

Sustainability Reporting Guidelines & Food Processing Sector Supplement



45 45

# **Table of Contents**

Overview of the Guidance included in this Document for the Food Processing Sector		F
Preface		
Sustainable Development and the Transparency Imperative	5	



10

Introductory Section for the Food Processing Sector	6	FP
Overview of Sustainability Reporting		
The Purpose of a Sustainability Report	7	

The Purpose of a Sustainability Report	7
Orientation to the GRI Reporting Framework	7
Orientation to the GRI Guidelines	8
Applying the Guidelines	9



Defining Report Content	11
Principles for Ensuring Report	
Quality	17
Guidance for Reporting Boundary Setting	21



28
26
25
25
24
24

Sourcing	29 FP
Economic	31
Environmental	32

Animal Welfare	43 FF	P
Product Responsibility	41	
Society	39	
Human Rights	37	
Labor Practices and Decent Work	35	
Social:		

General Reporting Notes			
Data Gathering			
Report Form and Frequency			
Assurance			

Assurance	46
Glossary of Terms	47
G3 Guidelines and FPSS	
Acknowledgements	49





# Overview of the Guidance included in this Document for the Food Processing Sector

Throughout this document, food processing sectorspecific materials are highlighted using the following symbols:



Denotes sector-specific text or commentary on existing G3 Guidelines content



Denotes commentary on existing G3 Guidelines performance indicator



Denotes new, sector-specific disclosure on management approach or performance indicator

All of the sector-specific disclosures and performance indicators are considered as core (these are labeled as FP1, FP2, FP3, etc.), and should be included in the content index, in addition to other items reporting organizations choose to report on.

The following tables provide a summary of the food processing sector-specific disclosures, performance indicators, and commentary on the G3 Guidelines that are included in this merged document of the content of the Food Processing Sector Supplement ("Sector Supplement") and the G3 Guidelines. The table is organized by category and aspect.

# **Sourcing Section**

# FOOD PROCESSING SECTOR-SPECIFIC SOURCING PERFORMANCE INDICATORS

Aspect	Indicator	
Across all Aspects of Sourcing	FP1	Percentage of purchased volume from suppliers compliant with company's sourcing policy.
	FP2	Percentage of purchased volume which is verified as being in accordance with credible, internationally recognized responsible production standards, broken down by standard.

# **Economic Section**

#### FOOD PROCESSING SECTOR-SPECIFIC COMMENTARY ON G3 ECONOMIC INDICATORS

Aspect	Commentary	
Economic	EC1	Commentary added to invite reporting on sector-specific community investments.
Performance	EC4	Commentary added to describe the impact of governmental support in the sector.  Reference added.

# **Environmental Section**

## FOOD PROCESSING SECTOR-SPECIFIC COMMENTARY ON G3 ENVIRONMENTAL INDICATORS

Aspect	Commentary	
Materials	EN1	Commentary added to specify wild caught and farmed seafood and other identified raw materials.
Biodiversity	EN11	Commentaries added to include waters.
	EN13	Commentaries added to include water.







# **Social Section**

#### FOOD PROCESSING SECTOR-SPECIFIC COMMENTARY ON G3 LABOR DISCLOSURE ON MANAGEMENT APPROACH

Aspect	Commentary on DMA
Labor/	Commentary added to invite reporting on dialogue between the reporting organization's
Management	executive management team and the workers' representatives.
Relations	

# FOOD PROCESSING SECTOR-SPECIFIC LABOR PERFORMANCE INDICATORS

Aspect	Indicator	
Labor/	FP3 Percentage of working time lost due to industrial disputes, strikes and/or lock-outs, by	
Management	country.	
Relations		

#### FOOD PROCESSING SECTOR-SPECIFIC SOCIETY PERFORMANCE INDICATORS AND COMMENTARY ON G3 INDICATORS

Aspect	Indicator and Commentary	
Healthy and Affordable Food	FP4	Nature, scope and effectiveness of any programs and practices (in-kind contributions, volunteer initiatives, knowledge transfer, partnerships and product development) that promote access to healthy lifestyles; the prevention of chronic disease; access to healthy, nutritious and affordable food; and improved welfare for communities in need.
Public Policy	S05	Commentary added to invite reporting on lobbying activities, and their context, related to the subsidized production of key product ingredients.





# FOOD PROCESSING SECTOR-SPECIFIC PRODUCT RESPONSIBILITY PERFORMANCE INDICATORS AND COMMENTARY ON G3 INDICATORS

Aspect	Indicator and Commentary				
Customer Health and Safety	PR1	Commentary added to include the assessment of significant environmental and social impacts across the life-cycle stages of products and services.  Compilation added to report on the procedures, steps and results.			
	PR2	This is considered a <b>Core</b> indicator for the sector.			
	FP5	Percentage of production volume manufactured in sites certified by an independent third party according to internationally recognized food safety management system standards.			
	FP6	Percentage of total sales volume of consumer products, by product category, that are lowered in saturated fat, trans fats, sodium and added sugars.			
	FP7	Percentage of total sales volume of consumer products, by product category, that contain increased nutritious ingredients like fiber, vitamins, minerals, phytochemicals or functional food additives.			
Product and Service Labeling	PR3	Commentary added to describe the importance of social and environmental product information and its communication to consumers.  Compilation added to report on the use of logos and the information that does not appear on packaging.			
	FP8	Policies and practices on communication to consumers about ingredients and nutritional information beyond legal requirements.			
Marketing Communications	PR6	Commentary added to describe the influence of food marketing on dietary habits.  Commentary added to specify types of marketing communications.  Commentary added to invite reporting on policies and guidelines relating to marketing to vulnerable groups.  References added.			

## FOOD PROCESSING SECTOR-SPECIFIC ANIMAL WELFARE PERFORMANCE INDICATORS

Aspect	Indicator	
Breeding and Genetics	FP9 Percentage and total of animals raised and/or processed, by species and breed type.	
Animal Husbandry	FP10 Policies and practices, by species and breed type, related to physical alterations and the use of anaesthetic.	
	FP11 Percentage and total of animals raised and/or processed, by species and breed type, per housing type.	
	FP12 Policies and practices on antibiotic, anti-inflammatory, hormone, and/or growth promotion treatments, by species and breed type.	
Transportation, Handling, and Slaughter	FP13 Total number of incidents of non-compliance with laws and regulations, and adherence with voluntary standards related to transportation, handling, and slaughter practices for live terrestrial and aquatic animals.	





# Preface

# Sustainable Development and the Transparency Imperative

The goal of sustainable development is to "meet the needs of the present without compromising the ability of future generations to meet their own needs." As key forces in society, organizations of all kinds have an important role to play in achieving this goal.

Yet in this era of unprecedented economic growth, achieving this goal can seem more of an aspiration than a reality. As economies globalize, new opportunities to generate prosperity and quality of life are arising though trade, knowledge-sharing, and access to technology. However, these opportunities are not always available for an ever-increasing human population, and are accompanied by new risks to the stability of the environment. Statistics demonstrating positive improvements in the lives of many people around the world are counter-balanced by alarming information about the state of the environment and the continuing burden of poverty and hunger on millions of people. This contrast creates one of the most pressing dilemmas for the 21st century.

One of the key challenges of sustainable development is that it demands new and innovative choices and ways of thinking. While developments in knowledge and technology are contributing to economic development, they also have the potential to help resolve the risks and threats to the sustainability of our social relations, environment, and economies. New knowledge and innovations in technology, management, and public policy are challenging organizations to make new choices in the way their operations, products, services, and activities impact the earth, people, and economies.

The urgency and magnitude of the risks and threats to our collective sustainability, alongside increasing choice and opportunities, will make transparency about economic, environmental, and social impacts a fundamental component in effective stakeholder relations, investment decisions, and other market relations. To support this expectation, and to communicate clearly and openly about sustainability, a globally shared framework of concepts, consistent language, and metrics is required. It is the Global Reporting Initiative's (GRI) mission to fulfil this need by providing a trusted and credible framework for sustainability reporting that can be used by organizations of any size, sector, or location.

Transparency about the sustainability of organizational activities is of interest to a diverse range of stakeholders, including business, labor, non-governmental organizations, investors, accountancy, and others. This is why GRI has relied on the collaboration of a large network of experts from all of these stakeholder groups in consensus-seeking consultations. These consultations, together with practical experience, have continuously improved the Reporting Framework since GRI's founding in 1997. This multi-stakeholder approach to learning has given the Reporting Framework the widespread credibility it enjoys with a range of stakeholder groups.

<sup>&</sup>lt;sup>1</sup> World Commission on Environment and Development. Our Common Future. Oxford: Oxford University Press, 1987, p.43.



# Introductory Section for the Food Processing Sector

# For whom is the Sector Supplement intended?

This Sector Supplement is intended for all companies in the Food Processing sector. This includes all companies that are engaged in processing food, as well as food commodity trading related to food processing and fish processing, and beverage companies. Companies that produce alcohol, tobacco and timber, food retailers and companies that deliver inputs like pesticides and fertilizers to farmers may be able to use parts of the Supplement content but the document was not specifically designed for their use. The sector reporting guidance focuses on companies in codes 10 and 11.07 (non alcoholic beverages) of the ISIC (or NACE) coding, excluding 10.9 (feed industry).

This guidance and the indicators included are not aimed at businesses whose principle occupation is farming. Farming does, however, have many impacts on a large range of food processing sustainability issues and is relevant for all links in the food production chain. In this regard, the Supplement does include activities by the food industry designed to make food production chains (including farming) more sustainable with respect to environmental, social and economic aspects.

The food processing industry includes a diverse group of companies involved in the processing of products like fish, meat, milk, crops and water. It includes millions of Small & Medium Enterprises (SMEs) worldwide and also some of the largest companies in the world. Many of these companies deliver products directly to consumers, while others specialize in Business-to-Business activities (ingredients, commodity markets). Some companies directly participate in all areas of food production, from farming activities through to final production and retail. Others are concentrated more at the top end of the production chain or buy through commodity markets.

# What is the Context of this Sector Supplement?

Food processing is one of the world's largest industries from the perspective of the number of companies involved in the sector, as well as in terms of its total economic value. Sustainability challenges and issues that the food processing industry faces include:

Helping to make safe, healthy and affordable food available

- Impacts on climate change and risks posed to resource base by climate change
- Involvement in rural areas of developing countries
- Complex, global supply chains
- Vulnerability and capacity of small producers in the food supply chains
- Involvement of governments
- Influence on the health and wellbeing of consumers
- Impacts on natural resource depletion and dependence on natural resources
- Consequences of depletion of scarce natural resources
- Animal welfare, particularly in large-scale or industrial operations
- Fair and ethical trade practices
- Use of packaging and associated impacts on environment and health

# How is the Document organized?

The content of the Sector Supplement in this document has been integrated into the G3 Guidelines for ease of reference by users. Together, the disclosures and performance indicators in the Guidelines and the Sector Supplement make up the reporting framework for the food processing sector. In some cases, the Supplement offers commentaries on existing Guidelines content. Where a sector-specific issue is added to a Disclosure of Management Approach (DMA), it will normally appear as a new Aspect, and as such reporting will be expected on all relevant DMA headings. For two topics (Sourcing and Animal Welfare) new DMA sections have been created.

Animal Welfare is included in this Supplement in the G3 Social category because Animal Welfare was deemed to reflect social values.

However, most of the Sector Supplement guidance is in the form of performance indicators (these are labeled as FP1, FP2, FP3, etc.) and their associated indicator protocols. In total, 13 sector-specific performance indicators are provided in the Sector Supplement, and they all take their place as 'core' indicators.





# Overview of Sustainability Reporting

# The Purpose of a Sustainability Report

Sustainability reporting is the practice of measuring, disclosing, and being accountable to internal and external stakeholders for organizational performance towards the goal of sustainable development. 'Sustainability reporting' is a broad term considered synonymous with others used to describe reporting on economic, environmental, and social impacts (e.g., triple bottom line, corporate responsibility reporting, etc.).

A sustainability report should provide a balanced and reasonable representation of the sustainability performance of a reporting organization – including both positive *and* negative contributions.

Sustainability reports based on the GRI Reporting Framework disclose outcomes and results that occurred within the reporting period in the context of the organization's commitments, strategy, and management approach. Reports can be used for the following purposes, among others:

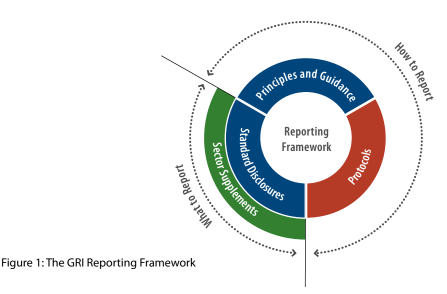
- Benchmarking and assessing sustainability performance with respect to laws, norms, codes, performance standards, and voluntary initiatives;
- Demonstrating how the organization influences and is influenced by expectations about sustainable development; and
- Comparing performance within an organization and between different organizations over time.

# Orientation to the GRI Reporting Framework

All GRI Reporting Framework documents are developed using a process that seeks consensus through dialogue between stakeholders from business, the investor community, labor, civil society, accounting, academia, and others. All Reporting Framework documents are subject to testing and continuous improvement.

The GRI Reporting Framework is intended to serve as a generally accepted framework for reporting on an organization's economic, environmental, and social performance. It is designed for use by organizations of any size, sector, or location. It takes into account the practical considerations faced by a diverse range of organizations – from small enterprises to those with extensive and geographically dispersed operations. The GRI Reporting Framework contains general and sector-specific content that has been agreed by a wide range of stakeholders around the world to be generally applicable for reporting an organization's sustainability performance.

The Sustainability Reporting Guidelines (the Guidelines) consist of Principles for defining report content and ensuring the quality of reported information. It also includes Standard Disclosures made up of Performance Indicators and other disclosure items, as well as guidance on specific technical topics in reporting.





FP

**Indicator Protocols** exist for each of the Performance Indicators contained in the Guidelines. These Protocols provide definitions, compilation guidance, and other information to assist report preparers and to ensure consistency in the interpretation of the Performance Indicators. Users of the Guidelines should also use the Indicator Protocols.

**Sector Supplements** complement the Guidelines with interpretations and guidance on how to apply the Guidelines in a given sector, and include sector-specific Performance Indicators. Applicable Sector Supplements should be used in addition to the Guidelines rather than in place of the Guidelines.

**Technical Protocols** are created to provide guidance on issues in reporting, such as setting the report boundary. They are designed to be used in conjunction with the Guidelines and Sector Supplements and cover issues that face most organizations during the reporting process.

### **Orientation to the GRI Guidelines**

The Sustainability Reporting Guidelines consist of Reporting Principles, Reporting Guidance, and Standard Disclosures (including Performance Indicators). These elements are considered to be of equal in weight and importance.

# Part 1 - Reporting Principles and Guidance

Three main elements of the reporting process are described in Part 1. To help determine what to report on, this section covers the Reporting Principles of materiality, stakeholder inclusiveness, sustainability context, and completeness, along with a brief set of tests for each Principle. Application of these Principles with the Standard Disclosures determines the topics and Indicators to be reported. This is followed by Principles of balance, comparability, accuracy, timeliness, reliability, and clarity, along with tests that can be used to help achieve the appropriate quality of the reported information. This section concludes with guidance for reporting organizations on how to define the range of entities represented by the report (also called the 'Report Boundary').

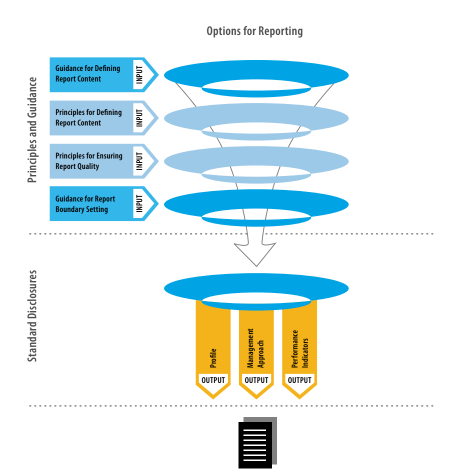


Figure 2: Overview of the GRI Guidelines

**Focused Sustainability Report** 



#### Part 2 - Standard Disclosures

Part 2 contains the Standard Disclosures that should be included in sustainability reports. The Guidelines identify information that is relevant and material to most organizations and of interest to most stakeholders for reporting the three types of Standard Disclosures:

- Strategy and Profile: Disclosures that set the overall context for understanding organizational performance such as its strategy, profile, and governance.
- Management Approach: Disclosures that cover how an organization addresses a given set of topics in order to provide context for understanding performance in a specific area.
- Performance Indicators: Indicators that elicit comparable information on the economic, environmental, and social performance of the organization.

# **Applying the Guidelines**

# **Getting Started**

All organizations (private, public, or non-profit) are encouraged to report against the Guidelines whether they are beginners or experienced reporters, and regardless of their size, sector, or location. Reporting can take various forms, including web or print, stand alone or combined with annual or financial reports.

The first step is to determine report content. Guidance for this is provided in Part 1. Some organizations may choose to introduce reporting against the full GRI Reporting Framework from the outset, while others may want to start with the most feasible and practical topics first and phase in reporting on other topics over time. All reporting organizations should describe the scope of their reporting and are encouraged to indicate their plans for expanding their reporting over time.

#### **GRI Application Levels**

Upon finalization of their report, preparers should declare the level to which they have applied the GRI Reporting Framework via the "GRI Application Levels" system. This system aims to provide:

- Report readers with clarity about the extent to which the GRI Guidelines and other Reporting Framework elements have been applied in the preparation of a report.
- Report preparers with a vision or path for incrementally expanding application of the GRI Reporting Framework over time.

Declaring an Application Level results in a clear communication about which elements of the GRI Reporting Framework have been applied in the preparation of a report. To meet the needs of new beginners, advanced reporters, and those somewhere in between, there are three levels in the system. They are titled C, B, and A, The reporting criteria found in each level reflects an increasing application or coverage of the GRI Reporting Framework. An organization can self-declare a "plus" (+) at each level (ex., C+, B+, A+) if they have utilized external assurance.<sup>2</sup>

An organization self-declares a reporting level based on its own assessment of its report content against the criteria in the GRI Application Levels.

<sup>&</sup>lt;sup>2</sup> See the assurance section under General Reporting Notes for more information on options for assurance.



- Have an assurance provider offer an opinion on the self-declaration.
- Request that the GRI check the self-declaration.

For more information on Application Levels, and the complete criteria, see the GRI Applications Level information pack available as an insert to this document, or found online at www.globalreporting.org.

#### Request for notification of use

Organizations that have used the Guidelines and/or other elements of the GRI Reporting Framework as the basis for their report are requested to notify the Global Reporting Initiative upon its release. While notifying GRI, organizations can choose any or all of the following options:

- Simply notify the GRI of the report and provide hard and/or soft copy
- Register their report in GRI's online database of reports
- Request GRI check their self-declared Application Level.

# **Maximizing Report Value**

Sustainability reporting is a living process and tool, and does not begin or end with a printed or online publication. Reporting should fit into a broader process for setting organizational strategy, implementing action plans, and assessing outcomes. Reporting enables a robust assessment of the organization's performance, and can support continuous improvement in performance over time. It also serves as a tool for engaging with stakeholders and securing useful input to organizational processes.

# Part 1: Defining Report Content, Quality, and Boundary

This section provides Reporting Principles and Reporting Guidance regarding defining report content, ensuring the quality of reported information, and setting the Report Boundary.

Reporting Guidance describes actions that can be taken, or options that the reporting organization can consider when making decisions on what to report on, and generally helps interpret or govern the use of the GRI Reporting Framework. Guidance is provided for defining report content and setting report Boundary.

Reporting Principles describe the outcomes a report should achieve and guide decisions throughout the reporting process, such as selecting which topics and Indicators to report on and how to report on them. Each of the Principles consists of a definition, an explanation, and a set of tests for the reporting organization to assess its use of the Principles. The tests are intended to serve as tools for self-diagnosis, but not as specific disclosures to report against. Tests can, however, serve as a reference for explaining decisions about the application of the Principles

Together, the Principles are intended to help achieve transparency – a value and a goal that underlies all aspects of sustainability reporting. Transparency can be defined as the complete disclosure of information on the topics and Indicators required to reflect impacts and enable stakeholders to make decisions, and the processes, procedures, and assumptions used to prepare those disclosures. The Principles themselves are organized into two groups:

- Principles for determining the topics and Indicators on which the organization should report; and
- Principles for ensuring the quality and appropriate presentation of reported information.

The Principles have been grouped in this way to help clarify their role and function, but this does not impose a rigid restriction on their use. Each Principle can support a range of decisions, and may prove useful in considering questions beyond just defining report content or ensuring the quality of reported information.





# 1.1 Defining Report Content

In order to ensure a balanced and reasonable presentation of the organization's performance, a determination must be made about what content the report should cover. This determination should be made by considering both the organization's purpose and experience, and the reasonable expectations and interests of the organization's stakeholders. Both are important reference points when deciding what to include in the report.

# **Reporting Guidance for Defining Content**

The following approach governs the use of the GRI Reporting Framework in preparing sustainability reports.

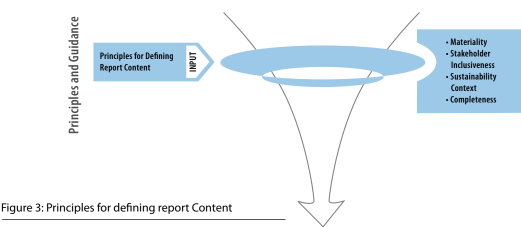
- Identify the topics and related Indicators that are relevant, and therefore might be appropriate to report, by undergoing an iterative process using the Principles of materiality, stakeholder inclusiveness,
  - sustainability context, and guidance on setting the Report Boundary.
- When identifying topics, consider the relevance of all Indicator Aspects identified in the GRI Guidelines and applicable Sector Supplements. Also consider other topics, if any, that are relevant to report.
- From the set of relevant topics and Indicators identified, use the tests listed for each Principle to assess which topics and Indicators are material, and therefore should be reported<sup>3</sup>.
- Use the Principles to prioritize selected topics and decide which will be emphasized.

