RE: Airbus SE’s business operations in Russia

Dear B4Ukraine Coalition,

Thank you for your recent letters addressed to our CEO, Guillaume Faury, regarding ‘Airbus SE’s business operations in Russia’ which has passed to me for action. We would like to respond as follows:

Following Russia’s invasion of Ukraine on 24 February 2022, Airbus announced in March 2022 that it has suspended the delivery of aircraft and support services to Russian customers, as well as the supply of spare parts, equipment and software to Russia. This included the execution of service agreements, warranties and more broadly all technical support including access to documentation and use of call centres with immediate effect as well as the delivery of the technical instructions required for the aforementioned corrective action. Before the conflict, around 300 Airbus commercial aircraft were in operation by Russian operators (including leasing companies).

Airbus also supported the evacuation of its employees out of Ukraine and is complying with all applicable regulations and sanctions related to its facilities and operations in Russia (including the Airbus Russia affiliate, Airbus Engineering Centre (ECAR), representation office in Moscow and the Space Division’s two joint ventures in Russia, Energia Satellite Technologies and SynerTech).

With regards to titanium sourcing, Airbus continues efforts to secure alternative sources of supply in order to end reliance on Russian titanium, operating in full compliance with all applicable regulations and sanctions. An immediate and full withdrawal of titanium sourcing from Russia would significantly damage the entire aerospace industry in Europe whilst the impact would be marginal for Russia, as titanium accounts for only a small part of its export revenues.

Yours faithfully,

Nicolas Chrétien
Head of Sustainability & Environment
Guillaume Faury  
Chief Executive Officer  
Airbus SE  
PO Box 32008  
2303 DA Leiden  
The Netherlands  

April 12, 2023  

RE: Airbus SE’s business operations in Russia  

Dear Mr. Faury,  

We write to you as B4Ukraine, a coalition of Ukrainian and international civil society organizations working to curtail the financial resources enabling the Russian invasion of Ukraine. In the spirit of respect for the fundamental rights of all people, the rules-based international order, and a prosperous global economy, we expect companies to demonstrate public support for the people, democracy, and territorial integrity of Ukraine, opposition to Russia’s war of aggression, and alignment with the UN Guiding Principles on Business and Human Rights (UNGP).

We request an urgent dialogue regarding potential inconsistencies between Airbus SE’s (Airbus’) obligations under international humanitarian and human rights law and the company’s ongoing business operations and relationships in Russia that may contribute to, or be linked with, human rights harms.

It has been over one year since Russia invaded Ukraine and the devastating impacts continue to shock the global conscience and shake the global economy. Russia is violating international humanitarian law (IHL), including war crimes and crimes against humanity, through attacks on civilians and civilian infrastructure (e.g., mass executions, sexual violence, torture, forcible transfer of civilians). More than 22,000 Ukrainians have been killed and injured and millions more have been forced to flee their homes, creating one of the largest humanitarian and refugee crises of modern times. In recognition of the severity of abuses, in March 2023 the International Criminal Court issued an arrest warrant for Vladimir Putin to answer war crimes charges for an alleged scheme to deport Ukrainian children to Russia.¹

Moreover, as outlined below, recent developments in Russia point to an expanding universe of financial, legal, and reputational risks facing remaining companies.

On September 21, President Vladimir Putin escalated the war by announcing a “partial mobilisation” of the Russian population. The accompanying legislation (Article 9 of Federal Law No. 31-FZ)

mandates all organisations, including the more than 1,500 international companies that are currently operating on a full or limited scale in Russia, to conduct military registration of the staff if at least one of the employees is eligible for military service.\(^2\) They must also assist with delivering the military summons to their employees, ensure the delivery of equipment to assembly points or military units, and provide information, buildings, communications, land plots, transport, and other material means of support to the war effort.

A new decree issued by President Putin on March 3, 2023, enables the Russian government to suspend shareholders' rights and implement external management in companies that don't fulfil state defence contracts under conditions of martial law.\(^3\) By specifying the process of appointing Russian government representatives to manage businesses that fail to meet state orders, the latest Decree effectively creates a scenario of "partial nationalization."

