVest funds or accounts co-invests in, HarbourVest’s direct co-investment team strives to understand the lead sponsor’s approach to ESG issues when evaluating any co-investment opportunity. As part of this process, the deal team investigates areas such as whether the lead sponsor has a responsible investment policy, employs resources that are dedicated to analyze ESG issues, and is a signatory to international standards such as the PRI. Frequently, HarbourVest’s co-investment team leverages the work of its primary fund-focused colleagues, who build a profile of the ESG activities of the firms in which they invest, to assess a lead sponsor’s credentials. The co-investment team also speaks with the lead sponsor to augment this initial assessment.

In addition to assessing the lead sponsor associated with a transaction, HarbourVest analyzes company-specific factors. During the initial screening process, the deal team analyzes whether an opportunity falls within a pre-defined set of restricted industries that, for ESG reasons, HarbourVest will not pursue. Assuming that a transaction does not fall within this restricted list, the deal team will analyze various company-specific ESG considerations. Finally, the deal team frequently relies on reports that are created by third parties – from consultants, legal advisors or lead sponsors – to analyze whether we are comfortable with the ESG risks that are present in a deal. As part of this process, HarbourVest’s Investment Committee, which has final approval of whether HarbourVest commits to any investment – primary, secondary or direct co-investment – also opines on the ESG issues that the deal team has outlined for a deal.

**RISK ASSESSMENT AND MITIGATION OF SUPPLY CHAIN RISK**

HarbourVest has undertaken, or will seek to undertake over the next 12 months, the following steps as part of our efforts to eliminate slavery and human trafficking:

- **Review of the firm’s Business and Supply Chain**: We plan to review our top 100 suppliers paid in the last financial year and rank them for purposes of MSA analysis;
- **Due Diligence**: We plan to include questions relating to MSA in due diligence and monitoring of suppliers;
- **Onboarding of Suppliers**: We plan to include standard questions and representations relating to MSA concerns in future requests for proposal from suppliers;
- **Training**: We plan to provide training on the risks of slavery and human trafficking in the supply chain to relevant staff and Members;
- **Communication**: We plan to communicate with suppliers to inform them of our obligations and expectations.

This statement is made pursuant to section 54(1) of the Modern Slavery Act 2015 and constitutes our slavery and human-trafficking statement for the financial year ending 31 December 2016. It has been approved by the Executive Management Committee on behalf of HarbourVest Partners.

30 June 2017