- The specific methods or processes used for assessing materiality should:
  - Differ for, and can be defined by, each organization;
  - Always take into account the guidance and tests found in the GRI Reporting Principles; and
  - Be disclosed.

In applying this approach:

- Indicators. All Indicators have been developed through GRI's multi-stakeholder processes, and those designated as Core are generally applicable Indicators and are assumed to be material for most organizations. An organization should report on these unless they are deemed not material on the basis of the Reporting Principles. Additional Indicators may also be determined to be material.
- The Indicators in final versions of Sector
   Supplements are considered to be Core Indicators, and should be applied using the same approach as the Core Indicators found in the Guidelines.
- All other information (e.g., company specific Indicators) included in the report should be subject to the same Reporting Principles and have the same technical rigor as GRI Standard Disclosures.
- Confirm that the information to be reported and the Report Boundary are appropriate by applying the Principle of completeness.

## **Options for Reporting**



<sup>&</sup>lt;sup>3</sup> GRI Organizational Profile Disclosures (1-4) apply to all reporting organizations.





## **Reporting Principles for Defining Content**

Each of the Reporting Principles consists of a definition, an explanation, and a set of tests to guide the use of the Principles. The tests are intended to serve as tools for self-diagnosis, but not as specific Disclosure items to report against. The Principles should be used together with the guidance on defining content.

#### **MATERIALITY**

**Definition:** The information in a report should cover topics and Indicators that reflect the organization's significant economic, environmental, and social impacts, or that would substantively influence the assessments and decisions of stakeholders.

**Explanation:** Organizations are faced with a wide range of topics on which it could report. Relevant topics and Indicators are those that may reasonably be considered important for reflecting the organization's economic, environmental, and social impacts, or influencing the decisions of stakeholders, and, therefore, potentially merit inclusion in the report. Materiality is the threshold at which an issue or Indicator becomes sufficiently important that it should be reported. Beyond this threshold, not all material topics will be of equal importance and the emphasis within a report should reflect the relative priority of these material topics and Indicators.

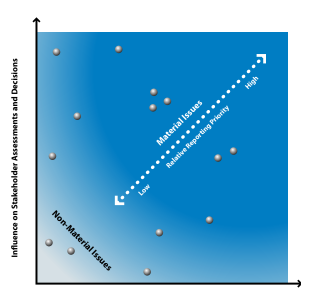
In financial reporting, materiality is commonly thought of as a threshold for influencing the economic decisions of those using an organization's financial statements, investors in particular. The concept of a threshold is also important in sustainability reporting, but it is concerned with a wider range of impacts and stakeholders. Materiality for sustainability reporting is not limited only to those sustainability topics that have a significant financial impact on the organization. Determining materiality for a sustainability report also includes considering economic, environmental, and social impacts that cross a threshold in affecting the ability to meet the needs of the present without compromising the needs of future generations.4 These material issues will often have a significant financial impact in the nearterm or long-term on an organization. They will therefore also be relevant for stakeholders who focus strictly on the financial condition of an organization.

A combination of internal and external factors should be used to determine whether information is material, including factors such as the organization's overall mission and competitive strategy, concerns expressed directly by stakeholders, broader social expectations, and the organization's influence on upstream (e.g., supply chain) and downstream (e.g., customers) entities. Assessments of materiality should also take into account the basic expectations expressed in the international standards and agreements with which the organization is expected to comply.

These internal and external factors should be considered when evaluating the importance of information for reflecting significant economic, environmental, and social impacts, or stakeholder decision making.<sup>5</sup> A range of established methodologies can be used to assess the significance of impacts. In general, 'significant impacts' refer to those that are a subject of established concern for expert communities, or that have been identified using established tools such as impact assessment methodologies or life cycle assessments. Impacts that are considered important enough to require active management or engagement by the organization can likely be considered to be significant.

The report should emphasize information on performance regarding the most material topics. Other relevant topics can be included, but should be given less prominence in the report. The process by which the relative priority of topics was determined should be explained.

In addition to guiding the selection of topics to report, the Materiality Principle also applies to the use of Performance Indicators. When disclosing performance data, there are



Significance of Economic, Environmental, and Social Impacts

Figure 4: Defining Materiality

<sup>&</sup>lt;sup>5</sup> See the Principle of stakeholder inclusion for a discussion of stakeholders.



<sup>&</sup>lt;sup>4</sup> World Commission on Environment and Development. Our Common Future. Oxford: Oxford University Press, 1987, p. 43.

varying degrees of comprehensiveness and detail that could be provided in a report. In some cases, GRI guidance exists on the level of detail generally considered appropriate for a specific Indicator. Overall, decisions on how to report data should be guided by the importance of the information for assessing the performance of the organization, and facilitating appropriate comparisons.

Reporting on material topics may involve disclosing information used by external stakeholders that differs from the information used internally for day-to-day management purposes. However, such information does indeed belong in a report, where it can inform assessments or decision-making by stakeholders, or support engagement with stakeholders that can result in actions that would significantly influence performance or address key topics of stakeholder concern.

#### Tests

#### **External Factors**

In defining material topics, take into account external factors, including:

- ✓ Main sustainability interests/topics and Indicators raised by stakeholders.
- ☐ The main topics and future challenges for the sector reported by peers and competitors.
- Relevant laws, regulations, international agreements, or voluntary agreements with strategic significance to the organization and its stakeholders.
- Reasonably estimable sustainability impacts, risks, or opportunities (e.g., global warming, HIV-AIDS, poverty) identified through sound investigation by people with recognized expertise, or by expert bodies with recognized credentials in the field.

#### **Internal Factors**

In defining material topics, take into account internal factors, including:

- Key organizational values, policies, strategies, operational management systems, goals, and targets.
- ✓ The interests/expectations of stakeholders specifically invested in the success of the organization (e.g., employees, shareholders, and suppliers).
- $\square$  Significant risks to the organization.
- ☑ Critical factors for enabling organizational success.
- ☑ The core competencies of the organization and the manner in which they can or could contribute to sustainable development.

## Prioritizing

☑ The report prioritizes material topics and Indicators.





**Explanation:** Stakeholders are defined as entities or individuals that can reasonably be expected to be significantly affected by the organization's activities, products, and/or services; and whose actions can reasonably be expected to affect the ability of the organization to successfully implement its strategies and achieve its objectives. This includes entities or individuals whose rights under law or international conventions provide them with legitimate claims vis-àvis the organization.

Stakeholders can include those who are invested in the organization (e.g., employees, shareholders, suppliers) as well as those who are external to the organization (e.g., communities).

The reasonable expectations and interests of stakeholders are a key reference point for many decisions in the preparation of a report, such as the scope, boundary, application of Indicators, and assurance approach. However, not all of an organization's stakeholders will use the report. This presents challenges in balancing the specific interests/ expectations of stakeholders who can reasonably be expected to use the report with broader expectations of accountability to all stakeholders.

For some decisions, such as the report scope or boundary of a report, the reasonable expectations and interests of a wide range of stakeholder will need to be considered. There may be, for example, stakeholders who are unable to articulate their views on a report and whose concerns are presented by proxies. There may also be stakeholders who choose not to express views on reports because they rely on different means of communication and engagement. The reasonable expectations and interests of these stakeholders should still be acknowledged in decisions about the content of the report. However, other decisions, such as the level of detail required to be useful to stakeholders, or expectations of different stakeholders about what is required to achieve clarity, may require greater emphasis on those who can reasonably be expected to use the report. It is important to document the processes and approach taken in making these decisions.

Stakeholder engagement processes can serve as tools for understanding the reasonable expectations and interests of stakeholders. Organizations typically initiate different types of stakeholder engagement as part of their regular activities, which can provide useful inputs for decisions on reporting. These may include, for example, stakeholder engagement for the purpose of compliance with internationally-agreed standards, or informing ongoing organizational/business processes. In addition, stakeholder engagement may also be implemented specifically to inform the report preparation process. Organizations can also use other means such as the media, the scientific community, or collaborative activities with peers and stakeholders. These means can help the  $organization\ better\ understand\ stakeholders'\ reasonable$ expectations and interests.

For a report to be assurable, the process of stakeholder engagement should be documented. When stakeholder engagement processes are used for reporting purposes, they should be based on systematic or generallyaccepted approaches, methodologies, or principles. The overall approach should be sufficiently effective to ensure that stakeholders' information needs are properly understood. The reporting organization should document its approach for defining which stakeholders it engaged with, how and when it engaged with them, and how engagement has influenced the report content and the organization's sustainability activities. These processes should be capable of identifying direct input from stakeholders as well as legitimately established societal expectations. An organization may encounter conflicting views or differing expectations among its stakeholders, and will need to be able to explain how it balanced these in reaching its reporting decisions.

Failure to identify and engage with stakeholders is likely to result in reports that are not suitable, and therefore not fully credible, to all stakeholders. In contrast, systematic stakeholder engagement enhances stakeholder receptivity and the usefulness of the report. Executed properly, it is likely to result in ongoing learning within the organization and by external parties, as well as increase accountability to a range of stakeholders. Accountability strengthens trust between the reporting organization and its stakeholders. Trust, in turn, fortifies report credibility.





#### Tests:

- The organization can describe the stakeholders to  $\square$ whom it considers itself accountable.
- $\overline{\mathsf{V}}$ The report content draws upon the outcomes of stakeholder engagement processes used by the organization in its ongoing activities, and as required by the legal and institutional framework in which it operates.
- The report content draws upon the outcomes of any stakeholder engagement processes undertaken specifically for the report.
- $\checkmark$ The stakeholder engagement processes that inform decisions about the report are consistent with the scope and boundary of the report.

#### SUSTAINABILITY CONTEXT

**Definition:** The report should present the organization's performance in the wider context of sustainability.

**Explanation:** Information on performance should be placed in context. The underlying question of sustainability reporting is how an organization contributes, or aims to contribute in the future, to the improvement or deterioration of economic, environmental, and social conditions, developments, and trends at the local, regional, or global level. Reporting only on trends in individual performance (or the efficiency of the organization) will fail to respond to this underlying question. Reports should therefore seek to present performance in relation to broader concepts of sustainability. This will involve discussing the performance of the organization in the context of the limits and demands placed on environmental or social resources at the sectoral, local, regional, or global level. For example, this could mean that in addition to reporting on trends in eco-efficiency, an organization might also present its absolute pollution loading in relation to the capacity of the regional ecosystem to absorb the pollutant.

This concept is often most clearly articulated in the environmental arena in terms of global limits on resource use and pollution levels. However, it can also be relevant with respect to social and economic objectives such as national or international socio-economic and sustainable development goals. For example, an organization could report on employee wages and social benefit levels in relation to nation-wide minimum and median income levels and the capacity of social safety nets to absorb those in poverty or those living close to the poverty line. Organizations operating in a diverse range of locations, sizes, and sectors will need to consider how to best frame their overall organizational performance in the broader context of sustainability. This may require distinguishing between topics or factors that drive global impacts (such as climate change) and those that have more regional or local impacts (such as community development). Similarly, distinctions might need to be made between trends or patterns of impacts across the range of operations versus contextualizing performance location by location.

The organization's own sustainability and business strategy provides the context in which to discuss performance. The relationship between sustainability and organizational strategy should be made clear, as should the context within which performance is reported.





15

#### Tests:

- The organization presents its understanding of sustainable development and draws on objective and available information as well as measures of sustainable development for the topics covered in the report.
- The organization presents its performance with reference to broader sustainable development conditions and goals, as reflected in recognized sectoral, local, regional, and/or global publications.
- ☑ The organization presents its performance in a manner that attempts to communicate the magnitude of its impact and contribution in appropriate geographical contexts.
- The report describes how sustainability topics relate to long-term organizational strategy, risks, and opportunities, including supply-chain topics.

#### **COMPLETENESS**

**Definition:** Coverage of the material topics and Indicators and definition of the report boundary should be sufficient to reflect significant economic, environmental, and social impacts and enable stakeholders to assess the reporting organization's performance in the reporting period.

**Explanation:** Completeness primarily encompasses the dimensions of scope, boundary, and time. The concept of completeness can also be used to refer to practices in information collection (for example, ensuring that compiled data includes results from all sites within the Report Boundary) and whether the presentation of information is reasonable and appropriate. These topics are related to report quality, and are addressed in greater detail under the Principles of accuracy and balance later in Part 1.

Scope refers to the range of sustainability topics covered in a report. The sum of the topics and Indicators reported should be sufficient to reflect significant economic, environmental, and social impacts. It should also enable stakeholders to assess the organization's performance. In determining whether the information in the report is sufficient, the organization should consider both the results of stakeholder engagement processes and broadbased societal expectations that may not have surfaced directly through stakeholder engagement processes.

'Boundary' refers to the range of entities (e.g., subsidiaries, joint ventures, sub-contractors, etc.) whose performance is represented by the report. In setting the boundary for its report, an organization must consider the range of entities over which it exercises control (often referred to as the 'organizational boundary', and usually linked to definitions used in financial reporting) and over which it exercises influence (often called the 'operational boundary'). In assessing influence, the organization will need to consider its ability to influence entities upstream (e.g., in its supply chain) as well as entities downstream (e.g., distributors and users of its products and services). The boundary may vary based on the specific Aspect or type of information being reported.

'Time' refers to the need for the selected information to be complete for the time period specified by the report. As far as practicable, activities, events, and impacts should be presented for the reporting period in which they occur. This includes reporting on activities that produce minimal short-term impact, but which have





a significant and reasonably foreseeable cumulative effect that may become unavoidable or irreversible in the longer term (e.g., bio-accumulative or persistent pollutants). In making estimates of future impacts (both positive and negative), the reported information should be based on well-reasoned estimates that reflect the likely size, nature, and scope of impacts. Although such estimates are by nature subject to uncertainty, they can provide useful information for decision-making as long as the basis for estimates is clearly disclosed and the limitations of the estimates are clearly acknowledged. Disclosing the nature and likelihood of such impacts, even if they may only materialize in the future, is consistent with the goal of providing a balanced and reasonable representation of the organization's economic, environmental, and social performance.

#### Tests:

- The report was developed taking into account the entire chain of entities upstream and downstream, and covers and prioritizes all information that should reasonably be considered material on the basis of the principles of materiality, sustainability context, and stakeholder inclusiveness.
- ✓ The report includes all entities that meet the criteria of being subject to control or significant influence of the reporting organization unless otherwise declared.
- ☑ The information in the report includes all significant actions or events in the reporting period, and reasonable estimates of significant future impacts of past events when those impacts are reasonably foreseeable and may become unavoidable or irreversible.
- The report does not omit relevant information that would influence or inform stakeholder assessments or decisions, or that would reflect significant economic, environmental, and social impacts.

# 1.2 Reporting Principles for Defining Quality

This section contains Principles that guide choices on ensuring the quality of reported information, including its proper presentation. Decisions related to the process of preparing information in a report should be consistent with these Principles. All of these Principles are fundamental for effective transparency. The quality of information enables stakeholders to make sound and reasonable assessments of performance, and take appropriate action.

# **Reporting Principles for Defining Quality**

#### BALANCE

**Definition:** The report should reflect positive and negative aspects of the organization's performance to enable a reasoned assessment of overall performance.

**Explanation:** The overall presentation of the report's content should provide an unbiased picture of the reporting organization's performance. The report should avoid selections, omissions, or presentation formats that are reasonably likely to unduly or inappropriately influence a decision or judgment by the report reader. The report should include both favorable and unfavorable results, as well as topics that can influence the decisions of stakeholders in proportion to their materiality. Reports should clearly distinguish between factual presentation and the reporting organization's interpretation of information.

#### Tests:

- ☐ The report discloses both favorable and unfavorable results and topics.
- The information in the report is presented in a format that allows users to see positive and negative trends in performance on a year-to-year basis.
- ☐ The emphasis on the various topics in the report is proportionate to their relative materiality.





#### COMPARABILITY

**Definition:** Issues and information should be selected, compiled, and reported consistently. Reported information should be presented in a manner that enables stakeholders to analyze changes in the organization's performance over time, and could support analysis relative to other organizations.

**Explanation:** Comparability is necessary for evaluating performance. Stakeholders using the report should be able to compare information reported on economic, environmental, and social performance against the organization's past performance, its objectives, and, to the degree possible, against the performance of other organizations. Consistency in reporting allows internal and external parties to benchmark performance and assess progress as part of rating activities, investment decisions, advocacy programs, and other activities. Comparisons between organizations require sensitivity to factors such as differences in organizational size, geographic influences, and other considerations that may affect the relative performance of an organization. Where necessary, report preparers should consider providing context that will help report users understand the factors that may contribute to differences in performance between organizations.

Maintaining consistency with the methods used to calculate data, with the layout of the report, and with explaining the methods and assumptions used to prepare information, all facilitates comparability over time. As the relative importance of topics to a given organization and its stakeholders change over time, the

content of reports will also evolve. However, within the confines of the Principle of Materiality, organizations should aim for consistency in their reports over time. An organization should include total numbers (i.e., absolute data such as tons of waste) as well as ratios (i.e., normalized data such as waste per unit of production) to enable analytical comparisons.

When changes occur with the boundary, scope, length of the reporting period, or content (including the design, definitions, and use of any Indicators in the report), reporting organizations should, whenever practicable, restate current disclosures alongside historical data (or vice versa). This ensures that information and comparisons are both reliable and meaningful over time. Where such restatements are not provided, the report should explain the reasons and implications for interpreting current disclosures.

#### **Tests:**

- ☐ The report and the information contained within it can be compared on a year-to-year basis.
- ☑ The organization's performance can be compared with appropriate benchmarks.
- Any significant variation between reporting periods in the boundary, scope, length of reporting period, or information covered in the report can be identified and explained.

# **Options for Reporting**

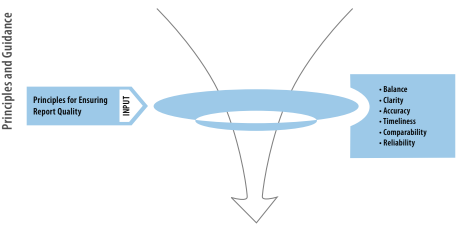


Figure 5: Principles for Ensuring Report Quality



- Where they are available, the report utilizes generally accepted protocols for compiling, measuring, and presenting information, including the GRI Technical Protocols for Indicators contained in the Guidelines.
- The report uses GRI Sector Supplements, where available.

#### **ACCURACY**

**Definition:** The reported information should be sufficiently accurate and detailed for stakeholders to assess the reporting organization's performance.

**Explanation:** Responses to economic, environmental, and social topics and Indicators can be expressed in many different ways, ranging from qualitative responses to detailed quantitative measurements. The characteristics that determine accuracy vary according to the nature of the information and the user of the information. For example, the accuracy of qualitative information is largely determined by the degree of clarity, detail, and balance in presentation within the appropriate Report Boundary. The accuracy of quantitative information, on the other hand, may depend on the specific methods used to gather, compile, and analyze data. The specific threshold of accuracy that is necessary will depend partly on the intended use of the information. Certain decisions will require higher levels of accuracy in reported information than others.

#### Tests:

- ☐ The report indicates the data that has been measured.
- ☐ The data measurement techniques and bases for calculations are adequately described, and can be replicated with similar results.
- The margin of error for quantitative data is not sufficient to substantially influence the ability of stakeholders to reach appropriate and informed conclusions on performance.
- The report indicates which data has been estimated and the underlying assumptions and techniques used to produce the estimates, or where that information can be found.
- ☑ The qualitative statements in the report are valid on the basis of other reported information and other available evidence.





#### **TIMELINESS**

**Definition:** Reporting occurs on a regular schedule and information is available in time for stakeholders to make informed decisions

**Explanation:** The usefulness of information is closely tied to whether the timing of its disclosure to stakeholders enables them to effectively integrate it into their decision-making. The timing of release refers both to the regularity of reporting as well as its proximity to the actual events described in the report.

Although a constant flow of information is desirable for meeting certain purposes, reporting organizations should commit to regularly providing a consolidated disclosure of their economic, environmental, and social performance at a single point in time. Consistency in the frequency of reporting and the length of reporting periods is also necessary to ensure comparability of information over time and accessibility of the report to stakeholders. It can be of value for stakeholders if the schedules for sustainability reporting and financial reporting are aligned. The organization should balance the need to provide information in a timely manner with the importance of ensuring that the information is reliable.

#### **Tests:**

- ☑ Information in the report has been disclosed while it is recent relative to the reporting period.
- ☑ The collection and publication of key performance information is aligned with the sustainability reporting schedule.
- The information in the report (including webbased reports) clearly indicates the time period to which it relates, when it will be updated, and when the last updates were made.

#### **CLARITY**

**Definition:** Information should be made available in a manner that is understandable and accessible to stakeholders using the report.

**Explanation:** The report should present information in a way that is understandable, accessible, and usable by the organization's range of stakeholders (whether in print form or through other channels). A stakeholder should be able to find desired information without unreasonable effort. Information should be presented in a manner that is comprehensible to stakeholders who have a reasonable understanding of the organization and its activities. Graphics and consolidated data tables can help make the information in the report accessible and understandable. The level of aggregation of information can also affect the clarity of a report if it is either significantly more or less detailed than stakeholders expect.

#### **Tests:**

- ☑ The report contains the level of information required by stakeholders, but avoids excessive and unnecessary detail.
- Stakeholders can find the specific information they want without unreasonable effort through tables of contents, maps, links, or other aids.
- ✓ The report avoids technical terms, acronyms, jargon, or other content likely to be unfamiliar to stakeholders, and should include explanations (where necessary) in the relevant section or in a glossary.
- The data and information in the report is available to stakeholders, including those with particular accessibility needs (e.g., differing abilities, language, or technology).