With new legislation introducing partial mobilisation, nationalisation, and potentially martial law in Russia, it is highly likely that corporations will be unable to prevent or mitigate negative human rights impacts; an obligation imposed on companies by the United Nations Guiding Principles on Business and Human Rights. As such, continuing to conduct business in Russia entails significant legal risks for companies, including potential civil and criminal liability under comprehensive sanctions regimes and recent international jurisprudence holding corporations and their officers responsible for human rights abuses abroad.\(^4\) By remaining in Russia, companies face the rising risk of criminal liability for complicity in international crimes, which can be prosecuted by domestic courts outside Russia under

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the doctrine of "universal jurisdiction." Companies may also be exposed to financially material risks through operational restrictions, such as limitations of future government contracts.⁶

Firms which continue to trade with Russia also face high levels of risk attached to financial transactions. On 24 February 2023, the Financial Action Task Force (FATF) suspended Russia’s membership as a result of the war, calling on all actors in the international financial system to exercise extreme caution in all dealings with Russia.⁷ In practice, the decision means that all international banks will scrutinise all Russian payments, making financial transactions more expensive, lengthy, with no guarantee that the transaction will occur at all.⁸ Although FATF has not yet blacklisted Russia, it highlighted the consensus among its 36 member countries that “the Russian federation's actions represent a gross violation of the commitment to international cooperation upon which FATF Members have agreed to implement and support the FATF Standards.”⁹ Previous practice shows that noncooperative behaviour is one of the reasons for FATF blacklisting. As a result, companies should examine and mitigate the high levels of risk attached to financial transactions with Russia and based on that risk, companies should reconsider all ongoing business operations related to Russia.

Additionally, the Ukrainian government’s National Agency on Corruption Prevention (NACP) has created a list of “foreign companies that, despite the international recognition of Russia as the aggressor state and the introduced sanctions restrictions, continue to cooperate with it.”¹⁰ These companies are recognised as “international sponsors of war” by the Ukrainian state. The listed entities will be included into the World-Check database to protect the global financial sector from Russian sponsors of war. Since banks and insurance companies use World-check to assess risks, companies on the list will be limited in freely accessing personal and corporate finances. So far there are 21 companies on the list, but the NACP notes that it will be expanded with “international companies that provide the public and private sector with goods and services of critical purpose, as well as [those that] contribute to the Russian budget.”¹¹

⁹ FATF (n 7).
In response to this unprovoked and unjustified war many companies have already left Russia. According to the Kyiv School of Economics Institute’s #LeaveRussia company tracker, Airbus has suspended some of its operations in Russia, but our research shows that others are continuing.

In March 2022, Airbus announced that it stopped providing support services to its customers in Russia and halted the supply of spare parts for its aircrafts to Russian airlines in line with restrictions. However, the company apparently continues its dependence on Russian titanium.

In the past, Airbus has been purchasing Russian titanium from VSMPO-Avisma PJSC, which is affiliated with the state-owned defence and aerospace conglomerate Rostec. Reports indicate that approximately 65% of the titanium utilized by Airbus in the past had been sourced from Russia. Earlier, the company argued against imposing sanctions on titanium, contending that it would adversely affect the European aerospace sector more than the Russian economy.

In December 2022, Airbus made an announcement stating: “We are in the process of decoupling from Russia when it comes to titanium. It will be a matter of months not years.” Airbus did not offer a clear timeline, and the latest data available as of end of February 2023 shows that the exports of titanium from Russia continued. Russian customs data shows that Airbus exported over $2 million worth of titanium from Russia in February 2023 alone. The main destination country is France, but Germany and the United Kingdom have also been importers. While Airbus is in the process of finding substitute suppliers, the company’s competitor Boeing has announced the suspension of its titanium purchases from Russia.

We are writing now to enquire when the company will stop purchasing titanium from Russia and terminate all its business operations in the country.

These activities in Russia risk enabling and financing Russia’s violations of IHL and human rights law during the ongoing invasion and occupation of Ukraine.

We seek to understand the status of Airbus’ exposure to Russia and how Airbus has conducted and continues to conduct heightened human rights due diligence, and how the findings of such a process have resulted in these continued business activities and relationships. As noted by the UNGPs:

[accessed February 6, 2023].

12 The UN General Assembly condemned Russia’s “aggression against Ukraine” and demanded that Moscow “unconditionally withdraw all of its military forces from the territory of Ukraine within its internationally recognized borders.”


15 Ibid,


…the more severe the abuse, the more quickly the enterprise will need to see change before it takes a decision on whether it should end the relationship. In any case, for as long as the abuse continues and the enterprise remains in the relationship, it should be able to demonstrate its own ongoing efforts to mitigate the impact and be prepared to accept any consequences – reputational, financial or legal – of the continuing connection.

In consideration of the above points and B4Ukraine’s Declaration, we request an urgent dialogue with Airbus’ relevant senior management and staff to discuss the company’s ongoing activities and relationships in Russia, associated risks to the people of Ukraine and the company, and potential steps to prevent/mitigate these risks. Please contact the B4Ukraine Coalition at contact@b4ukraine.org to schedule a call. We kindly ask for your response by 5:00pm CET, April 26th, 2023.

Sincerely,

The B4Ukraine Coalition