**Website Disclosure:**

**Disclosure under Regulation (EU) 2019/2088 on sustainability-related disclosures in the financial services sector (the SFDR)**

Canaccord Genuity Investment Funds plc (the **Company**) is an open-ended umbrella fund with segregated liability between sub-funds incorporated with limited liability under the laws of Ireland and authorised under the European Communities (Undertakings for Collective Investment in Transferable Securities) Regulations, 2011 (as amended). Canaccord Genuity Management Company Limited acts as the UCITS management company of the Company and Canaccord Genuity Wealth (International) Limited (the **Investment Manager**) provides discretionary investment management in respect of the sub-funds of the Company.

Under Article 3 of the SFDR, information must be published on the integration of sustainability risks into the investment decisions taken in respect of the Fund by the Investment Manager. A Sustainability Risk in the context of the Fund is 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. Under Article 4 of the SFDR, information must be published on the consideration of the principle adverse impacts of the Investment Manager's investment decisions on sustainability factors. Sustainability Factors mean environmental, social and employee matters, respect for human rights, anti‐corruption and anti‐bribery matters.

The Investment Manager considers Sustainability Risks when making investment decisions. When investing in other collective investment schemes (**Underlying Funds**) or otherwise investing indirectly the Investment Manager will have a bias for investments with stronger environmental, sustainable and corporate governance (ESG) characteristics and an approach to ESG investment which is consistent with that of the Investment Manager when other factors such as expected performance and other risks are similar.

The Investment Manager integrates externally produced ESG data into decision making and risk monitoring processes to consider Sustainability Risks throughout the investment process. Where relevant, the Investment Manager uses proactive and reactive engagement with the Underlying Fund managers to monitor their ESG practices and encourage best practice.

This approach is relevant to investments made both directly into bonds or equities and indirectly through Underlying Funds.

The Company and the Investment Manager or the relevant sub-investment manager, where a Supplement discloses that a sub-investment manager has been appointed in respect of a particular Fund, do not currently consider the principal adverse impacts of the Investment Manager's or where applicable, the relevant sub-investment manager's investment decisions on Sustainability Factors. The Company and the Investment Manager or the relevant sub-investment manager, where applicable, has opted out of doing so, primarily as the consideration of such matters is not mandated by the investment policies and nature of the Funds. The Investment Manager or the relevant sub-investment manager where applicable, will keep its approach to considering the principal adverse impacts of investment decisions on Sustainability Factors as required by the SFDR under review,