#### **RELIABILITY**

**Definition:** Information and processes used in the preparation of a report should be gathered, recorded, compiled, analyzed, and disclosed in a way that could be subject to examination and that establishes the quality and materiality of the information.

**Explanation:** Stakeholders should have confidence that a report could be checked to establish the veracity of its contents and the extent to which it has appropriately applied Reporting Principles. The information and data included in a report should be supported by internal controls or documentation that could be reviewed by individuals other than those who prepared the report. Disclosures about performance that are not substantiated by evidence should not appear in a sustainability report unless they represent material information, and the report provides unambiguous explanations of any uncertainties associated with the information. The decision-making processes underlying a report should be documented in a manner that allows the basis of key decisions (such as processes for determining the report content and boundary or stakeholder engagement) to be examined. In designing information systems, reporting organizations should anticipate that the systems could be examined as part of an external assurance process.

# Tests:

- ☐ The scope and extent of external assurance is identified.
- ☐ The original source of the information in the report can be identified by the organization.
- Reliable evidence to support assumptions or complex calculations can be identified by the organization.
- Representation is available from the original data or information owners, attesting to its accuracy within acceptable margins of error.

# 1.3 Reporting Guidance for Boundary Setting<sup>6</sup>

In parallel with defining the content of a report, an organization must determine which entities' (e.g., subsidiaries and joint ventures) performance will be represented by the report. The Sustainability Report Boundary should include the entities over which the reporting organization exercises control or significant influence both in and through its relationships with various entities upstream (e.g., supply chain) and downstream (e.g., distribution and customers).

For the purpose of setting boundaries, the following definitions should apply<sup>7</sup>:

- Control: the power to govern the financial and operating policies of an enterprise so as to obtain benefits from its activities.
- Significant influence: the power to participate in the financial and operating policy decisions of the entity but not the power to control those policies.

The guidance below on setting the Report Boundary pertains to the report as a whole as well as setting the boundary for individual Performance Indicators.

Not all entities within the Report Boundary must be reported on in the same manner. The approach to reporting on an entity will depend on a combination of the reporting organization's control or influence over the entity, and whether the disclosure relates to operational performance, management performance, or narrative/descriptive information.

The Report Boundary guidance is based on the recognition that different relationships involve differing degrees of access to information and the ability to affect outcomes. For example, operational information such as emissions data can be reliably compiled from entities under the control of an organization, but may not be available for a joint venture or a supplier. The Report Boundary guidance below sets minimum expectations for the inclusion of entities upstream and downstream when reporting on Indicators and management disclosures. However, an organization may determine that it is necessary to extend the boundary for an Indicator(s) to include entities upstream or downstream.

<sup>&</sup>lt;sup>7</sup> Further discussion of these terms can be found in the Boundary Protocol.



<sup>&</sup>lt;sup>6</sup> The guidance on Report Boundary has been derived from the Boundary Protocol. Future updates to the Guidelines will incorporate any further lessons or guidance developed from experience with the Reporting Boundary Protocol.

Determining the significance of an entity when collecting information or considering the extension of a boundary depends on the scale of its sustainability impacts. Entities with significant impacts typically generate the greatest risk or opportunity for an organization and its stakeholders, and therefore are the entities for which the organization is most likely to be perceived as being accountable or responsible.

### **Reporting Guidance for Boundary Setting**

- A sustainability report should include in its boundary all entities that generate significant sustainability impacts (actual and potential) and/ or all entities over which the reporting organization exercises control or significant influence with regard to financial and operating policies and practices.
- These entities can be included using either Indicators of operational performance, Indicators of management performance, or narrative descriptions.
- At a minimum, the reporting organization should include the following entities in its report using these approaches:
  - Entities over which the organization exercises control should be covered by Indicators of Operational Performance; and
  - Entities over which the organization exercises significant influence should be covered by Disclosures on Management Approach.

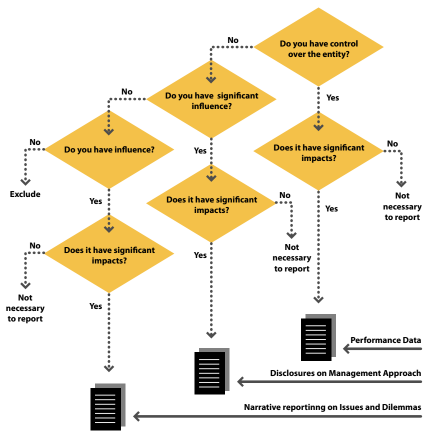


Figure 6: Decision Tree for Boundary Setting



- The boundaries for narrative disclosures should include entities over which the organization does not exercise control/significant influence, but which are associated with key challenges for the organization because their impacts are significant
- The report should cover all entities within its
  Report Boundary. In the process of preparing its
  report, an organization may choose not to gather
  data on a particular entity or group of entities
  within the defined boundary on the basis of
  efficiency as long as such a decision does not substantively change the final result of a Disclosure
  or Indicator.

# Part 2: Standard Disclosures

This section specifies the base content that should appear in a sustainability report, subject to the guidance on determining content in Part 1 of the Guidelines.

There are three different types of disclosures contained in this section.

- Strategy and Profile: Disclosures that set the overall context for understanding organizational performance such as its strategy, profile, and governance.
- Management Approach: Disclosures that cover how an organization addresses a given set of topics in order to provide context for understanding performance in a specific area.
- Performance Indicators: Indicators that elicit comparable information on the economic, environmental, and social performance of the organization.

Reporting organizations are encouraged to follow this structure in compiling their reports, however, other formats may be chosen.

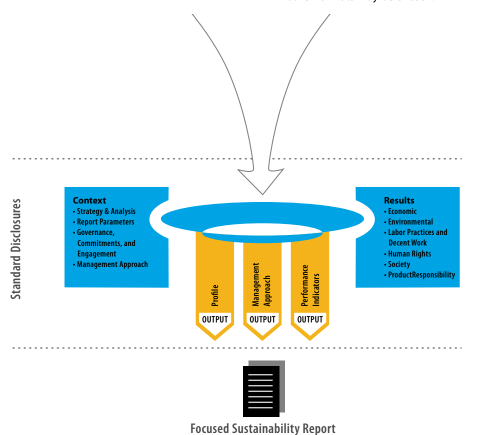


Figure 7: Overview of GRI Standard Disclosures



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# **Profile**

### 1. Strategy and Analysis

This section is intended to provide a high-level, strategic view of the organization's relationship to sustainability in order to provide context for subsequent and more detailed reporting against other sections of the Guidelines. It may draw on information provided in other parts of the report, but this section is intended to produce insight on strategic topics rather than simply summarize the contents of the report. The strategy and analysis should consist of the statement outlined in 1.1 and a concise narrative outlined in 1.2.

1.1 Statement from the most senior decisionmaker of the organization (e.g., CEO, chair, or equivalent senior position) about the relevance of sustainability to the organization and its strategy.

The statement should present the overall vision and strategy for the short-term, medium-term (e.g., 3-5 years), and long-term, particularly with regard to managing the key challenges associated with economic, environmental, and social performance. The statement should include:

- Strategic priorities and key topics for the short/ medium-term with regard to sustainability, including respect for internationally agreed standards and how they relate to long-term organizational strategy and success;
- Broader trends (e.g., macroeconomic or political) affecting the organization and influencing sustainability priorities;
- Key events, achievements, and failures during the reporting period;
- · Views on performance with respect to targets;
- Outlook on the organization's main challenges and targets for the next year and goals for the coming 3-5 years; and
- Other items pertaining to the organization's strategic approach.
- **1.2** Description of key impacts, risks, and opportunities.

The reporting organization should provide two concise narrative sections on key impacts, risks, and opportunities.

Section One should focus on the organization's key impacts on sustainability and effects on stakeholders, including rights as defined by

national laws and relevant internationally agreed standards. This should take into account the range of reasonable expectations and interests of the organization's stakeholders. This section should include:

- A description of the significant impacts the organization has on sustainability and associated challenges and opportunities. This includes the effect on stakeholders' rights as defined by national laws and the expectations in internationally-agreed standards and norms;
- An explanation of the approach to prioritizing these challenges and opportunities;
- Key conclusions about progress in addressing these topics and related performance in the reporting period. This includes an assessment of reasons for underperformance or overperformance; and
- A description of the main processes in place to address performance and/or relevant changes.

Section Two should focus on the impact of sustainability trends, risks, and opportunities on the long-term prospects and financial performance of the organization. This should concentrate specifically on information relevant to financial stakeholders or that could become so in the future. Section Two should include the following:

- A description of the most important risks and opportunities for the organization arising from sustainability trends;
- Prioritization of key sustainability topics as risks and opportunities according to their relevance for long-term organizational strategy, competitive position, qualitative, and (if possible) quantitative financial value drivers;
- Table(s) summarizing:
  - Targets, performance against targets, and lessons-learned for the current reporting period; and
  - Targets for the next reporting period and mid-term objectives and goals (i.e., 3-5 years) related to key risks and opportunities.
- Concise description of governance mechanisms in place to specifically manage these risks and opportunities, and identification of other related risks and opportunities.





## 2. Organizational Profile

- **2.1** Name of the organization.
- 2.2 Primary brands, products, and/or services.

The reporting organization should indicate the nature of its role in providing these products and services, and the degree to which it utilizes outsourcing.

- **2.3** Operational structure of the organization, including main divisions, operating companies, subsidiaries, and joint ventures.
- **2.4** Location of organization's headquarters.
- 2.5 Number of countries where the organization operates, and names of countries with either major operations or that are specifically relevant to the sustainability issues covered in the report.
- 2.6 Nature of ownership and legal form.
- **2.7** Markets served (including geographic breakdown, sectors served, and types of customers/beneficiaries).
- **2.8** Scale of the reporting organization, including:
  - · Number of employees;
  - Net sales (for private sector organizations) or net revenues (for public sector organizations);
  - Total capitalization broken down in terms of debt and equity (for private sector organizations); and
  - Quantity of products or services provided.

In addition to the above, reporting organizations are encouraged to provide additional information, as appropriate, such as:

- Total assets;
- Beneficial ownership (including identity and percentage of ownership of largest shareholders);
   and
- Breakdowns by country/region of the following:
  - Sales/revenues by countries/regions that make up 5 percent or more of total revenues;
  - Costs by countries/regions that make up 5 percent or more of total revenues; and
  - Employees.
- **2.9** Significant changes during the reporting period regarding size, structure, or ownership including:

- The location of, or changes in operations, including facility openings, closings, and expansions; and
- Changes in the share capital structure and other capital formation, maintenance, and alteration operations (for private sector organizations).
- **2.10** Awards received in the reporting period.

### 3. Report Parameters

#### REPORT PROFILE

- **3.1** Reporting period (e.g., fiscal/calendar year) for information provided.
- **3.2** Date of most recent previous report (if any).
- **3.3** Reporting cycle (annual, biennial, etc.)
- 3.4 Contact point for questions regarding the report or its contents.

#### REPORT SCOPE AND BOUNDARY

- **3.5** Process for defining report content, including:
  - · Determining materiality;
  - · Prioritizing topics within the report; and
  - Identifying stakeholders the organization expects to use the report.

Include an explanation of how the organization has applied the 'Guidance on Defining Report Content' and the associated Principles.

- **3.6** Boundary of the report (e.g., countries, divisions, subsidiaries, leased facilities, joint ventures, suppliers). See GRI Boundary Protocol for further guidance.
- **3.7** State any specific limitations on the scope or boundary of the report<sup>8</sup>.

If boundary and scope do not address the full range of material economic, environmental, and social impacts of the organization, state the strategy and projected timeline for providing complete coverage.

3.8 Basis for reporting on joint ventures, subsidiaries, leased facilities, outsourced operations, and other entities that can significantly affect comparability from period to period and/or between organizations.





<sup>&</sup>lt;sup>8</sup> See completeness Principle for explanation of scope.

- 3.9 Data measurement techniques and the bases of calculations, including assumptions and techniques underlying estimations applied to the compilation of the Indicators and other information in the report.
  - Explain any decisions not to apply, or to substantially diverge from, the GRI Indicator Protocols.
- 3.10 Explanation of the effect of any re-statements of information provided in earlier reports, and the reasons for such re-statement (e.g., mergers/ acquisitions, change of base years/periods, nature of business, measurement methods).
- **3.11** Significant changes from previous reporting periods in the scope, boundary, or measurement methods applied in the report.

#### GRI CONTENT INDEX

**3.12** Table identifying the location of the Standard Disclosures in the report.

Identify the page numbers or web links where the following can be found:

- Strategy and Analysis 1.1 1.2;
- Organizational Profile 2.1 2.10;
- Report Parameters 3.1 3.13;
- Governance, Commitments, and Engagement 4.1 – 4.17;
- Disclosure of Management Approach, per category;
- · Core Performance Indicators;
- Any GRI Additional Indicators that were included; and
- Any GRI Sector Supplement Indicators included in the report.

# **ASSURANCE**

3.13 Policy and current practice with regard to seeking external assurance for the report. If not included in the assurance report accompanying the sustainability report, explain the scope and basis of any external assurance provided. Also explain the relationship between the reporting organization and the assurance provider(s).

# **4.** Governance, Commitments, and Engagement GOVERNANCE

4.1 Governance structure of the organization, including committees under the highest governance body responsible for specific tasks, such as setting strategy or organizational oversight.

Describe the mandate and composition (including number of independent members and/or non-executive members) of such committees and indicate any direct responsibility for economic, social, and environmental performance.

- 4.2 Indicate whether the Chair of the highest governance body is also an executive officer (and, if so, their function within the organization's management and the reasons for this arrangement).
- **4.3** For organizations that have a unitary board structure, state the number of members of the highest governance body that are independent and/or non-executive members.

State how the organization defines 'independent' and 'non-executive'. This element applies only for organizations that have unitary board structures. See the glossary for a definition of 'independent'.

**4.4** Mechanisms for shareholders and employees to provide recommendations or direction to the highest governance body.

Include reference to processes regarding:

- The use of shareholder resolutions or other mechanisms for enabling minority shareholders to express opinions to the highest governance body; and
- Informing and consulting employees about the working relationships with formal representation bodies such as organization level 'work councils', and representation of employees in the highest governance body.

Identify topics related to economic, environmental, and social performance raised through these mechanisms during the reporting period.

4.5 Linkage between compensation for members of the highest governance body, senior managers, and executives (including departure arrangements), and the organization's performance (including social and environmental performance).



- **4.6** Processes in place for the highest governance body to ensure conflicts of interest are avoided.
- 4.7 Process for determining the qualifications and expertise of the members of the highest governance body for guiding the organization's strategy on economic, environmental, and social topics.
- **4.8** Internally developed statements of mission or values, codes of conduct, and principles relevant to economic, environmental, and social performance and the status of their implementation.

Explain the degree to which these:

- Are applied across the organization in different regions and department/units; and
- · Relate to internationally agreed standards.
- 4.9 Procedures of the highest governance body for overseeing the organization's identification and management of economic, environmental, and social performance, including relevant risks and opportunities, and adherence or compliance with internationally agreed standards, codes of conduct, and principles.

Include frequency with which the highest governance body assesses sustainability performance.

**4.10** Processes for evaluating the highest governance body's own performance, particularly with respect to economic, environmental, and social performance.

# COMMITMENTS TO EXTERNAL INITIATIVES

**4.11** Explanation of whether and how the precautionary approach or principle is addressed by the organization.

Article 15 of the Rio Principles introduced the precautionary approach. A response to 4.11 could address the organization's approach to risk management in operational planning or the development and introduction of new products.

**4.12** Externally developed economic, environmental, and social charters, principles, or other initiatives to which the organization subscribes or endorses.

Include date of adoption, countries/operations where applied, and the range of stakeholders involved in the development and governance of these initiatives (e.g., multi-stakeholder, etc.). Differentiate between non-binding, voluntary initiatives and those with which the organization has an obligation to comply.

- **4.13** Memberships in associations (such as industry associations) and/or national/international advocacy organizations in which the organization:
  - · Has positions in governance bodies;
  - · Participates in projects or committees;
  - Provides substantive funding beyond routine membership dues; or
  - · Views membership as strategic.

This refers primarily to memberships maintained at the organizational level.

## STAKEHOLDER ENGAGEMENT

The following Disclosure Items refer to general stakeholder engagement conducted by the organization over the course of the reporting period. These Disclosures are not limited to stakeholder engagement implemented for the purposes of preparing a sustainability report.

**4.14** List of stakeholder groups engaged by the organization.

Examples of stakeholder groups are:

- · Communities;
- · Civil society;
- Customers;
- Shareholders and providers of capital;
- Suppliers; and
- Employees, other workers, and their trade unions.



27



**4.15** Basis for identification and selection of stakeholders with whom to engage.

This includes the organization's process for defining its stakeholder groups, and for determining the groups with which to engage and not to engage.

**4.16** Approaches to stakeholder engagement, including frequency of engagement by type and by stakeholder group.

This could include surveys, focus groups, community panels, corporate advisory panels, written communication, management/union structures, and other vehicles. The organization should indicate whether any of the engagement was undertaken specifically as part of the report preparation process.

4.17 Key topics and concerns that have been raised through stakeholder engagement, and how the organization has responded to those key topics and concerns, including through its reporting.

# 5. Management Approach and Performance Indicators

The section on sustainability Performance Indicators is organized by economic, environmental, and social categories. Social Indicators are further categorized by Labor, Human Rights, Society, and Product Responsibility. Each category includes a Disclosure on Management Approach ('Management Approach') and a corresponding set of Core and Additional Performance Indicators.

Core Indicators have been developed through GRI's multi-stakeholder processes, which are intended to identify generally applicable Indicators and are assumed to be material for most organizations. An organization should report on Core Indicators unless they are deemed not material on the basis of the GRI Reporting Principles. Additional Indicators represent emerging practice or address topics that may be material for some organizations, but are not material for others. Where final versions of Sector Supplements exist, the Indicators should be treated as Core Indicators. See Guidance on Defining Report Content for further details.

The Disclosure(s) on Management Approach should provide a brief overview of the organization's management approach to the Aspects defined under each Indicator Category in order to set the context for performance information. The organization can structure its Disclosure(s) on Management Approach to cover the

full range of Aspects under a given Category or group its responses on the Aspects differently. However, the Disclosure should address all of the Aspects associated with each category regardless of the format or grouping.

Within the overall structure of the Standard Disclosures, Strategy and Profile items 1.1 and 1.2 in 'Strategy and Analysis' are intended to provide a concise overview of the risks and opportunities facing the organization as a whole. The Disclosure(s) on Management Approach is intended to address the next level of detail of the organization's approach to managing the sustainability topics associated with risks and opportunities.

In reporting on the Performance Indicators, the following guidance on data compilation applies:

- Reporting on Trends: Information should be presented for the current reporting period (e.g., one year) and at least two previous periods, as well as future targets, where they have been established, for the short- and medium-term.
- Use of Protocols: Organizations should use the Protocols that accompany the Indicators when reporting on the Indicators. These give basic guidance on interpreting and compiling information.
- Presentation of Data: In some cases, ratios or normalized data are useful and appropriate formats for data presentation. If ratios or normalized data are used, absolute data should also be provided.
- Data aggregation: Reporting organizations should determine the appropriate level of aggregation of information. See additional guidance in the General Reporting Notes section of the Guidelines.
- Metrics: Reported data should be presented using generally accepted international metrics (e.g., kilograms, tonnes, litres) and calculated using standard conversion factors. Where specific international conventions exist (e.g., GHG equivalents), these are typically specified in the Indicator Protocols.





# Sourcing

Sourcing has been identified by the Working Group for this Supplement and other contributors as an new issue of critical importance to the sustainability of the food processing sector. The sector depends on primary production, such as agriculture and fisheries, for its raw materials. Obtaining raw materials directly from primary producers, brokers, commodity markets or some combination of these carries inherent material risks (e.g., child labor, water scarcity) which can affect food processing companies and society.

Primary production is often outside the direct control of food processing organizations and yet gives rise to major risks for this sector. It is therefore important to emphasize the need for the reporting organization to consider sustainability throughout the organization's supply chain (vertically), while recognizing that its scope for action is primarily through its direct (first tier) suppliers.

In order to address the immense variety of company influences on sourcing chains, any disclosure approach must allow companies and key stakeholders to focus their efforts on the most important issues in the sourcing chain by using the principle of materiality (as explained in page 8 of the G3 Guidelines – page 12 of this supplement). The purpose of taking this approach is to enable the reporting organization to identify the most significant impacts that its supply chain has on society, the economy and the environment, as well as the significant dependences<sup>9</sup> on ecosystems and social services that may exist within its supply chain.

# **Disclosure on Management Approach**

The following factors, among others, may contribute to increased material risk and could be used by the reporting organization in the materiality assessment of its supply chain.

The suppliers' raw material is:

- Produced in an area of resource constraint
- 9 An example of dependence on an ecosystem service is where a key supplier to the reporting organization is dependent on a steady supply of clean water from a water-scarce catchment. The steady provision of the water is a service provided by the ecosystem of the catchment. See the WRI Ecosystem Services review for a tool to assess dependence on ecosystem services. An example of social dependence is when a key supplier to the reporting organization depends upon the availability of casual labor to operate during peak periods of output.

- Produced in a region of high conservation value
- Produced in an area of social, political or economic vulnerability

For each identified material Aspect, the reporting organization should provide a concise disclosure of the sourcing management approach taken to the Aspects within each category of the G3:

- Economic:
- · Environment;
- Labor;
- Human Rights;
- Society; and
- Product Responsibility.

The reporting organization should also provide a disclosure of the sourcing strategy taken to the following sector-specific Sourcing Aspects:

- Protecting Natural Resources;
- Minimizing Toxicity;
- Fair Trade;
- Fair Compensation for Labor;
- Traceability;
- Genetically Modified Organisms (GMO<sup>10</sup>);
- · Animal Welfare; and
- Biofuels.

The reporting organization should explain how those of the above Aspects that are considered material are incorporated into the organization's sourcing strategies and processes. The reporting organization should state how it integrates sustainability considerations throughout its supply chain into its purchasing criteria. The reporting organization should indicate its management approach to sourcing under each of the elements listed below.

#### POLICY

Briefly state the reporting organization's policies that define its overall commitment to the six G3 and eight Food Processing sector Sourcing Aspects listed above.





<sup>10</sup> GMOs and biofuels are included as an Aspect here because they are of significant concern to some stakeholders.

#### GOALS

The reporting organization should state its goals for each relevant Sourcing Aspect.

#### **PERFORMANCE**

The reporting organization should state the indicators that it is using to demonstrate its progress against its stated goals. Use indicators additional to the GRI Performance Indicators (as needed) to demonstrate progress.

#### **PURCHASING DECISION-MAKING**

The reporting organization should state how it ensures integration of sustainability considerations into its purchasing decisions.

#### MANAGEMENT RESPONSIBILITY

The reporting organization should state which level of management is responsible for managing the above Sourcing Aspects.

#### TRAINING AND AWARENESS

The reporting organization should state how it raises awareness and provides training within the organization about the above Sourcing Aspects.

#### **MONITORING AND FOLLOW-UP**

The reporting organization should state its performance against the above goals, and any corrective and preventive actions taken.

#### ADDITIONAL CONTEXTUAL INFORMATION

The reporting organization should provide additional relevant information required to understand its performance, such as:

- Key successes and shortcomings;
- Major organizational risks and opportunities;
- Major changes in the reporting period to systems or structures to improve performance; and
- Key strategies for implementing policies or achieving performance.

### **Definitions**

# Sourcing

For the purposes of this Supplement sourcing is defined as the obtaining of inputs such as raw materials, ingredients and feedstocks.

#### **Natural resources**

Are naturally occurring substances or non-human organisms that are considered valuable in their relatively unmodified (natural) form. A natural resource's value rests in the amount of the material available and the

demand for it. The latter is determined by its usefulness to production.

## **Ecotoxicity**

Refers to the potential for biological, chemical or physical stressors to affect ecosystems.

#### Fair Wage

Is determined by the type of work required in terms of roles and responsibilities, skills and qualifications, and comparative value for similar work prevailing in the job market, often regulated by legislation, negotiated by trade bodies or determined by market forces. Additional considerations for a fair wage include internal equity, a balance of monetary and non-cash benefits consistent with organizational goals and prevailing culture, that is sufficient to cover basic living costs.

#### **Fair Trade**

Is a trading partnership, based on dialogue, transparency and respect, that seeks greater equity in international trade. It contributes to sustainable development by offering better trading conditions to, and securing the rights of, marginalized producers and workers especially in the South. Fair Trade Organizations, backed by consumers, are engaged actively in supporting producers, awareness raising and in campaigning for changes in the rules and practice of conventional international trade.11

#### **Genetically Modified Organisms**

Means an organism (with the exception of human beings) in which the genetic material has been altered in a way that does not occur naturally by mating and/or natural recombination.12

# Sourcing Performance Indicators

# ASPECT: ACROSS ALL ASPECTS OF SOURCING

Percentage of purchased volume from suppliers compliant with company's sourcing policy.

Percentage of purchased volume which is verified as being in accordance with credible, internationally recognized responsible production standards, broken down by standard.

<sup>&</sup>lt;sup>12</sup> Source: Directive 2001/18/EC of the European Parliament.



<sup>&</sup>lt;sup>11</sup> Source: Resolution on Fair Trade, European Parliament, July 6, 2006.

## **Economic**

The economic dimension of sustainability concerns the organization's impacts on the economic conditions of its stakeholders and on economic systems at local, national, and global levels. The Economic Indicators illustrate:

- Flow of capital among different stakeholders; and
- Main economic impacts of the organization throughout society.

Financial performance is fundamental to understanding an organization and its own sustainability. However, this information is normally already reported in financial accounts. What is often reported less, and is frequently desired by users of sustainability reports, is the organization's contribution to the sustainability of a larger economic system.

#### **Disclosure on Management Approach**

Provide a concise disclosure on the Management Approach items outlined below with reference to the following Economic Aspects:

- · Economic Performance;
- Market Presence; and
- Indirect Economic Impacts.

### **GOALS AND PERFORMANCE**

Organization-wide goals regarding performance relevant to the Economic Aspects.

Use organization-specific Indicators (as needed) in addition to the GRI Performance Indicators to demonstrate the results of performance against goals.

#### **POLICY**

Brief, organization-wide policy (or policies) that defines the organization's overall commitment relating to the Economic Aspects listed above, or state where this can be found in the public domain (e.g., web link).

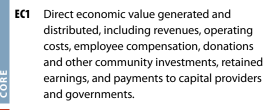
## **ADDITIONAL CONTEXTUAL INFORMATION**

Additional relevant information required to understand organizational performance, such as:

- · Key successes and shortcomings;
- Major organizational risks and opportunities;

- Major changes in the reporting period to systems or structures to improve performance; and
- Key strategies for implementing policies or achieving performance.

# Economic Performance Indicators ASPECT: ECONOMIC PERFORMANCE



# Food Processing Sector-Specific Commentary on EC1 Indicator Protocol:

Commentary added to invite reporting on sector-specific community investments.

- **EC2** Financial implications and other risks and opportunities for the organization's activities due to climate change.
- Coverage of the organization's defined benefit plan obligations.
- Significant financial assistance received from government.

# Food Processing Sector-Specific Commentary on EC4 Indicator Protocol:

- Commentary added to describe the impact of governmental support in the sector.
- Reference added.

## **ASPECT: MARKET PRESENCE**

Range of ratios of standard entry level wage compared to local minimum wage at significant locations of operation.

Policy, practices, and proportion of spending on locally-based suppliers at significant locations of operation.

Procedures for local hiring and proportion of senior management and workforce hired from the local community at locations of significant operation.





#### **ASPECT: INDIRECT ECONOMIC IMPACTS**

Development and impact of infrastructure investments and services provided primarily for public benefit through commercial, inkind, or pro bono engagement.



Understanding and describing significant indirect economic impacts, including the extent of impacts.

#### **Environmental**

The environmental dimension of sustainability concerns an organization's impacts on living and non-living natural systems, including ecosystems, land, air, and water. Environmental Indicators cover performance related to inputs (e.g., material, energy, water) and outputs (e.g., emissions, effluents, waste). In addition, they cover performance related to biodiversity, environmental compliance, and other relevant information such as environmental expenditure and the impacts of products and services.

## **Disclosure on Management Approach**

Provide a concise disclosure on the Management Approach items outlined below with reference to the following Environmental Aspects:

- Materials;
- Energy;
- Water;
- Biodiversity;
- Emissions, Effluents, and Waste;
- Products and Services;
- Compliance;
- Transport; and
- Overall

### **GOALS AND PERFORMANCE**

Organization-wide goals regarding performance relevant to the Environment Aspects.

Use organization-specific Indicators (as needed) in addition to the GRI Performance Indicators to demonstrate the results of performance against goals.

#### **POLICY**

Brief, organization-wide policy (or policies) that defines the organization's overall commitment related to the Environmental Aspects listed above or state where this can be found in the public domain (e.g., web link).

## **ORGANIZATIONAL RESPONSIBILITY**

The most senior position with operational responsibility for Environmental Aspects or explain how operational responsibility is divided at the senior level for these Aspects. This differs from Disclosure 4.1, which focuses on structures at the governance level.





## TRAINING AND AWARENESS

Procedures related to training and raising awareness in relation to the Environmental Aspects.

#### **MONITORING AND FOLLOW-UP**

Procedures related to monitoring and corrective and preventive actions, including those related to the supply chain.

List of certifications for environment-related performance or certification systems, or other approaches to auditing/verification for the reporting organization or its supply chain.

#### **ADDITIONAL CONTEXTUAL INFORMATION**

Additional relevant information required to understand organizational performance, such as:

- Key successes and shortcomings;
- Major organizational environmental risks and opportunities related to issues;
- Major changes in the reporting period to systems or structures to improve performance; and
- Key strategies and procedures for implementing policies or achieving goals.

### **Environmental Performance Indicators**

# **ASPECT: MATERIALS**

**EN1** Materials used by weight or volume.



Commentary added to specify wild caught and farmed seafood and other identified raw materials.

**EN2** Percentage of materials used that are recycled input materials.

## **ASPECT: ENERGY**

EN3 Direct energy consumption by primary energy source.

**EN4** Indirect energy consumption by primary source.

**EN5** Energy saved due to conservation and efficiency improvements.

**EN6** Initiatives to provide energy-efficient or renewable energy based products and services, and reductions in energy requirements as a result of these initiatives.

EN7 Initiatives to reduce indirect energy consumption and reductions achieved.

#### **ASPECT: WATER**

**EN8** Total water withdrawal by source.

**EN9** Water sources significantly affected by withdrawal of water.

**EN10** Percentage and total volume of water recycled and reused.

#### ASPECT: BIODIVERSITY

**EN11** Location and size of land or waters owned, leased, managed in, or adjacent to, protected areas and areas of high biodiversity value outside protected areas.

Food Processing Sector-Specific Commentary on EN11 Indicator Protocol:

Commentaries added to include waters.

**EN12** Description of significant impacts of activities, products, and services on biodiversity in protected areas and areas of high biodiversity value outside protected areas.

**EN13** Habitats protected or restored.

Food Processing Sector-Specific Commentary on EN13 Indicator Protocol:

Commentaries added to include water.

**EN14** Strategies, current actions, and future plans for managing impacts on biodiversity.

**EN15** Number of IUCN Red List species and national conservation list species with habitats in areas affected by operations, by level of extinction risk.





FP

#### **ASPECT: EMISSIONS, EFFLUENTS, AND WASTE**

**EN16** Total direct and indirect greenhouse gas emissions by weight.

**EN17** Other relevant indirect greenhouse gas emissions by weight.

**EN18** Initiatives to reduce greenhouse gas emissions and reductions achieved.

CORE **EN19** Emissions of ozone-depleting substances by weight.

CORE **EN20** NO, SO, and other significant air emissions by type and weight.

CORE **EN21** Total water discharge by quality and destination.

CORE **EN22** Total weight of waste by type and disposal

**EN23** Total number and volume of significant spills.

**EN24** Weight of transported, imported, exported, or treated waste deemed hazardous under the terms of the Basel Convention Annex I, II, III, and VIII, and percentage of transported waste shipped internationally.

EN25 Identity, size, protected status, and biodiversity value of water bodies and related habitats significantly affected by the reporting organization's discharges of water and runoff.

#### **ASPECT: PRODUCTS AND SERVICES**

**EN26** Initiatives to mitigate environmental impacts of products and services, and extent of impact mitigation.

**EN27** Percentage of products sold and their packaging materials that are reclaimed by category.

# **ASPECT: COMPLIANCE**

**EN28** Monetary value of significant fines and total number of non-monetary sanctions for noncompliance with environmental laws and regulations.

#### **ASPECT: TRANSPORT**

**EN29** Significant environmental impacts of transporting products and other goods and materials used for the organization's operations, and transporting members of the workforce.

#### ASPECT: OVERALL

**EN30** Total environmental protection expenditures and investments by type.





# **Social Performance Indicators**

The social dimension of sustainability concerns the impacts an organization has on the social systems within which it operates.

The GRI Social Performance Indicators identify key Performance Aspects surrounding labor practices, human rights, society, and product responsibility.

#### **Labor Practices and Decent Work**

The specific Aspects under the category of Labor Practices are based on internationally recognized universal standards, including:

- United Nations Universal Declaration of Human Rights and its Protocols;
- United Nations Convention: International Covenant on Civil and Political Rights;
- United Nations Convention: International Covenant on Economic, Social, and Cultural Rights;
- ILO Declaration on Fundamental Principles and Rights at Work of 1998 (in particular the eight core conventions of the ILO); and
- The Vienna Declaration and Programme of Action.

The Labor Practices Indicators also draw upon the two instruments directly addressing the social responsibilities of business enterprises: the ILO Tripartite Declaration Concerning Multinational Enterprises and Social Policy, and the Organization for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises.

# **Disclosure on Management Approach**

Provide a concise disclosure on the following Management Approach items with reference to the Labor Aspects listed below. The ILO Tripartite Declaration Concerning Multinational Enterprises and Social Policy (in particular the eight core conventions of the ILO) and the Organization for Economic Co-operation and Development Guidelines for Multinational Enterprises, should be the primary reference points.

- Employment;
- · Labor/Management Relations;

# Food Processing Sector-Specific Commentary:

Refer to the extent and nature of social dialogue<sup>13</sup> between the reporting organization's executive management team and the appropriate workers' representatives on current/pressing labor issues at a local, national and international level.



Occupational Health and Safety;

<sup>&</sup>lt;sup>13</sup> The EU defines social dialogue as containing discussions, consultations, negotiations and common actions by the representative organizations of social partners. It is based on principles of solidarity, responsibility and participation.



Diversity and Equal Opportunity.

#### **GOALS AND PERFORMANCE**

Organization–wide goals regarding performance relevant to the Labor Aspects, indicating their linkage to the internationally recognized universal standards.

Use organization-specific Indicators (as needed) in addition to the GRI Performance Indicators to demonstrate the results of performance against goals.

#### **POLICY**

Brief, organization-wide policy (or policies) that defines the organization's overall commitment related to the Labor Aspects, or state where this can be found in the public domain (e.g., web link). Also reference their linkage to the international standards indicated above.

#### **ORGANIZATIONAL RESPONSIBILITY**

The most senior position with operational responsibility for Labor Aspects or explain how operational responsibility is divided at the senior level for these Aspects. This differs from Disclosure 4.1, which focuses on structures at the governance level.

#### TRAINING AND AWARENESS

Procedures related to training and raising awareness in relation to the Labor Aspects.

#### MONITORING AND FOLLOW-UP

Procedures related to monitoring and corrective and preventive actions, including those related to the supply chain.

List of certifications for labor-related performance or certification systems, or other approaches to auditing/ verifying the reporting organization or its supply chain.

#### ADDITIONAL CONTEXTUAL INFORMATION

Additional relevant information required to understand organizational performance, such as:

- Key successes and shortcomings;
- Major organizational risks and opportunities;
- Major changes in the reporting period to systems or structures to improve performance; and
- Key strategies and procedures for implementing policies or achieving goals.

# Labor Practices and Decent Work Performance Indicators

#### **ASPECT: EMPLOYMENT**

CORE

A1 Total workforce by employment type, employment contract, and region.

ORE

**LA2** Total number and rate of employee turnover by age group, gender, and region.

DD

**LA3** Benefits provided to full-time employees that are not provided to temporary or part-time employees, by major operations.

#### ASPECT: LABOR/MANAGEMENT RELATIONS

CORE

**A4** Percentage of employees covered by collective bargaining agreements.

ORE

**LA5** Minimum notice period(s) regarding operational changes, including whether it is specified in collective agreements.



Percentage of working time lost due to industrial disputes, strikes and/or lock-outs, by country.



#### **ASPECT: OCCUPATIONAL HEALTH AND SAFETY**

A6 Percentage of total workforce represented in formal joint management–worker health and safety committees that help monitor and advise on occupational health and safety programs.

7 Rates of injury, occupational diseases, lost days, and absenteeism, and number of workrelated fatalities by region.

CORE

8 Education, training, counseling, prevention, and risk-control programs in place to assist workforce members, their families, or community members regarding serious diseases.

ADD

**A9** Health and safety topics covered in formal agreements with trade unions.

#### ASPECT: TRAINING AND EDUCATION



**LA10** Average hours of training per year per employee by employee category.





LA11 Programs for skills management and lifelong learning that support the continued employability of employees and assist them in managing career endings.

**LA12** Percentage of employees receiving regular performance and career development reviews.

#### **ASPECT: DIVERSITY AND EQUAL OPPORTUNITY**

**LA13** Composition of governance bodies and breakdown of employees per category according to gender, age group, minority group membership, and other indicators of diversity.

**LA14** Ratio of basic salary of men to women by employee category.

# **Human Rights**

Human Rights Performance Indicators require organizations to report on the extent to which human rights are considered in investment and supplier/contractor selection practices. Additionally, the Indicators cover employee and security forces training on human rights as well as non-discrimination, freedom of association, child labor, indigenous rights, and forced and compulsory labor.

Generally recognized human rights are defined by the following Conventions and Declarations:

- United Nations Universal Declaration of Human Rights and its Protocols;
- United Nations Convention: International Covenant on Civil and Political Rights;
- United Nations Convention: International Covenant on Economic, Social, and Cultural Rights;
- ILO Declaration on Fundamental Principles and Rights at Work of 1998 (in particular the eight core conventions of the ILO); and
- The Vienna Declaration and Programme of Action.

#### **Disclosure on Management Approach**

Provide a concise disclosure on the following Management Approach items with reference to the Human Rights Aspects listed below. The ILO Tripartite Declaration Concerning Multinational Enterprises and Social Policy (in particular the eight core conventions of the ILO which consist of Conventions 100, 111, 87, 98, 138, 182, 20 and 105<sup>14</sup>), and the Organization for Economic Cooperation and Development Guidelines for Multinational Enterprises should be the primary reference points.

- Investment and Procurement Practices;
- Non-discrimination;
- Freedom of Association and Collective Bargaining;
- Abolition of Child Labor;
- Prevention of Forced and Compulsory Labor;
- Complaints and Grievance Practices;
- Security Practices; and
- Indigenous Rights.





<sup>&</sup>lt;sup>14</sup> Conventions 100 and 111 pertain to non-discrimination; Conventions 87 and 98 pertain to freedom of association and collective bargaining; Conventions 138 and 182 pertain to the elimination of child labor; and Conventions 29 and 105 pertain to the prevention of forced and compulsory labor.

#### **GOALS AND PERFORMANCE**

Organization-wide goals regarding performance relevant to the Human Rights Aspects, indicating their linkage to the international declarations and standards listed above.

Use organization-specific Indicators (as needed) in addition to the GRI Performance Indicators to demonstrate the results of performance against goals.

#### **POLICY**

Brief, organization-wide policy (or policies) that defines the organization's overall commitment to the Human Rights Aspects (including policies which may be reasonably considered likely to affect the decision of employees to join a trade union or bargain collectively), or state where this can be found in the public domain (e.g., web link). Also reference their linkage to the international declarations and standards indicated above.

#### **ORGANIZATIONAL RESPONSIBILITY**

The most senior position with operational responsibility for Human Rights Aspects or explain how operational responsibility is divided at the senior level for these Aspects. This differs from Disclosure 4.1, which focuses on structures at the governance level.

#### **TRAINING AND AWARENESS**

Procedures related to training and raising awareness in relation to the Human Rights Aspects.

#### MONITORING AND FOLLOW-UP

Procedures related to monitoring and corrective and pre ventive actions, including those related to the supply chain.

List of certifications for human rights-related performance, or certification systems, or other approaches to auditing/ verifying the reporting organization or its supply chain.

#### **ADDITIONAL CONTEXTUAL INFORMATION**

Additional relevant information required to understand organizational performance, such as:

- Key successes and shortcomings;
- Major organizational risks and opportunities;
- Major changes in the reporting period to systems or structures to improve performance; and
- Key strategies and procedures for implementing policies or achieving goals.

#### **Human Rights Performance Indicators**

#### **ASPECT: INVESTMENT AND PROCUREMENT PRACTICES**

**HR1** Percentage and total number of significant investment agreements that include human rights clauses or that have undergone human rights screening.

HR2 Percentage of significant suppliers and contractors that have undergone screening on human rights and actions taken.

**HR3** Total hours of employee training on policies and procedures concerning aspects of human rights that are relevant to operations, including the percentage of employees trained.

#### **ASPECT: NON-DISCRIMINATION**

**HR4** Total number of incidents of discrimination and actions taken.

#### **ASPECT: FREEDOM OF ASSOCIATION AND COLLECTIVE** BARGAINING

**HR5** Operations identified in which the right to exercise freedom of association and collective bargaining may be at significant risk, and actions taken to support these rights.

#### **ASPECT: CHILD LABOR**

**HR6** Operations identified as having significant risk for incidents of child labor, and measures taken to contribute to the elimination of child labor.

# **ASPECT: FORCED AND COMPULSORY LABOR**

**HR7** Operations identified as having significant risk for incidents of forced or compulsory labor, and measures to contribute to the elimination of forced or compulsory labor.

#### **ASPECT: SECURITY PRACTICES**

**HR8** Percentage of security personnel trained in the organization's policies or procedures concerning aspects of human rights that are relevant to operations.

#### **ASPECT: INDIGENOUS RIGHTS**

Total number of incidents of violations involving rights of indigenous people and actions taken.





# **Society**

Society Performance Indicators focus attention on the impacts organizations have on the communities in which they operate, and disclosing how the risks that may arise from interactions with other social institutions are managed and mediated. In particular, information is sought on the risks associated with bribery and corruption, undue influence in public policy-making, and monopoly practices.

#### **Disclosure on Management Approach**

Provide a concise disclosure on the following Management Approach items with reference to the Society Aspects:

- · Community;
- Healthy and Affordable Food;



- Corruption;
- Public Policy;
- · Anti-Competitive Behavior; and
- · Compliance.

#### **GOALS AND PERFORMANCE**

Organization-wide goals regarding performance relevant to the Aspects indicated above.

Use organization-specific Indicators as needed in addition to the GRI Performance Indicators to demonstrate the results of performance against goals.

#### POLICY

Brief, organization-wide policy (or policies) that define the organization's overall commitment relating to the Society Aspects or state where this can be found in the public domain (e.g., web link).

#### **ORGANIZATIONAL RESPONSIBILITY**

The most senior position with operational responsibility for Society Aspects or explain how operational responsibility is divided at the senior level for these Aspects. This differs from Disclosure 4.1, which focuses on structures at the governance level.

#### TRAINING AND AWARENESS

Procedures related to training and raising awareness in relation to the Society Aspects.

#### **MONITORING AND FOLLOW-UP**

Procedures related to monitoring and corrective and preventive actions, including those related to the supply chain.

List of certifications for performance or certification systems, or other approaches to auditing/verifying the reporting organization or its supply chain.

#### **ADDITIONAL CONTEXTUAL INFORMATION**

Additional relevant information required to understand organizational performance, such as:

- Key successes and shortcomings;
- Major organizational risks and opportunities;
- Major changes in the reporting period to systems or structures to improve performance; and
- Key strategies and procedures for implementing policies or achieving goals.





# **Society Performance Indicators**

#### **ASPECT: COMMUNITY**

**\$01** Nature, scope, and effectiveness of any programs and practices that assess and manage the impacts of operations on communities, including entering, operating, and exiting.

#### **ASPECT: HEALTHY AND AFFORDABLE FOOD**

FP4 Nature, scope and effectiveness of any programs and practices (in-kind contributions, volunteer initiatives, knowledge transfer, partnerships and product development) that promote healthy lifestyles; the prevention of chronic disease; access to healthy, nutritious and affordable food; and improved welfare for communities in need.

#### **ASPECT: CORRUPTION**

CORE

CORE

- **\$02** Percentage and total number of business units analyzed for risks related to corruption.
- **S03** Percentage of employees trained in organization's anti-corruption policies and procedures.
- S04 Actions taken in response to incidents of corruption.

#### **ASPECT: PUBLIC POLICY**

**S05** Public policy positions and participation in public policy development and lobbying.

Food Processing Sector-Specific Commentary on SO5 Indicator Protocol:

Commentary added to invite reporting on lobbying activities, and their context, related to the subsidized production of key product ingredients.

Total value of financial and in-kind contributions to political parties, politicians, and related institutions by country.

# **ASPECT: ANTI-COMPETITIVE BEHAVIOR**

**507** Total number of legal actions for anticompetitive behavior, anti-trust, and monopoly practices and their outcomes.

#### ASPECT: COMPLIANCE

SORE

Monetary value of significant fines and total number of non-monetary sanctions for noncompliance with laws and regulations.





# **Product Responsibility**

Product Responsibility Performance Indicators address the aspects of a reporting organization's products and services that directly affect customers, namely, health and safety, information and labeling, marketing, and privacy.

These aspects are chiefly covered through disclosure on internal procedures and the extent to which these procedures are not complied with.

#### **Disclosure on Management Approach**

Provide a concise disclosure on the following Management Approach items with reference to the Product Responsibility Aspects:

- Customer Health and Safety;
- Product and Service Labeling;
- Marketing Communications;
- · Customer Privacy; and
- · Compliance.

#### **GOALS AND PERFORMANCE**

Organization-wide goals regarding performance relevant to the Product Responsibility Aspects.

Use organization-specific Indicators (as needed) in addition to the GRI Performance Indicators to demonstrate the results of performance against goals.

#### POLICY

Brief, organization-wide policy (or policies) that defines the organization's overall commitment to the Product Responsibility Aspects, or state where this can be found in the public domain (e.g., web link).

#### **ORGANIZATIONAL RESPONSIBILITY**

The most senior position with operational responsibility for Product Responsibility Aspects, or explain how operational responsibility is divided at the senior level for Product Responsibility Aspects. This differs from Disclosure 4.1, which focuses on structures at the governance level.

#### TRAINING AND AWARENESS

Procedures related to training and raising awareness in relation to the Product Responsibility Aspects.

#### **MONITORING AND FOLLOW-UP**

Procedures related to monitoring and corrective and preventive actions, including those related to the supply chain.

List of certifications for product responsibilityrelated performance or certification systems, or other approaches to auditing/verifying the reporting organization or its supply chain.

#### **ADDITIONAL CONTEXTUAL INFORMATION**

Additional relevant information required to understand organizational performance, such as:

- Key successes and shortcomings;
- · Major organizational risks and opportunities;
- Major changes in the reporting period to systems or structures to improve performance; and
- Key strategies and procedures for implementing policies or achieving goals.





# **Product Responsibility Performance Indicators**

#### **ASPECT: CUSTOMER HEALTH AND SAFETY**

**PR1** Life cycle stages in which health and safety impacts of products and services are assessed for improvement, and percentage of significant products and services categories subject to such procedures.

# **Food Processing Sector-Specific Commentary on PR1 Indicator Protocol:**

- Commentary added to include the assessment of significant environmental and social impacts across the life-cycle stages of products and services.
- Compilation added to report on procedures, steps and results.
- **PR2** Total number of incidents of non-compliance with regulations and voluntary codes concerning health and safety impacts of products and services during their life cycle, by type of outcomes.

# **Food Processing Sector-Specific Commentary on PR2 Indicator Protocol:**

This is considered a **Core** indicator for the sector.

Percentage of production volume manufactured in sites certified by an independent third party according to internationally recognized food safety management system standards.

FP6 Percentage of total sales volume of consumer products, by product category, that are lowered in saturated fat, trans fats, sodium and added sugars.

Percentage of total sales volume of consumer products, by product category sold, that contain increased fiber, vitamins, minerals, phytochemicals or functional food additives.

## **ASPECT: PRODUCT AND SERVICE LABELING**

**PR3** Type of product and service information required by procedures, and percentage of significant products and services subject to such information requirements.

## **Food Processing Sector-Specific Commentary on PR3 Indicator Protocol:**

- Commentary added to describe the importance of social and environmental product information and its communication to consumers.
- Compilation added to report on the use of logos and the information that does not appear on packaging.
- Policies and practices on communication to consumers about ingredients and nutritional information beyond legal requirements.
- PR4 Total number of incidents of non-compliance with regulations and voluntary codes concerning product and service information and labeling, by type of outcomes.
- Practices related to customer satisfaction, including results of surveys measuring customer satisfaction.

#### **ASPECT: MARKETING COMMUNICATIONS**

**PR6** Programs for adherence to laws, standards, and voluntary codes related to marketing communications, including advertising, promotion, and sponsorship.

# **Food Processing Sector-Specific Commentary on PR6 Indicator Protocol:**

- Commentary added to describe the influence of food marketing on dietary habits.
- Commentary added to specify types of marketing communications.
- Commentary added to invite reporting on policies and guidelines relating to marketing to vulnerable groups.
- References added.

**PR7** Total number of incidents of non-compliance with regulations and voluntary codes concerning marketing communications, including advertising, promotion, and sponsorship by type of outcomes.





CORE

#### **ASPECT: CUSTOMER PRIVACY**

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**PR8** Total number of substantiated complaints regarding breaches of customer privacy and losses of customer data.

#### **ASPECT: COMPLIANCE**



**PR9** Monetary value of significant fines for non-compliance with laws and regulations concerning the provision and use of products and services.

# FP

# **Animal Welfare**

According to the Food and Agriculture Organization of the United Nations, over 60 billion terrestrial animals are raised and 52 million tons of aquatic animals are farmed worldwide each year for food. The number of reared terrestrial animals is set to double by 2050 and farmed aquatic animals now represent half of all seafood consumed by the human population worldwide. Consumers have become increasingly concerned about the way in which animals reared for food are managed and cared for. Their perception of food quality is determined not only by the taste and pricing of the product, but also by ethical issues such as the welfare of the animals from which the product was produced.

As Animal Welfare is not included in the G3 Guidelines, this Supplement addresses the potential animal welfare concerns associated with the handling, treatment, and processing of animals (both terrestrial and aquatic) specifically reared for the production of food. Specifically, information about animal welfare is sought on the risks associated with breeding and genetics; physical alteration; housing systems; antibiotic, anti-inflammatory, hormone, and/or growth promotion treatments; and incidents of non-compliance with laws, regulations, and/or voluntary standards related to animal welfare.

## **Disclosure on Management Approach**

Provide a concise disclosure on the organization's Management Approach with reference to the Animal Welfare Aspects listed below.

- Breeding and Genetics;
- Animal Husbandry; and
- Transportation, Handling, and Slaughter.

#### **GOALS AND PERFORMANCE**

Organization-wide goals regarding performance relevant to the Animal Welfare Aspects indicated above.

Use organization-specific Indicators as needed, in addition to the GRI Performance Indicators, to demonstrate the results of performance against goals.

#### **POLICY**

Brief organization-wide policy (or policies) that define the organization's overall commitment related to Animal Welfare Aspects, or state where this can be found in the public domain (e.g., web link).



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Report on policies on physical alterations and the use of anaesthetic, and the policies on antibiotic, antiinflammatory, hormone, and/or growth promotion treatments, including policies related to withdrawal, by species and breed types. Refer to FP10 and FP12 respectively for reporting on practices.

#### ORGANIZATIONAL RESPONSIBILITY

The most senior position with operational responsibility for Animal Welfare Aspects or explain how operational responsibility is divided at the senior level for these Aspects. This differs from Disclosure 4.1, which focuses on structures at the governance level.

#### TRAINING AND AWARENESS

Procedures related to training and raising awareness in relation to Animal Welfare Aspects within the reporting organization.

#### **MONITORING AND FOLLOW-UP**

Procedures related to monitoring and corrective and preventive actions. List of certifications or other approaches (e.g., animal welfare scoring systems) for auditing/verifying the reporting organization's performance.

#### **ADDITIONAL CONTEXTUAL INFORMATION**

Additional relevant information required to understand organizational performance, such as:

- Initiatives to improve animal welfare practices and procedures;
- Support of trade and industry associations' animal welfare initiatives:
- Standards and certifications employed for animal welfare policies, practices, and procedures;
- Resources allocated to animal welfare research and development, including initiatives relative to trials on live animals;
- Key successes and shortcomings;
- Major organizational risks and opportunities;
- Major changes in the reporting period to systems or structures to improve animal welfare performance; and

Key strategies and procedures for implementing animal welfare policies or achieving goals.

#### **Animal Welfare Performance Indicators**

#### **ASPECT: BREEDING AND GENETICS**

Percentage and total of animals raised and/or processed, by species and breed type.

#### **ASPECT: ANIMAL HUSBANDRY**

FP10 Policies and practices, by species and breed type, related to physical alterations and the use of anaesthetic.

FP11 Percentage and total of animals raised and/ or processed, by species and breed type, per housing type.

FP12 Policies and practices on antibiotic, antiinflammatory, hormone, and/or growth promotion treatments, by species and breed

# ASPECT: TRANSPORTATION, HANDLING, AND **SLAUGHTER**

FP13 Total number of incidents of non-compliance with laws and regulations, and adherence with voluntary standards related to transportation, handling, and slaughter practices for live terrestrial and aquatic animals.





# **General Reporting Notes**

#### **Data Gathering**

#### **FEASIBILITY ASSESSMENT**

The process of defining report content will result in a set of topics and Indicators on which the organization should report. However, practical challenges such as the availability of data, the cost of gathering it, the confidentiality of information, privacy or other legal concerns, the reliability of available information, and other factors, may result in a legitimate decision not to disclose certain information. Where material information is omitted, the report should clearly indicate this and the reasons why.

#### **DATA AGGREGATION AND DISAGGREGATION**

Reporting organizations will need to determine the level of aggregation at which to present information. This requires balancing the effort required against the added meaningfulness of information reported on a disaggregated basis (e.g., country or site). Aggregation of information can result in the loss of a significant amount of meaning, and can also fail to highlight particularly strong or poor performance in specific areas. On the other hand, unnecessary disaggregation of data can affect the ease of understanding the information. Reporting organizations should disaggregate information to an appropriate level using the principles and the guidance in the reporting Indicators. Disaggregation may vary by Indicator, but will generally provide more insight than a single, aggregated figure.

#### **Report Form and Frequency**

# **DEFINITION OF A SUSTAINABILITY REPORT**

A sustainability report refers to a single, consolidated disclosure that provides a reasonable and balanced presentation of performance over a fixed time period. Stakeholders should be able to directly access all of the report information from a single location, such as a GRI content index. Other publications should not be referenced as the information source for a GRI Standard Disclosure Item (ex., a Performance Indicator) unless the means for a stakeholder to directly access the information is provided (e.g., a link to a specific web page or the page number of the corresponding publication). There is no minimum length for a report using the GRI Framework as long as the organization has properly applied the Guidelines and Framework documents it has chosen to use.

#### **MEDIUM OF REPORTING**

Electronic (e.g., CD-ROM) or web-based reporting and paper reports are appropriate media for reporting. Organizations may choose to use a combination of web and paper-based reports or use only one medium. For example, an organization may choose to provide a detailed report on their website and provide an executive summary including their strategy and analysis and performance information in paper form. The choice will likely depend on the organization's decisions on its reporting period, its plans for updating content, the likely users of the report, and other practical factors such as its distribution strategy. At least one medium (web or paper) should provide users with access to the complete set of information for the reporting period.

#### **FREQUENCY OF REPORTING**

Organizations should define a consistent and periodic cycle for issuing a report. For many organizations, this will be an annual cycle, although some organizations choose to report biannually. An organization may choose to update information on a regular basis between the issuing of consolidated accounts of performance. This has advantages in terms of providing stakeholders with more immediate access to information, but has disadvantages in terms of comparability of information. However, organizations should still maintain a predictable cycle in which all of the information that is reported covers a specific time period.

Reporting on economic, environmental, and social performance could coincide or be integrated with other organizational reporting, such as annual financial statements. Coordinated timing will reinforce the linkages between financial performance and economic, environmental, and social performance.





#### **UPDATING REPORT CONTENT**

When preparing a new report, an organization may identify areas of information that have not changed since the prior report (e.g., a policy that has not been amended). The organization may choose to only update the topics and Indicators that have changed and to re-publish the Disclosures that have not changed. For example, an organization may choose to reproduce the information on policies that have not changed and only update its Performance Indicators. The flexibility to take such an approach will depend in large part on the organization's choice of reporting medium. Topics such as strategy and analysis and Performance Indicators are likely to show changes each reporting period, while other topics such as organizational profile or governance may change at a slower pace. Regardless of the strategy used, the full set of applicable information for the reporting period should be accessible in a single location (either a paper or web-based document).

#### **Assurance**

#### **CHOICES ON ASSURANCE**

Organizations use a variety of approaches to enhance the credibility of their reports. Organizations may have systems of internal controls in place, including internal audit functions, as part of their processes for managing and reporting information. These internal systems are important to the overall integrity and credibility of a report. However, GRI recommends the use of external assurance for sustainability reports in addition to any internal resources.

A variety of approaches are currently used by report preparers to implement external assurance, including the use of professional assurance providers, stakeholder panels, and other external groups or individuals. However, regardless of the specific approach, it should be conducted by competent groups or individuals external to the organization. These engagements may employ groups or individuals that follow professional standards for assurance, or they may involve approaches that follow systematic, documented, and evidence-based processes but are not governed by a specific standard.

GRI uses the term 'external assurance' to refer to activities designed to result in published conclusions on the quality of the report and the information contained within it. This includes, but is not limited to, consideration of underlying processes for preparing this information. This is different from activities designed to assess or validate the quality or level of performance of an organization, such as issuing performance certifications or compliance assessments.

Overall, the key qualities for external assurance of reports using the GRI Reporting Framework are that it:

- Is conducted by groups or individuals external to the organization who are demonstrably competent in both the subject matter and assurance practices;
- Is implemented in a manner that is systematic, documented, evidence-based, and characterized by defined procedures;
- Assesses whether the report provides a reasonable and balanced presentation of performance, taking into consideration the veracity of data in a report as well as the overall selection of content;
- Utilizes groups or individuals to conduct the assurance who are not unduly limited by their relationship with the organization or its stakeholders to reach and publish an independent and impartial conclusion on the report;
- Assesses the extent to which the report preparer has applied the GRI Reporting Framework (including the Reporting Principles) in the course of reaching its conclusions; and
- Results in an opinion or set of conclusions that is publicly available in written form, and a statement from the assurance provider on their relationship to the report preparer.

As indicated in Profile Disclosure 3.13, organizations should disclose information on their approach to external assurance.



# **Glossary of Terms**

#### **Additional Indicators**

Additional Indicators are those Indicators identified in the GRI Guidelines that represent emerging practice or address topics that may be material to some organizations but not generally for a majority.

#### **Boundary**

The boundary for a sustainability report refers to the range of entities whose performance is covered in the organization's sustainability report.

#### **Content Index**

A GRI content index is a table or matrix that lists all of the Standard Disclosures, and where responses to the Disclosures can be found (page number or URL). Reporting organizations can also add reference to organization-specific (non-GRI Guidelines) Indicators. The Content Index provides users with a quick overview of what has been reported and increases ease of report use. A Content Index is especially important if some of the Disclosures appear in other reports, such as a financial report or previous sustainability reports.

#### **Core Indicator**

Core Indicators are those Indicators identified in the GRI Guidelines to be of interest to most stakeholders and assumed to be material unless deemed otherwise on the basis of the GRI Reporting Principles.

#### **Downstream**

The term 'downstream entities' is based on the concept of a production chain that extends from the extraction of raw materials to the use of a good or service by an end-user. 'Downstream' refers to those organizations that play a role in the distribution or use of goods and services provided by the reporting organization, or, more generally, play a role in a later step in the production chain than the organization itself.

#### **Global Reporting Initiative**

GRI's vision is that reporting on economic, environmental, and social performance by all organizations is as routine and comparable as financial reporting. GRI accomplishes this vision by developing, continuously improving and building capacity around the use of the GRI's Sustainability Reporting Framework. All Reporting Framework components are developed using a global, multi-stakeholder consensus seeking approach.

#### **GRI Reporting Framework**

The GRI Reporting Framework is intended to provide a generally accepted framework for reporting on an organization's economic, environmental, and social performance. The Framework consists of the Sustainability Reporting Guidelines, the Indicator Protocols, Technical Protocols, and the Sector Supplements.

#### **Independent Board Member**

Definitions for 'independent' can vary between legal jurisdictions. Independent usually implies that the member has no financial interest in the organization or other potential benefits that could create a conflict of interest. Organizations using the Guidelines should state the definition used for 'independent'.

#### **Indicator Categories**

Broad areas or groupings of sustainability topics. The categories included in the GRI Guidelines are: economic, environmental, and social. The social grouping is categorized in terms of Labor Practices, Human Rights, Society, and Product Responsibility. A given category may have several Indicator Aspects.

#### **Indicator Aspects**

The general types of information that are related to a specific Indicator category (e.g., energy use, child labor, customers).

#### **Performance Indicator**

Qualitative or quantitative information about results or outcomes associated with the organization that is comparable and demonstrates change over time.

#### **Profile Disclosures**

The numbered information requirements in Part 2 of the Guidelines that set the overall context for reporting and understanding organizational performance (e.g., 2.1, 3.13).

#### **Reporting Principle**

Concepts that describe the outcomes a report should achieve and that guide decisions made throughout the reporting process, such as which Indicators to respond to, and how to respond to them.

#### **Sector Supplement**

Sector Supplements complement the Guidelines with interpretations and guidance on how to apply the Guidelines in a given sector, and include sector-specific Performance Indicators. Applicable Sector Supplements should be used in addition to the Guidelines rather than in place of the Guidelines.



#### Stakeholder

Stakeholders are defined broadly as those groups or individuals: (a) that can reasonably be expected to be significantly affected by the organization's activities, products, and/or services; or (b) whose actions can reasonably be expected to affect the ability of the organization to successfully implement its strategies and achieve its objectives.

#### **Standard Disclosures**

The Guidelines present topics and information for reporting that are material to most organizations and of interest to most stakeholders. These are captured in three types of Standard Disclosures:

- Strategy and Profile Disclosures set the overall context for reporting and for understanding organizational performance, such as its strategy, profile, governance, and management approach;
- Disclosures on Management Approach cover how an organization addresses a given set of topics in order to provide context for understanding performance in a specific area.
- Performance Indicators that elicit comparable information on the economic, environmental, and social performance of the organization

# **Sustainability Report**

Sustainability reporting is the practice of measuring, disclosing, and being accountable for organizational performance while working towards the goal of sustainable development. A sustainability report provides a balanced and reasonable representation of the sustainability performance of the reporting organization, including both positive and negative contributions.

#### **Indicator Protocol**

An Indicator Protocol provides definitions, compilation guidance, and other information to assist report preparers, and to ensure consistency in the interpretation of the Performance Indicators. An Indicator Protocol exists for each of the Performance Indicators contained in the Guidelines.

#### **Unitary Board**

Refers to a board structure that has only one governing body responsible for the organization.

#### **Upstream**

The term 'upstream entities' is based on the concept of a production chain that extends from the extraction of raw materials to the use of a good or service by an enduser. 'Upstream' refers to those organizations that play a role in the supply chain of the reporting organization or, more generally, play a role in an earlier step in the production chain than the organization itself.

For definitions of words or concepts contained directly in the wording of the Indicators, see the Indicator Protocols.





# G3 Guidelines Acknowledgements: A Global Effort

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#### **G3 Consortium:**















# G3 ad hoc support:

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#### G3 printed by:

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# G3 Guidelines and Protocols Content Development

Volunteers from business, non-governmental organizations, labor, accountancy, investment, academia, and others came together and create all aspects of the G3 Guidelines and Protocols. The following multi-stakeholder technical working groups were convened between January and November 2005, and each delivered a different part of the content of the G3 Guidelines.

# **Indicators Working Group (IWG) Members**

The Indicators Working Group was responsible for reviewing the indicators set as a whole; ensuring quality and consistency of the indicators' design; and designing overall fit with the TAC guidance.

- Mr. Neil Anderson, Union Network International, UNI
- Mr. David Bent, Forum for the Future
- Mr. William R. Blackburn, William Blackburn Consulting
- Ms. Julie-Anne Braithwaite, Rio Tinto/ICMM
- Ms. Sarah Forrest, Goldman Sachs International
- Ms. Somporn Kamolsiripichaiporn, Chulalongkorn University
- Mr. Robert Langford, The Federation des Experts Comptables Europeens (FEE)
- Ms. Stephanie Maier, Ethical Investment Research Service (EIRIS)
- Ms. Asako Nagai, Sony Corporation
- Mr. Ron Nielsen, Alcan Inc.
- Mr. Michael Rae, World Wide Fund Australia
- Ms. Ulla Rehell, Kesko Corporation
- Mr. George Nagle, Bristol-Myers Squibb
- Ms. Filippa Bergin, Amnesty International
- Ms. Giuliana Ortega Bruno, Ethos Institute

The IWG worked with six issue-specific Advisory Groups that were responsible for reviewing indicators and creating technical protocols for indicators in their area of expertise.

# **Society Advisory Group Members**

- Ms. Anne Gambling, Holcim
- Mr. Sachin Joshi, Center For Social Markets (CSM)
- Mr. Craig Metrick, Investor Responsibility Research Center (IRRC)
- Mr. Keith Miller, 3M
- Ms. Ruth Rosenbaum, Center for Reflection, Education and Action (CREA)
- Ms. Glaucia Terreo, Instituto Ethos
- Mr. Peter Wilkinson, Transparency International





# **Human Rights Advisory Group Members**

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- Ms. Bethany Heath, Chiquita Brands
- Mr. Jorge Daniel Taillant, The Center for Human Rights and Environement (CEDHA)
- Rev. Mr. David M. Schilling, Interfaith Center on Corporate Responsibility
- Ms. Susan Todd, Solstice Sustainability Works Inc.
- Mr. Hirose Chuichiro, Canon
- Mr. Steve Ouma, Kenyan Human Rights Commission
- Mr. Björn Edlund, ABB Ltd.
- Ms. Marleen van Ruijven, Amnesty International

# **Environment (Biodiversity and Water) Advisory Group**

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- Mr. Ian Dutton, The Nature Conservancy
- Ms. Annelisa Grigg, Fauna & Flora International
- Ms. Nancy Kamp-Roelands, Ernst & Young Netherlands/ Royal NIVRA
- Ms. Erin Musk, City West Water
- Mr. Mike Rose, SASOL
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# **Environment (Pollution) Advisory Group Members**

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- Mr. Yutaka Okayama, Toyota Motor Corporation
- Ms. Maria Fatima Reyes, Philippine Institute of Certified Public Accountants (PICPA)
- Mr. Yogendra Kumar Saxena, Gujarat Ambuja Cements
- Mr. David Stangis, Intel Corporation
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- Mr. Eric Shostal, Institutional Shareholder Services
- Ms. Lucian Turk, Dell, Inc.

# **Labor Advisory Group Members**

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- Ms. Kyoko Sakuma, Sustainability Analysis & Consulting
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- Ms. Deborah Evans, Lloyd's Register of Quality Assurance (LRQA)
- Mr. Pierre Mazeau, Electricité de France (EDF)
- Mr. Dan Viederman, Verité

# **Economic Advisory Group Members**

- Ms. Christine Jasch, Institute for Environmental Management and Economics(IOEW)
- Mr. Martin Tanner, Novartis International AG
- Ms. Helen Campbell, former AccountAbility
- Mr. Eric Israel, KPMG LLP
- Ms. Martina Japy, BMJ CoreRatings
- · Ms. Michelle Smith, Rohm and Haas
- Ms. Lisa Acree, Business for Social Responsibility
- Mr. Johan Verburg, NOVIB/Oxfam Netherlands

# Reporting as a Process Working Group (RPWG) Members

The Reporting as a Process Working Group was tasked with updating and further developing the reporting principles, and other guidance on the process of applying the G3 Guidelines.

- Ms. Amy Anderson, Starbucks Coffee
- Mr. Pankaj Bhatia, World Resources Institute (WRI)
- Mr. Bill Boyle, BP
- Dr. Uwe Brekau, Bayer AG
- Ms. Debra Hall, Coalition for Environmentally Responsible Economies (CERES)
- Mr. Dunstan Hope, Business for Social Responsibility
- Dr. Aqueel Khan, Association for Stimulating Know How (ASK)
- Ms. Judy Kuszewski, SustainAbility Ltd.





- Mr Brian Kohler, Communications, Energy & Paperworkers Union of Canada
- Mr Ken Larson, Hewlett Packard
- Mr. Steve Lippman, Trillium Invest
- Mr Luis Perera, PriceWaterHouseCoopers
- Mr. Dante Pesce, Vincular, Pontificia Universidad Católica de Valparaíso
- Ms Mizue Unno, So-Tech Consulting, Inc.
- Mr Cornis van der Lugt, UNEP Division of Technology, Industry, and Economics (DTIE)
- Mr. Robert Walker, The Ethical Funds Company
- Mr. Ian Whitehouse, Manaaki Whenua Landcare Research
- Mr Alan Willis, Alan Willis & Associates
- Although not a member of the group, Jennifer lansen-Rogers, KPMG, The Netherlands, provided ongoing advice on process matters.

# **Public comments**

270 submissions were received in response to its call for comments on the draft G3 Guidelines between January and March 2006. These comments significantly shaped the final G3 Guidelines.

# **GRI Governance Bodies**

For full information on governance bodies, including members and roles, see www.globalreporting.org.

**Technical Advisory Committee:** This group of 12 experts assists in maintaining the overall quality and coherence of the GRI Reporting Framework by providing high level technical advice and expertise. Their key function in the G3 process was to recommend direction on the overall architecture, resolve key issues that emerged specifically around Guidelines content; ensure they were created under sound due process; submit a concur/non-concur recommendation to the Board on whether to approve the G3 version for release. The members passed a majority concur vote.

**Stakeholder Council:** This group of 48 form the formal stakeholder policy forum within the GRI governance structure. The Council advises the Board on policy and strategy issues and helped set the overall path for the G3 development process. Some individual SC members participated in the G3 working groups directly. The Council passed a majority concur vote on the release of the G3 Guidelines.

**Board of Directors:** This group of 16 has the ultimate fiduciary, financial and legal responsibility for the GRI, including final decision making authority on GRI Guidelines revisions, organizational strategy, and work plans. After providing guidance and direction throughout the G3 process, receiving recommendations from the TAC and SC, the Board voted unanimously to approve the G3 Guidelines for release.

**GRI Secretariat:** Under the leadership of the Chief Executive, the Secretariat implements the Guidelines and technical work plan approved by the GRI Board of Directors. It also manages communications, outreach, stakeholder relations, and financial administration. The Secretariat supports the operations of the Board of Directors, Stakeholder Council and Technical Advisory Committee.

#### Consultants

The GRI secretariat enlisted the (paid) help of the following consultants during the G3 process:

- csrnetwork (Lead consultant Mark Line)
- Just Solutions (Lead consultant Vic Thorpe)
- onValues (Lead consultant Ivo Knoepfel)
- Ove Arup (Lead consultant Jean Rogers)
- Responsibility Matters (Lead consultant Mark Brownlie)
- Sandra Pederson, Editor
- Source-Asia (Lead consultant Paul Wenman)
- Triple Innova (Lead consultant Michael Kundt)
- University of Amsterdam (Lead consultant Jeffrey Harrod)

The GRI Secretariat enlisted the (paid) help of the following consultants during the Food Processing Sector Supplement development process:

- Wageningen UR (Lead consultant Koen Boone)
- INSPIRIT International Communications (Lead consultant for layout Tuuli Sauren)



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# **Food Processing Sector** Supplement Content Development

# **Acknowledgements**

# **Food Processing Sector Supplement Working Group Members**

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- Liselotte Carlsen, Danisco, Denmark
- Sharon Chong, Wilmar, Singapore
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- Moctar Fall, Interface Trading, Senegal
- Pascal Gréverath, Nestlé, Switzerland
- Leigh Ann Johnston, Tyson Foods, USA
- Jeff McNeely, International Union for Conservation of Nature (IUCN), Switzerland
- Bethany Murray, Société Générale de Surveillance (SGS), UK
- Richard Perkins, World Wildlife Fund for Nature (WWF), UK
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- Anna Roslund, Young's Seafood Limited/ Findus Group, UK

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- Rowen West-Henzell, Compassion in World Farming (CIWF), UK





# **Legal Liability**

This document, designed to promote sustainability reporting, has been developed through a unique multi-stakeholder consultative process involving representatives from reporting organizations and report information users from around the world. While the GRI Board of Directors encourage use of the GRI Sustainability Reporting Guidelines (GRI Guidelines) by all organizations, the preparation and publication of reports based fully or partially on the GRI Guidelines is the full responsibility of those producing them. Neither the GRI Board of Directors nor Stichting Global Reporting Initiative can assume responsibility for any consequences or damages resulting directly or indirectly, from the use of the GRI Guidelines in the preparation of reports or the use of reports based on the GRI Guidelines.

# **Request for Notification of Use**

Organizations that have used the Guidelines and/or other elements of the GRI Reporting Framework as the basis for their report are requested to notify the Global Reporting Initiative upon its release. While notifying GRI, organizations can choose any or all of the following options:

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- Register their report in GRI's online database of reports
- Request GRI check their self-declared Application Level.

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**GRI Application Levels** 





# **GRI Application Levels**

#### **Brief overview**

To indicate that a report is GRI-based, report makers should declare the level to which they have applied the GRI Reporting Framework via the "Application Levels" system.

To meet the needs of beginners, advanced reporters, and those somewhere in between, there are three levels in the system. They are titled C, B, and A. The reporting criteria at each level reflect a measure of the extent of application or coverage of the GRI Reporting Framework. A "plus" (+) is available at each level (ex., C+, B+, A+) if external assurance was utilized for the report.

# How the system works

A report maker self-declares a Level based on its own assessment of its report content against the criteria in the GRI Application Levels (see overleaf).

In addition to the self-declaration, reporting organizations can choose one or both of the following options:

- Have a third party offer an opinion on the selfdeclaration
- Request that the GRI check the self-declaration.

#### Value of the Levels

The Levels aim to provide:

- Report readers with a measure of the extent to which the GRI Guidelines and other Reporting Framework elements have been applied in the preparation of a report.
- Report makers with a vision or path for incrementally expanding application of the GRI Reporting Framework over time.

Declaring an Application Level clearly communicates which elements of the GRI Reporting Framework have been applied in the preparation of a report.

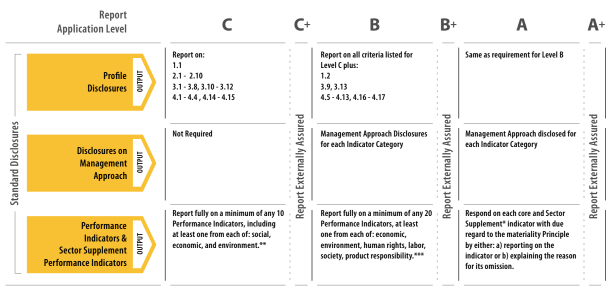
- Incentives for beginners: The Levels provide a starting point for first-time report makers, and also reinforce the importance and value of an incremental approach to reporting which expands over time.
- Recognizing advanced reporters: A growing number of organizations have developed sophisticated reporting systems based on the GRI Framework, that include assurance, and are looking to communicate this to readers in a quick and easy-to-understand way.



# Application Level Criteria

Reports intended to qualify for level C, C+, B, B+, A or A+ must contain each of the criteria that are presented in the column for the relevant Level.

GRI recommends reporting organizations include the Application Level table in their report as it illustrates the value and requirements of the system to report readers.



- \* Sector supplement in final version
- \*\* Performance Indicators may be selected from any finalized Sector Supplement, but 7 of the 10 must be from the original GRI Guidelines
- \*\*\* Performance Indicators may be selected from any finalized Sector Supplement, but 14 of the 20 must be from the original GRI Guidelines

# **Declaring an Application Level**

A GRI Application Level declaration should be included in the report. It needs to be indicated who has made this assessment.

Reporting organizations may exercise their option to seek opinions from a third party or request a GRI Application Level Check to confirm their self-declaration.

Both self-declarations and third party statements should be indicated in the report by including appropriate text. More information on 'Options for Declaration' can be found at www.globalreporting.org.

Having successfully completed a GRI Application Level Check, reporting organizations should include the customized GRI Application Level Check Statement in their report, which incorporates the special GRI-Checked icon.

The *GRI Application Level Check Statement* serves as the formal confirmation of the Application Level Check. GRI recommends reporting organizations publish this Statement near the GRI Content Index.

GRI will only recognize reports on its website as GRI-based if they contain, at minimum, a GRI Content Index.

The GRI Content Index lists every Guidelines disclosure addressed in a report. The Index complements, and should correspond to, an Application Level declaration. It communicates which GRI disclosures have been reported, and the reason why certain disclosures have not been reported. The Index is also the gateway for finding all reported sustainability information. It should be able to easily have clear and direct referencing, and if used online, can be an interactive navigation tool. By using the Index, report users should be able to easily find specific data.



# **Application Level check methodology**

The most important aspect of the GRI Application Level Check revolves around the GRI Content Index. This Index is the basis for determining whether or not an organization has reported on the required set and number of *standard disclosures* (Profile Disclosures, Disclosures on Management Approach, Performance Indicators) for a particular Application Level.

When GRI finds that the Index does not meet the requirements for the Application Level declared by the organization, a set of action points will be provided to the reporting organization in order to correct this.

A GRI Content Index template (Excel file) can be downloaded from GRI's website, which a reporting organization is required to complete for the GRI Application Level Check and can also be included in its report.

As a secondary step, GRI takes a sample of the standard disclosures and determines whether the reporting claims made in the Index can be substantiated. For this purpose, GRI checks the text to see if:

- A quantitative standard disclosure has been answered with a quantitative response in-line with the disclosure.
- A qualitative standard disclosure has been answered with a qualitative response in-line with the disclosure.

# **Application Levels and assurance**

GRI recommends the use of external assurance.

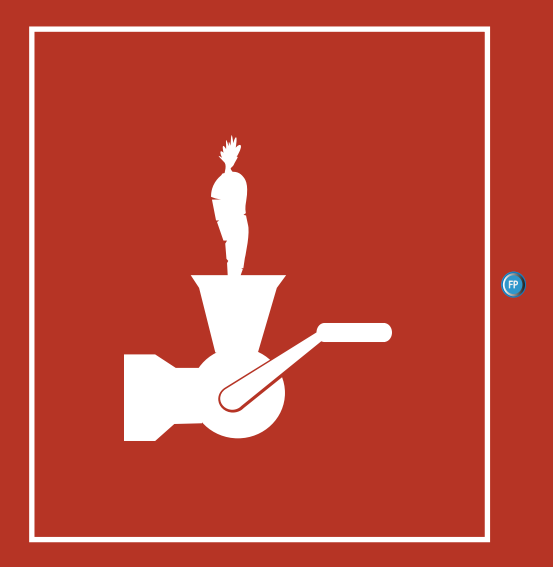
For each of the Application Levels, a "+" can be added to the Level when a reporting organization has had its reporting externally assured. GRI has identified six key qualities for external assurance of reports. The external assurance:

- should be conducted by groups or individuals external to the organization who are demonstrably competent in both the subject matter and assurance practices;
- is implemented in a manner that is systematic, documented, evidence-based, and is characterized by defined procedures;
- assesses whether the report provides a reasonable and balanced presentation of performance, taking into consideration the veracity of the data in a report as well as the overall selection of content;
- utilizes groups or individuals to conduct the assurance who are not unduly limited by their relationship with the organization or its stakeholders to reach and publish an independent and impartial conclusion on the report;
- assesses the extent to which the report preparer has applied the GRI Reporting Framework (including the Reporting Principles) in the course of reaching its conclusions; and
- results in an opinion or set of conclusions that is publicly available in written form, and a statement from the assurance provider on their relationship to the report preparer.

If GRI is requested to check a "plus" (+) level report it will check for the presence of a statement from the assurance provider but will not conduct reviews to determine whether external assurance has met the above-listed criteria.

The Application Levels are intended to demonstrate a pathway for incrementally expanding approaches to reporting using the GRI Reporting Framework. They are in no way intended as substitutes for or equivalents to external assurance.





Indicator Protocols Set Sourcing (SG)



# Sourcing

# **Performance Indicators**

# **Aspect: Across all Aspects of Sourcing**

**FP1** Percentage of purchased volume from suppliers compliant with company's sourcing policy.



**FP2** Percentage of purchased volume which is verified as being in accordance with credible, internationally recognized responsible production standards, broken down by standard.





# **FP1** Percentage of purchased volume from suppliers compliant with company's sourcing policy

#### 1. Relevance

Food processing companies have the potential to influence the sustainability of their suppliers through their sourcing management approach. The fact that a sourcing management approach exists, however, does not on its own ensure that all purchases fulfill this approach. The number of suppliers to a food processing company may be very large and they may be located all over the world in remote areas. It is therefore necessary for companies to identify material sourcing issues and suppliers throughout the supply chain as warranted and then verify and report on whether or not suppliers are bringing the policies into practice. This indicator will identify whether companies are working with suppliers that are compliant with their sourcing policy.

#### 2. Compilation

- **2.1** Identify suppliers in the reporting organization's supply chain.
- 2.2 Identify those suppliers that are compliant with the sourcing policy (through, for example, legally binding contract clauses, self-assessments, buyer's audits, third party verifications).
  - Compliant suppliers should also include those suppliers with an implemented action plan to bring about compliance.
- **2.3** Identify the purchased volume from each compliant supplier identified in 2.2.
- 2.4 Calculate the purchased volume from compliant suppliers by adding together the purchased volume of the respective compliant suppliers identified in 2.3.
- 2.5 Calculate the percentage of purchased volume from suppliers broken down by compliance and non-compliance with the company's sourcing policy by using the following equation:

Purchased volume of compliant suppliers as calculated in 2.4

Total purchased volume from all suppliers

X 100

- percentage purchased volume from compliant suppliers
- 2.6 Report the percentage calculated in 2.5, disaggregating data by method used to assess compliance with the sourcing policy.
- 2.7 Report disaggregated data by compliant suppliers and those with an action plan.

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include billing and accounting systems, the procurement or supply management department, self-assessment reports, buyer audit reports, third-party auditor reports, supplier action plans.

#### 5. References

None.





**FP2** Percentage of purchased volume which is verified as being in accordance with credible, internationally recognized responsible production standards, broken down by standard

#### 1. Relevance

Credible, internationally recognized responsible production standards have been developed for a large number of food processing products. Detailed sustainability requirements are included in these standards, targeted to specific products and the locations where they are produced. Most of these standards are developed by a large group of stakeholders and supported by leading international organizations. By complying with these standards, basic levels of sustainability are guaranteed on a large number of issues. Geographical origin of verified products might be relevant for understanding the need for using the standard.

## 2. Compilation

- **2.1** Identify the product type, geographical origin and volume of all purchased materials.
- 2.2 Identify the internationally recognized responsible production standards relevant for the reporting organization's purchases.

For the purposes of this indicator, a credible and internationally recognized standard is a set of criteria on social or environmental sustainability issues which follows harmonized international standard-setting and international accreditation procedures as defined by the ISEAL Alliance.

Examples of standards include Fair Trade (WFTO fair trade standard); Organic (IFOAM); Roundtables (e.g., Roundtable on Sustainable Palm Oil - RSPO); Common Code for the Coffee Community (C4); Rainforest Alliance agriculture certification; Marine Stewardship Council (MSC); Forest Stewardship Council (FSC); etc.

The management approach to these can be reported as part of the Sourcing Disclosure on Management Approach.

- **2.3** Identify the purchased materials verified in accordance with the standards identified in 2.2.
- 2.4 Calculate the purchased volume verified as being in accordance with the relevant standards identified, by adding together the purchased volume of materials identified in 2.3.
- 2.5 Calculate the percentage of purchased volume which is verified as being in accordance with standards identified in 2.2. by using the following equation:

Purchased volume calculated in 2.4

Total purchased volume

X 100

- percentage of purchased volume which is verified as being in accordance with credible, internationally recognized responsible production standards
- 2.6 Report percentage calculated in 2.5 broken down by the credible, internationally recognized responsible production standards identified in 2.2 and broken down by origin identified in 2.1.

## (FP

#### 3. Definitions

None.

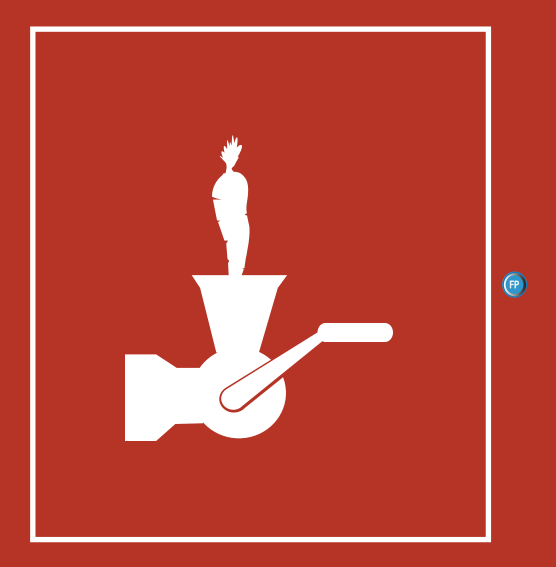
# 4. Documentation

Self-assessment reports, verification reports, purchasing orders, delivery orders, bills, certificates.

# 5. References

None.





Indicator Protocols Set Economic (EC)



# **Economic**

# **Performance Indicators**

#### **Aspect: Economic Performance**

**EC1** Direct economic value generated and distributed, including revenues, operating costs, employee compensation, donations and other community investments, retained earnings, and payments to capital providers and governments.



See

Sector-Specific Commentary in Protocol.



ORE

**EC2** Financial implications and other risks and opportunities for the organization's activities due to climate change.

E.

Coverage of the organization's defined benefit plan obligations.

ORE

**EC4** Significant financial assistance received from government.



See

Sector-Specific Commentary in Protocol.



#### **Aspect: Market Presence**

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Range of ratios of standard entry level wage compared to local minimum wage at significant locations of operation.

O K F

**EC6** Policy, practices, and proportion of spending on locally-based suppliers at significant locations of operation.

ORE

**EC7** Procedures for local hiring and proportion of senior management hired from the local community at significant locations of operation.

# **Aspect: Indirect Economic Impacts**

ORE

Development and impact of infrastructure investments and services provided primarily for public benefit through commercial, in-kind, or pro bono engagement.

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Understanding and describing significant indirect economic impacts, including the extent of impacts.





#### Relevance

Performance data generated in response to the Indicators in this section are expected to illustrate:

- The flow of capital amongst different stakeholders;
- The major economic impacts of the organization throughout society.

An organization's economic performance is fundamental to understanding the organization and its basis for sustainability. However, this information is already well reported in many countries in annual financial accounts and reports. Financial statements provide information about the financial position, performance, and changes in the financial position of an entity. They also indicate the results achieved in managing the financial capital provided to the organization.

What is reported less frequently, but often desired by readers of sustainability reports, is the organization's contribution to the sustainability of the economic systems in which the organization operates. An organization may be financially viable, but this may have been achieved by creating significant externalities that impact other stakeholders. Economic Performance Indicators are intended to measure the economic outcomes of an organization's activities and the effect of these outcomes on a broad range of stakeholders.

The Indicators in this section are divided into three categories:

- Economic Performance. This category of Indicators addresses the direct economic impacts of the organization's activities and the economic value added by these activities.
- Market Presence. These Indicators provide information about interactions in specific markets.
- Indirect Economic Impacts. These Indicators measure
  the economic impacts created as a result of the
  organization's economic activities and transactions.

There are several linkages between different Economic Indicators. Elements of the value-added table in EC1 are related to other Economic Indicators, and there are also connections between wages and benefits (EC1-2.1c and EC5), transactions with governments (EC1-2.1e and EC4), and community investments (EC1-2.1f and EC8). The Economic Indicators are also closely related to Indicators

in other Protocols, including:

- EC1-2.1c, EC5, and LA14 regarding wages;
- EC1-2.1c, EC3, and LA3 regarding employee benefits;
- EC1-2.1f, EC6, EC8, and SO1 regarding interactions with local communities;
- EC2 (climate change risk) and EN3 (direct energy consumption); and
- EC10 (indirect economic impacts) and SO1 (socioeconomic impacts on communities).

# **Definitions**

# **Significant locations of operation**

Locations where single-market revenues, costs, stake-holder payments, production, or employee numbers represent a significant share of the organization's global total, and are sufficient to be particularly important to decision-making by the organization or its stakeholders. Combined, these locations would likely represent the majority of the above figures. Reporting organizations should identify and explain the specific criteria used to determine what is significant. Reporting organizations should use International Accounting Standards 14 (IAS14) as a reference in defining significant locations of operation.

#### **General References**

- The International Accounting Standards Board (IASB) website (www.iasb.org) provides information about relevant International Financial Reporting Standards (IFRS).
- In preparing responses to the Economic Indicators, data should be compiled from figures in the organization's audited financial accounts or its internally audited management accounts, wherever possible. In all cases, the data should be compiled using either:
- The relevant International Financial Reporting Standards (IFRS) and Interpretations of Standards, published by the International Accounting Standards Board (IASB) (some Indicator Protocols reference specific International Accounting Standards, which should be consulted); or





 National or regional standards recognized inter-nationally for the purpose of financial reporting.

The reporting organization should clearly indicate which standards were applied and provide clear references to the relevant sources.

# **Segmental reporting**

Reporting organizations should use International Accounting Standards 14 (IAS14) as a reference in defining 'local', as required by Indicators EC1, EC5, EC6, and EC7.





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and distributed, including revenues, operating costs, employee compensation, donations and other community investments, retained earnings, and payments to capital providers and governments

#### 1. Relevance

Data on the creation and distribution of economic value provide a basic indication of how the organization has created wealth for stakeholders. Several components of the Economic Value Generated and Distributed (EVG&D) table also provide an economic profile of the reporting organization, which may be useful for normalizing other performance figures. If presented in country-level detail, EVG&D can provide a useful picture of the direct monetary value added to local economies.

#### 2. Compilation

#### **2.1** Presentation:

The EVG&D data should be compiled, where
possible, from data in the organization's audited
financial or profit and loss (P&L) statement, or
its internally audited management accounts. It
is also recommended that the economic value
data be presented on an accruals basis in a table
that includes the basic components for the

organization's global operations as included in the table below. Data can also be presented on a cash basis where this can be justified and disclosed in a table that includes the basic components as listed below.

To better assess local economic impacts, EVG&D should be presented separately at country, regional, or market levels, where significant. Reporting organizations should identify and explain their criteria for defining significance.

#### 2.2 Guidance on EVG&D Table Line Entries

#### a) Revenues:

- Net sales equal gross sales from products and services minus returns, discounts, and allowances.
- Revenue from financial investments includes cash received as interest on financial loans, as dividends from shareholdings, as royalties, and as direct income generated from assets (e.g., property rental).
- Revenues from sale of assets include physical assets (property, infrastructure, equipment) and intangibles (e.g., intellectual property rights, designs, and brand names).

Component	Comment
Direct economic value generated	
a) Revenues	Net sales plus revenues from financial investments and sales of assets
Economic value distributed	
b) Operating costs	Payments to suppliers, non-strategic investments, royalties, and facilitation payments
c) Employee wages and benefits	Total monetary outflows for employees (current payments, not future commitments)
d) Payments to providers of capital	All financial payments made to the providers of the organization's capital.
e) Payments to government (by country – see note below)	Gross taxes
f) Community investments	Voluntary contributions and investment of funds in the broader community (includes donations)
<b>Economic value retained</b> (calculated as Economic value generated less Economic value distributed)	Investments, equity release, etc.





#### b) Operating costs:

 Cash payments made outside the reporting organization for materials, product components, facilities, and services purchased. This includes property rental, license fees, facilitation payments (since these have a clear commercial objective), royalties, payments for contract workers, employee training costs (where outside trainers are used), employee protective clothing, etc.

## c) Employee wages and benefits:

- Total payroll means employee salaries, including amounts paid to government institutions (employee taxes, levies, and unemployment funds) on behalf of employees. Non-employees working in an operational role should normally not be included here, but rather under Operating Costs as a service purchased.
- Total benefits include regular contributions (e.g., to pensions, insurance, company vehicles, and private health), as well as other employee support such as housing, interest-free loans, public transport assistance, educational grants, and redundancy payments. They do not include training, costs of protective equipment, or other cost items directly related to the employee's job function.

#### d) Payments to providers of funds:

- · Dividends to all shareholders;
- Interest payments made to providers of loans.
- This includes interest on all forms of debt and borrowings (not only long-term debt) and also arrears of dividends due to preferred shareholders.

#### e) Payments to government:

 All company taxes (corporate, income, property, etc.) and related penalties paid at the international, national, and local levels. This figure should not include deferred taxes because they may not be paid. For organizations operating in more than one country, report taxes paid by country. The organization should report which definition of segmentation has been used.

#### f) Community investments:

Voluntary donations and investment of funds in the broader community where the target beneficiaries are external to the company. These include contributions to charities, NGOs and research institutes (unrelated to the company's commercial R&D), funds to support community infrastructure (e.g., recreational facilities) and direct costs of social programs (including arts and educational events). The amount included should account for actual expenditures in the reporting period, not commitments.

Specify the amount spent on the programs and practices to which the food processing sector is uniquely suited for contributing (for example, the promotion of healthy lifestyles and the prevention of chronic disease and malnutrition, promotion of access to healthy, nutritious and affordable food and improved welfare for communities in need) (donations to other organizations and direct costs of promotion campaigns, etc.).

The limitation of this disclosure is that donations of food may distort domestic markets in the recipient locations to the disadvantage of local producers.

Refer to FP4 for non-financial contributions.

- For infrastructure investments, the calculation of the total investment should include costs of goods and labor in addition to capital costs.
   For support of ongoing facilities or programs (e.g., an organization funds the daily operations of a public facility), the reported investment should include operating costs.
- This excludes legal and commercial activities or where the purpose of the investment is exclusively commercial. Donations to political parties are included but are also addressed separately in more detail in SO6.
- Any infrastructure investment that is driven primarily by core business needs (e.g., building a road to a mine or factory) or to facilitate the business operations of the organization should not be included. The calculation of investment may include infrastructure built outside the main business activities of the reporting







organization, such as a school or hospital for employees and their families.

# 3. Definitions

None

#### 4. Documentation

Finance, treasury, or accounting departments should have the information required by this Indicator.

# 5. References

 International Accounting Standard (IAS) 12 on Income Taxes, IAS 14 on segment Reporting, IAS 18 on Revenues, and IAS 19 on Employee Benefits should be consulted.





# EC2 Financial implications and other risks and opportunities for the organization's activities due to climate change

#### 1. Relevance

Climate change presents risks and opportunities to organizations, their investors, and their stakeholders. Organizations may face physical risks due to changes in the climate system and weather patterns. These risks may include the impact of increased storms; changes in sea level, ambient temperature, and water availability; impacts on the workforce such as health effects (e.g., heat-related illness or disease); or the need to relocate operations.

As governments move to regulate activities that contribute to climate change, organizations that are directly or indirectly responsible for emissions face regulatory risk through increased costs or other factors impacting competitiveness. Limits on greenhouse gas emissions can also create opportunities for organizations as new technologies and markets are created. This is especially the case for organizations that can use or produce energy and energy products more efficiently.

EN16 allows for disclosure on total amount of greenhouse gas emissions, while EN18 discloses total reductions achieved and initiatives for reducing the amount of emissions the reporting organization produces.

#### 2. Compilation

- **2.1** Report whether the organization's senior governance body considered climate change and the risks and opportunities it presents to the organization.
- **2.2** Report risks and/or opportunities posed by climate change that have potential financial implications for the organization, including:
  - Risks due to physical changes associated with climate change (e.g., impacts of modified weather patterns and heat-related illness);
  - Regulatory risks (e.g., the cost of activities and systems to comply with new regulations);
  - Opportunities to provide new technologies, products, or services to address challenges related to climate change; and

- Potential competitive advantages created for the organization by regulatory or other technology changes linked to climate change.
- 2.3 Report whether management has quantitatively estimated the financial implications (e.g., cost of insurance and carbon credits) of climate change for the organization. Where possible, quantification would be beneficial. If quantified, disclose financial implications and the tools used to quantify.

#### 3. Definitions

None.

#### 4. Documentation

Records or minutes of the organization's governance bodies, including environmental committees may have the information required by this Indicator.

#### 5. References

None.





### **EC3** Coverage of the organization's defined benefit plan obligations

#### 1. Relevance

When an organization provides a retirement plan for its workforce, these benefits could become commitments that members of the schemes plan on for their long-term economic well-being. Defined benefits plans have potential implications for employers in terms of the obligations that need to be met. Other types of plans, like defined contributions, do not guarantee access to a retirement plan or the quality of benefits. The type of plan chosen has implications for both employees and employers. Conversely, a properly funded pension plan can help to attract and maintain a stable workforce and support long-term financial and strategic planning on the part of the employer.

#### 2. Compilation

- **2.1** Identify whether the structure of retirement plans offered to employees are based on:
  - · Defined benefit plans; or
  - · Other types of benefits.
- 2.2 For defined benefit plans, identify whether the employer's obligations to pay pensions under the plan are to be met directly by the organization's general resources or through a fund held and maintained separately from the resources of the organization.
- **2.3** Where the plan's liabilities are met by the organization's general resources, report the estimated value of those liabilities.
- 2.4 Where a separate fund exists to pay the plan's pension liabilities, report:
  - The extent to which the scheme's liabilities are estimated to be covered by the assets that have been set aside to meet them;
  - The basis on which that estimate has been arrived at; and
  - · When that estimate was made.

- 2.5 Where a fund set up to pay the plan's pension liabilities is not fully covered, explain the strategy, if any, adopted by the employer to work towards full coverage, and the timescale, if any, by which the employer hopes to achieve full coverage.
- **2.6** Report the percentage of salary contributed by employee or employer.
- 2.7 Report the level of participation in retirement plans (e.g., participation in mandatory or voluntary schemes, regional or country-based schemes, or those with financial impact).
- 2.8 Different jurisdictions (e.g., countries) have varying interpretations and guidance regarding calculations used to determine plan coverage. Calculate in accordance with the regulations and methods for relevant jurisdictions, and report aggregated totals. Consolidation techniques should be the same as those applied in preparing the financial accounts of the organization. Note that benefit pension plans are part of the International Accounting Standard (IAS) 19, however, IAS 19 covers more issues.

#### 3. Definitions

#### **Full coverage**

Plan assets that meet or exceed plan obligations.

#### 4. Documentation

Finance or accounting departments should have the information required by this Indicator.

#### 5. References

 International Accounting Standard (IAS) 19 on Employee Benefits .



### **EC4** Significant financial assistance received from government

#### 1. Relevance

This Indicator provides a measure of host governments' contributions to the reporting organization. The significant financial assistance received from a government, in comparison with taxes paid, can be useful for developing a balanced picture of the transactions between the reporting organization and government.

Governmental support for agriculture, biofuels and food production has important consequences across the global food value chain. This support can promote responsible practices, economic development and enhance public health, but it can also marginalize smaller-scale producers and generate unintended negative consequences for public health.

#### 2. Compilation

- **2.1** Report significant estimated aggregate financial value on an accruals basis for the following:
  - Tax relief/credits;
  - Subsidies;
  - Investment grants, research and development grants, and other relevant types of grants;
  - Awards;
  - Royalty holidays;
  - Financial assistance from Export Credit Agencies (ECAs);
  - · Financial incentives; and
  - Other financial benefits received or receivable from any government for any operation.
- **2.2** Report whether the government is present in the shareholding structure.

#### 3. Definitions

#### Significant financial assistance

Significant direct or indirect financial benefits that do not represent a transaction of goods and services, but which are an incentive or compensation for actions taken, the cost of an asset, or expenses incurred. The provider of financial assistance does not expect a direct financial return from the assistance offered.

#### 4. Documentation

Financial accountants include items of IAS 20 individually but these are not consolidated, as this Indicator requires.

- International Accounting Standard (IAS) 20 on Accounting for Government Grants and Disclosure of Government Assistance.
- OECD Producer support estimates (PSE) reports.







# **EC5** Range of ratios of standard entry level wage compared to local minimum wage at significant locations of operation

#### 1. Relevance

Economic well-being is one of the ways in which an organization invests in its employees. This Indicator helps demonstrate how an organization contributes to the economic well-being of employees in significant locations of operation. The Indicator also provides an indication of the competitiveness of the organization's wages, and information relevant for assessing the effect of wages on the local labor market. Offering wages above the minimum can be one factor in building strong community relations, employee loyalty, and strengthening an organization's social license to operate. This Indicator is most relevant for organizations in which a substantial portion of their workforce is compensated in a manner or scale that is closely linked to laws or regulations on minimum wage.

#### 2. Compilation

- **2.1** Identify whether a significant proportion of the workforce is compensated based on wages subject to minimum wage rules.
- **2.2** In percentage terms, compare local minimum wage to the reporting organization's entry level wage at significant locations of operation.
- **2.3** Identify the variation in the ratios across significant locations of operation.
- **2.4** Report the distribution of the ratio of the entry level wage to the minimum wage.
- **2.5** Report the definition used for 'significant locations'.
- **2.6** For organizations that only offer salaried employment, the salary should be converted into an hourly estimate.
- 2.7 Indicate whether a local minimum wage is absent or variable in significant locations of operation. In circumstances in which different minimums could be used as a reference, explain which minimum wage is being used.

#### 3. Definitions

#### Local minimum wage

Minimum wage refers to compensation per hour or other unit of time for employment allowed under law. Since some countries have numerous minimum wages (e.g., by state/province or by employment category) identify which minimum wage is being used.

#### **Entry level wage**

Entry level wage should be defined by the full-time wage offered to an employee in the lowest employment category. Intern or apprentice wages should not be considered.

#### 4. Documentation

Potential sources of information include the payroll department of the organization or finance, treasury, or accounting departments. Pertinent legislation in each country/region of operation may also provide information for this Indicator.

#### 5. References





## **EC6** Policy, practices, and proportion of spending on locally-based suppliers at significant locations of operation

#### 1. Relevance

The influence an organization can have on a local economy goes beyond direct jobs and payment of wages and taxes. By supporting local business in the supply chain, an organization can indirectly attract additional investment to the local economy.

Reporting organizations can gain or retain their 'social license to operate' in part by demonstrating positive local economic impacts. Local sourcing can be a strategy to help ensure supply, support a stable local economy, and can prove to be more efficient for remote settings. The proportion of local spending can also be an important factor in contributing to the local economy and maintaining community relations. However, the overall impact of local sourcing will also depend on the sustainability of the supplier over the long term.

#### 2. Compilation

- **2.1** Report the organization's geographic definition of 'local'.
- 2.2 For the following calculations, note that percentages should be based on invoices or commitments made during the reporting period (i.e., accruals accounting).
- **2.3** Report whether the organization has a policy or common practices for preferring locally based suppliers either organization-wide or for specific locations.
- 2.4 If so, state the percentage of the procurement budget used for significant locations of operation that is spent on suppliers local to that operation (e.g., % of goods and supplies purchased locally). Local purchases can be made either from a budget managed at the location of operation or at the organization's headquarters.
- 2.5 Indicate the factors that influence supplier selection (e.g., costs, environmental and social performance) in addition to their geographic location.

#### 3. Definitions

#### **Locally-based suppliers**

Providers of materials, products, and services that are based in the same geographic market as the reporting organization (i.e., no trans-national payments to the supplier are made). The geographic definition of 'local' may vary because, in some circumstances, cities, regions within a country, and even small countries could be reasonably viewed as 'local'.

#### 4. Documentation

None.

#### 5. References

None.





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# EC7 Procedures for local hiring and proportion of senior management hired from the local community at significant locations of operation

#### 1. Relevance

Selection of staff and senior management is based on a range of considerations. Ensuring that senior management is populated with local residents can benefit the local community and the organization's ability to understand local needs. Diversity within a management team and the inclusion of members from the local area can enhance human capital, the economic benefit to the local community, and the organization's ability to understand local needs.

#### 2. Compilation

- **2.1** Report whether the organization has a global policy or common practices for granting preference to local residents when hiring in significant locations of operation.
- 2.2 If so, report the proportion of senior management in significant locations of operation from the local community. Use data on full-time employees to calculate this percentage.
- **2.3** Report the definition of 'senior management' used.

#### 3. Definitions

#### Local

Local refers to individuals either born in or who have the legal right to reside indefinitely (e.g., naturalized citizens or permanent visa holders) in the same geographic market as the operation. Reporting organizations can choose their own definition of 'local' because, in some cases, cities, regions, and even small countries could be reasonably viewed as local. However, the definition should be clearly disclosed.

#### 4. Documentation

Personnel or human resources departments should have the information required by this Indicator.

#### 5. References





EC8 Development and impact of infrastructure investments and services provided primarily for public benefit through commercial, in-kind, or pro bono engagement

#### 1. Relevance

As well as generating and distributing economic value, an organization can affect an economy through its investments in infrastructure. The impacts of infrastructure investment can extend beyond the scope of the organization's own business operations and over a longer timescale. This might include transport links, utilities, community social facilities, sports centers, health and welfare centers, etc. Along with investment in its own operations, this is one measure of an organization's capital contribution to the economy.

#### 2. Compilation

- 2.1 Explain the extent of development (e.g., size, cost, duration) of significant investments and support, and the current or expected impacts (positive or negative) on communities and local economies. Indicate whether these investments and services are commercial, in-kind, or pro bono engagement.
- **2.2** Report whether the organization conducted a community needs assessment to determine infrastructure and other services needed. If so, briefly explain the results of the assessment.

#### 3. Definitions

#### Infrastructure

Facilities (e.g., water supply facility, road, school, or hospital) built primarily to provide a public service or good rather than a commercial purpose, and from which the organization does not seek to gain direct economic benefit.

#### Services supported

Providing a public benefit either through direct payment of operating costs or through staffing the facility/service with the reporting organization's own employees. Public benefit can also include public services.

#### 4. Documentation

Finance, treasury, or accounting departments should have the information required by this Indicator.

#### 5. References

None.



13

## **EC9** Understanding and describing significant indirect economic impacts, including the extent of impacts

#### 1. Relevance

Indirect economic impacts are an important part of an organization's economic influence in the context of sustainable development. Whereas direct economic impacts and market influence tend to focus on the immediate consequences of monetary flows to stakeholders, indirect economic impacts include the additional impacts generated as money circulates through the economy.

Direct economic impacts are often measured as the value of transactions between the reporting organization and its stakeholders, while indirect economic impacts are the results - sometimes non-monetary - of the transaction. Indirect impacts are an important aspect of an organization's role as a participant or agent in socio-economic change, particularly in developing economies. Indirect impacts are particularly important to assess and report in relation to local communities and regional economies.

For management purposes, indirect economic impacts are an important indication of where risks to reputation may develop, or where opportunities may emerge to expand market access or a social license to operate.

#### 2. Compilation

- **2.1** Explain work undertaken to understand the indirect economic impacts the organization has at the national, regional, or local level.
- **2.2** Report examples of indirect economic impacts, both positive and negative, such as:
  - Changing the productivity of organizations, sectors, or the whole economy (e.g., through greater adoption or distribution of information technology);
  - Economic development in areas of high poverty (e.g., number of dependents supported through income from one job);
  - Economic impact of improving or deteriorating social or environmental conditions (e.g., changing job market in an area converted from small family farms to large plantations or the economic impacts of pollution);
  - · Availability of products and services for those

- on low incomes (e.g., preferential pricing of pharmaceuticals contributes to a healthier population that can participate more fully in the economy; pricing structures that exceed the economic capacity of those on low incomes);
- Enhancing skills and knowledge amongst a professional community or in a geographical region (e.g., need for a supplier base creates a magnet for companies with skilled workers, which in turn engenders new learning institutes);
- Jobs supported in the supply chain or distribution chain (e.g., assessing the impacts of growth or contraction of the organization on its suppliers)
- Stimulating, enabling, or limiting foreign direct investment (e.g., expansion or closure of an infrastructure service in a developing country can lead to increased or reduced foreign direct investment);
- Economic impact of change in location of operations or activities (e.g., outsourcing of jobs to an overseas location); and
- Economic impact of the use of products and services (e.g., linkage between economic growth patterns and use of particular products and services).
- 2.3 Report the significance of the impacts in the context of external benchmarks and stakeholder priorities, such as national and international standards, protocols, and policy agendas

#### 3. Definitions

#### **Indirect economic impact**

An additional consequence of the direct impact of financial transactions and the flow of money between an organization and its stakeholders.

#### **Economic impact**

A change in the productive potential of the economy that can have an influence on a community's or stakeholder's well-being and longer-term prospects for development.

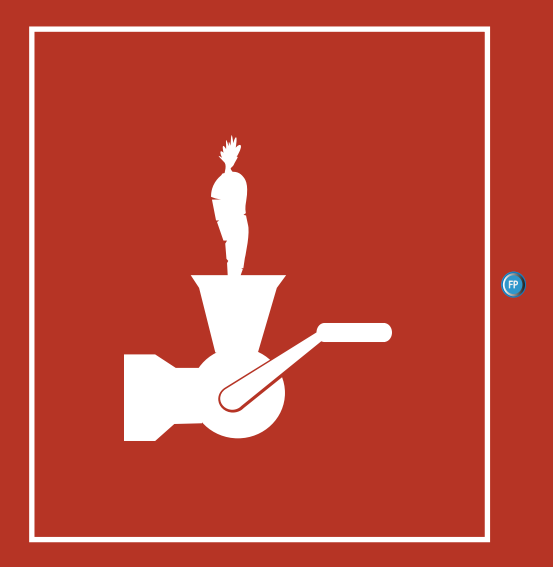
#### 4. Documentation

None.

#### 5. References







Indicator Protocols Set Environment (EN)



#### Environment

#### **Performance Indicators**

#### **Aspect: Materials**

**EN1** Materials used by weight or volume.

ORE

See

Sector-Specific Commentary in Protocol.

CORE

**EN2** Percentage of materials used that are recycled input materials.

#### **Aspect: Energy**

**EN3** Direct energy consumption by primary energy source.

**EN4** Indirect energy consumption by primary source.

**EN5** Energy saved due to conservation and efficiency improvements.

ent initiatives to provide energy-efficient or renewable energy-based products and services, and reductions in energy requirements as a result of these initiatives.

**EN7** Initiatives to reduce indirect energy consumption and reductions achieved.

#### **Aspect: Water**

**EN8** Total water withdrawal by source.

**EN9** Water sources significantly affected by withdrawal of water.

**EN10** Percentage and total volume of water recycled and reused.

#### **Aspect: Biodiversity**

**EN11** Location and size of land or waters owned, leased, managed in, or adjacent to, protected areas and areas of high biodiversity value outside protected areas.

See

CORE

Sector-Specific Commentary in Protocol.

**EN12** Description of significant impacts of activities, products, and services on biodiversity in protected areas and areas of high biodiversity

**EN13** Habitats protected or restored.

value outside protected areas.

See

Sector-Specific Commentary in Protocol.

**EN14** Strategies, current actions, and future plans for managing impacts on biodiversity.

**EN15** Number of IUCN Red List species and national conservation list species with habitats in areas affected by operations, by level of extinction risk.

#### **Aspect: Emissions, Effluents, and Waste**

**EN16** Total direct and indirect greenhouse gas emissions by weight.

**EN17** Other relevant indirect greenhouse gas emissions by weight.

**EN18** Initiatives to reduce greenhouse gas emissions and reductions achieved.

**EN19** Emissions of ozone-depleting substances by weight.

**EN20** NO<sub>x</sub>, SO<sub>x</sub>, and other significant air emissions by type and weight.



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N21 Total water discharge by quality and destination.



**EN22** Total weight of waste by type and disposal method.



**EN23** Total number and volume of significant spills.



EN24 Weight of transported, imported, exported, or treated waste deemed hazardous under the terms of the Basel Convention Annex I, II, III, and VIII, and percentage of transported waste shipped internationally.



EN25 Identity, size, protected status, and biodiversity value of water bodies and related habitats significantly affected by the reporting organization's discharges of water and runoff.

#### **Aspect: Products and Services**



**EN26** Initiatives to mitigate environmental impacts of products and services, and extent of impact mitigation.



**EN27** Percentage of products sold and their packaging materials that are reclaimed by category.

#### **Aspect: Compliance**



**EN28** Monetary value of significant fines and total number of non-monetary sanctions for noncompliance with environmental laws and regulations.

#### **Aspect: Transport**



**EN29** Significant environmental impacts of transporting products and other goods and materials used for the organization's operations, and transporting members of the workforce.

#### **Aspect: Overall**



**EN30** Total environmental protection expenditures and investments by type.





#### Relevance

The Aspects in the Environment Indicator set are structured to reflect the inputs, outputs, and modes of impact an organization has on the environment. Energy, water, and materials represent three standard types of inputs used by most organizations. These inputs result in outputs of environmental significance, which are captured under the Aspects of Emissions, Effluents, and Waste. Biodiversity is also related to the concepts of inputs to the extent that it can be viewed as a natural resource. However, biodiversity is also directly impacted by outputs such as pollutants.

The Aspects of Transport and Products and Services represent areas in which an organization can further impact the environment, but often through other parties such as customers or suppliers of logistics services.

Compliance and Overall Aspects are specific measures the organization takes to manage environmental performance.

The Aspects of Energy, Water, Emissions, and Biodiversity each contain several Indicators whose relationships are explained in more detail below:

#### **Energy Aspect**

The Energy Indicators cover the five most important areas of organizational energy use, which include both direct and indirect energy. Direct energy use is energy consumed by the organization and its products and services. Indirect energy use, on the other hand, is energy that is consumed by others who are serving the organization. The five different areas of energy use are to be reported as follows:

- In EN3, the direct energy consumption of the reporting organization is reported, including energy produced on-site (e.g., through the burning of gas).
- EN4 provides information on energy consumption required to produce energy purchased externally, such as electricity.
- EN5 asks for energy saved due to conservation and efficiency improvements.
- EN6 addresses the development of energy-efficient products and services.
- Finally, EN7 covers the indirect energy consumption of the reporting organization's activities.

Measurement of energy consumption is relevant to greenhouse gas emissions and climate change. The burning of fossil fuels to generate energy creates emissions of carbon dioxide (a greenhouse gas). To meet the aims formulated in the Kyoto Protocol and to reduce the risk of severe climate change, energy demand needs to be lowered. This can be achieved through more efficient energy use (measured under EN5 and EN6) and replacing fossil fuel energy sources with renewable ones (measured under EN3 and EN4). In addition to lowering the direct consumption of energy, designing energy-efficient product and services (EN6) and reducing indirect energy consumption (EN7) (e.g., the selection of low energy-intensive raw materials or the use of services such as travel) are important strategies.

#### **Emissions Aspect**

The 'emissions, effluents, and waste' aspect includes Indicators that measure standard releases to the environment considered to be pollutants. These Indicators include different types of pollutants (e.g., air emissions, effluents, solid waste) that are typically recognized in regulatory frameworks (EN20-EN23, EN24). In addition, there are Indicators for two types of emissions that are the subject of international conventions- greenhouse gases (EN16 and EN17) and ozone depleting substances (EN19). EN16 can be calculated using the data reported under EN3 and EN4. EN18 addresses the emissions reductions achieved and initiatives to reduce emissions.

#### **Definitions**

#### **Direct energy**

Forms of energy that enter the reporting organization's operational boundaries. It can be consumed either by the organization within its boundaries, or it can be exported to another user. Direct energy can appear in either primary (e.g., natural gas for heating) or intermediate (e.g., electricity for lighting) forms. It can be purchased, extracted (e.g., coal, natural gas, oil), harvested (e.g., biomass energy), collected (e.g., solar, wind), or brought into the reporting organization's boundaries by other means.

#### **Greenhouse gas emissions (GHG)**

The six main greenhouse gas emissions are:

- · Carbon dioxide (CO2);
- · Methane (CH4);





- · Nitrous oxide (N2O);
- Hydrofluorocarbons (HFCs- a group of several compounds);
- Perfluorocarbons (PFCs- a group of several compounds); and
- Sulphur hexafluoride (SF6).

#### **Indirect energy**

Energy produced outside the reporting organization's organizational boundary that is consumed to supply energy for the organization's intermediate energy needs (e.g., electricity or heating and cooling). The most common example is fuel consumed outside the reporting organization's boundary in order to generate electricity to be used inside the organization's boundary.

#### Intermediate energy

Forms of energy that are produced by converting primary energy into other forms. For most organizations, electricity will be the only significant form of intermediate energy. For a small percentage of organizations, other intermediate energy products might also be important, such as steam or water provided from a district heating plant or chilled water plant, or refined fuels such as synthetic fuels, biofuels, etc.

#### **Primary source**

The initial form of energy consumed to satisfy the reporting organization's energy demand. This energy is used either to provide final energy services (e.g., space heating, transport) or to produce intermediate forms of energy, such as electricity and heat. Examples of primary energy include non-renewable sources such as coal, natural gas, oil, and nuclear energy. It also includes renewable sources such as biomass, solar, wind, geothermal, and hydro energy. Primary energy might be consumed on-site (e.g., natural gas to heat the reporting organization's buildings) or off-site (e.g., natural gas consumed by the power plants that provide electricity to the reporting organization's facilities).

#### Renewable energy

Renewable energy is derived from natural processes that are replenished constantly. This includes electricity and heat generated from solar, wind, ocean, hydropower, biomass, geothermal resources, biofuels, and hydrogen derived from renewable resources.





#### **EN1** Materials used by weight or volume

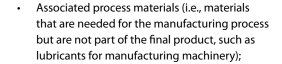
#### 1. Relevance

This Indicator describes the reporting organization's contribution to the conservation of the global resource base and efforts to reduce the material intensity and increase the efficiency of the economy. These are expressed goals of the OECD Council and various national sustainability strategies. For internal managers and others interested in the financial state of the organization, material consumption relates directly to overall costs of operation. Tracking this consumption internally, either by product or product category, facilitates the monitoring of material efficiency and cost of material flows.

#### 2. Compilation

wood, etc.);

- 2.1 Identify total materials used, including materials purchased from external suppliers and those obtained from internal sources (captive production and extraction activities). This can include:
  - Raw materials (i.e., seafood including wild caught and farmed, palm oil, soy and meat, endangered species, natural resources used for conversion to products or services such as ores, minerals,



- Semi-manufactured goods or parts, including all forms of materials and components other than raw materials that are part of the final product; and
- Materials for packaging purposes.
- **2.2** Identify non-renewable and direct materials used. Convert any measurements into estimated weight or volume, calculated 'as is' rather than by 'dry substance/weight'.
- **2.3** Report the total weight or volume of :
  - Non-renewable materials used; and
  - · Direct materials used.

#### 3. Definitions

#### **Direct materials**

Materials that are present in a final product.

#### Non-renewable materials

Resources that do not renew in short time periods, such as minerals, metals, oil, gas, coal, etc.

#### 4. Documentation

Potential information sources include billing and accounting systems, and the procurement or supply management department.

#### 5. References

 OECD, Recommendation of the Council on Material Flows and Resource Productivity, 2004.





### **EN2** Percentage of materials used that are recycled input materials

#### 1. Relevance

This Indicator seeks to identify the reporting organization's ability to use recycled input materials. Using these materials helps to reduce the demand for virgin material and contribute to the conservation of the global resource base. For internal managers and others interested in the financial condition of the reporting organization, substituting recycled materials can contribute to lowering overall costs of operation.

#### 2. Compilation

- **2.1** Identify the total weight or volume of materials used as reported under EN1.
- **2.2** Identify the total weight or volume of recycled input materials. If estimation is required, state the estimation methods.
- **2.3** Report the percentage of recycled input materials used by applying the following formula:

EN2= Total recycled input materials used Input materials used x100

#### 3. Definitions

#### **Recycled input materials**

Materials that replace virgin materials that are purchased or obtained from internal or external sources, and that are not by-products and non-product outputs (NPO) produced by the reporting organization.

#### 4. Documentation

Potential information sources include billing and accounting systems, the procurement or supply management department, and internal production and waste disposal records.

#### 5. References

 OECD Working Group on Waste Prevention and Recycling.



### **EN3** Direct energy consumption by primary energy source

#### 1. Relevance

The ability of the reporting organization to use energy efficiently can be revealed by calculating the amount of energy it consumes. Energy consumption has a direct effect on operational costs and exposure to fluctuations in energy supply and prices. The environmental footprint of the organization is shaped in part by its choice of energy sources. Changes in the balance of these sources can indicate the organization's efforts to minimize its environmental impacts.

Information on the consumption of primary energy sources supports an assessment of how the organization might be affected by emerging environmental regulations such as the Kyoto Protocol. The consumption of fossil fuels is a major source of greenhouse gas emissions, and energy consumption is directly linked to the organization's greenhouse gas emissions.

Replacing fossil fuel energy sources with renewable ones is essential for combating climate change and other environmental impacts created by the extraction and processing of energy. Supporting renewable and efficient energy technology also reduces the reporting organization's current and future dependency on non-renewable energy sources, and its exposure to potential volatility in prices and supply.

This Indicator measures the reporting organization's consumption of direct primary energy sources. The Indicator covers scope 1 of the WRI/WBCSD GHG Protocol. Indicator EN4 measures the consumption of primary energy sources to supply the reporting organization with intermediate energy such as electricity, heating and cooling, etc.

#### 2. Compilation

#### 2.1 Direct energy sources purchased

Identify primary energy sources purchased by the reporting organization for its own consumption. This includes:

- Direct non-renewable energy sources including:
  - Coal;
  - Natural gas; and

- Fuel distilled from crude oil, including gasoline, diesel, liquefied petroleum gas (LPG), compressed natural gas (CNG), liquefied natural gas (LNG), butane, propane, ethane, etc.
- Direct renewable energy sources including:
  - Biofuels;
  - · Ethanol: and
  - · Hydrogen.

Note: Biomass is excluded from direct renewable energy sources for the purpose of reporting to the WRI/WBCSD GHG Protocol. For alignment with the WRI/WBCSD GHG Protocol, direct  $\mathrm{CO}_2$  emissions from the combustion of biomass should be reported separately.

#### 2.2 Direct energy sources produced

Identify the amount of primary energy the reporting organization acquires by producing, extracting, harvesting, collecting, or converting it from other forms of energy in joules or multiples. This can include the same energy sources listed under 2.1.

#### 2.3 Direct energy sources sold

Identify the amount of primary energy exported outside the reporting boundary in joules or multiples.

**2.4** Calculate total energy consumption in joules or multiples such as gigajoules (one billion joules or 109 joules) using the following equation:

Total direct energy consumption = direct primary energy purchased + direct primary energy produced- direct primary energy sold

Refer to the following table to convert volumes of primary sources to gigajoules:





Coal

Electricity

GJ

**Natural Gas** 

GJ

Gasoline

GJ

**2.5** Report total direct energy consumption in joules or multiples by renewable primary source.

Crude Oil

**2.6** Report total direct energy consumption in joules or multiples by non-renewable primary source.

#### 3. Definitions

#### **Renewable resources**

Resources capable of being replenished within a short time through ecological cycles (as opposed to resources such as minerals, metals, oil, gas, coal that do not renew in short time periods).

#### 4. Documentation

Information can be obtained from invoices, measured (or calculated) heat/fuel accounting, estimations, defaults, etc. Amounts of joules can be taken directly or converted from invoices or delivery notes. Information about the combination of primary sources used to generate intermediate energy can be obtained from suppliers.

#### 5. References

The Greenhouse Gas Protocol (GHG) Initiative A corporate accounting and reporting standard
(Revised Edition, 2004) of the World Resources
Institute (WRI) and the World Business Council for
Sustainable Development (WBCSD).





### **EN4** Indirect energy consumption by primary source

#### 1. Relevance

The amount and primary source of energy the reporting organization uses indirectly through the purchase of electricity, heat, or steam, can indicate efforts by the organization to manage environmental impacts and reduce its contribution to climate change. The particular effect indirect energy usage has on climate change depends on the type of primary energy used to generate intermediate energy.

Intermediate energy refers to forms of energy that are produced by converting primary energy into other forms. For most organizations, electricity will be the only significant form of intermediate energy. For a small percentage of organizations, other intermediate energy products might also be important, such as steam or water provided from a district heating plant or chilled water plant, or refined fuels such as synthetic fuels, biofuels, etc.

This Indicator measures the energy required to produce and deliver purchased electricity and any other intermediate energy products (such as district heat) that involve significant energy consumption upstream from the organization's reporting boundary. This information also enables calculations of indirect greenhouse gas emissions. It covers Scope 2 of the WRI/WBCSD GHG Protocol.

#### 2. Compilation

2.1 Identify the amount of intermediate energy purchased and consumed from sources external to the reporting organization in joules or multiples, such as gigajoules (one billion joules, or 109 joules). This includes:

Intermediate energy purchased and consumed from non-renewable energy sources as listed under EN3, including:

- Electricity;
- Heating and Cooling;
- Steam;
- · Nuclear energy; and
- Other forms of imported energy.

Intermediate energy purchased and consumed from renewable energy sources including:

- Solar;
- · Wind;
- Geothermal;
- Hydro energy;
- Biomass based intermediate energy; and
- · Hydrogen based intermediate energy.
- 2.2 Identify the amount of primary fuels consumed to produce intermediate energy based on the total amount of energy purchased from external suppliers (EN3- Energy Purchased). To estimate the fuels consumed to produce purchased energy, use either:
  - Fuel consumption data acquired from the electricity provider if these data are available;
  - · Default data for electricity and heat; or
  - Estimations where default figures are not available.

#### 2.3 Using data from 2.1, report:

- The total amount of indirect energy used by indirect non-renewable sources and indirect renewable sources in terms of intermediate energy; and
- The corresponding primary energy consumed in its production.

Note: The sum of primary energy sources (expressed in joules) used to generate intermediate energy will, depending on the primary source used, significantly exceed the amount of intermediate energy purchased (in joules) due to grid and efficiency losses when converting and transporting energy.

#### 3. Definitions





#### 4. Documentation

Suppliers of energy and related services are the most important informational source for this Indicator. Other information can be obtained from invoices, measured (or calculated) heat/fuel accounting, estimations, defaults, etc. Besides default data drawn from the International Energy Agency (IEA), information can be obtained from the annual reports submitted by governments to the United Nations Framework Convention on Climate Change (UNFCC). These reports will detail country energy use and associated emissions for country specific defaults, etc.

- International Energy Agency's (IAE) annual publication of Energy Balances for OECD and non-OECD countries.
- The Greenhouse Gas Protocol (GHG) Initiative A corporate accounting and reporting standard
  (Revised Edition, 2004) of the World Resources
  Institute (WRI) and the World Business Council for
  Sustainable Development (WBCSD).
- Kyoto Protocol, 1997.





### **EN5** Energy saved due to conservation and efficiency improvements

#### 1. Relevance

This Indicator demonstrates the results of proactive efforts to improve energy-efficiency through technological improvements of processes and other energy conservation initiatives. Improved energy efficiency can result in cost savings and can lead to competitive advantages and market differentiation. Supporting efficient energy technology has a direct impact on operational costs, and reduces the reporting organization's future dependency on non-renewable energy sources. Efficient energy use is one key strategy in combating climate change and other environmental impacts created by the extraction and processing of energy.

#### 2. Compilation

- 2.1 Identify total energy saved by efforts to reduce energy use and increase energy efficiency. Reduced energy consumption from reduced production capacity or outsourcing should not be included in this Indicator.
- **2.2** Report the total amount of energy saved in joules or multiples, such as gigajoules (one billion joules or 10<sup>9</sup> joules). Take into consideration energy saved due to:
  - · Process redesign;
  - · Conversion and retrofitting of equipment; and
  - · Changes in personnel behavior.

#### 3. Definitions

#### **Energy saved**

The reduced amount of energy needed to carry out the same processes or tasks. The term does not include overall reduction in energy consumption from reduced organizational activities (e.g., partial outsourcing of production).

#### **Conservation and efficiency improvements**

Organizational or technological innovations that allow a defined process or task to be carried out at a reduced level of energy consumption. This includes process redesign, the conversion and retrofitting of equipment (e.g., energy-efficient lighting), or the elimination of unnecessary energy use due to changes in behavior.

#### 4. Documentation

Information can be obtained from internal energy measurements and supplier information (e.g., energy related specification of new machinery, light bulbs, etc.).

#### 5. References





#### EN6 Initiatives to provide energyefficient or renewable energy based products and services, and reductions in energy requirements as a result of these initiatives

#### 1. Relevance

Energy consumption is a major contributor to climate change since the burning of fossil fuel energy sources ultimately generates carbon dioxide (a greenhouse gas). Using energy more efficiently is essential to combating climate change, which is the aim of the Kyoto Protocol. Providing energy efficient products and services is an important part of product stewardship initiatives. These products and services can be a source of competitive advantage by enhancing product differentiation and reputation. Energy-efficient technologies can also reduce the cost of consumer goods. When initiatives of different organizations in the same sector are compared, it can give an indication of likely trends in the market for a product or service.

#### 2. Compilation

- **2.1** Report existing initiatives to reduce the energy requirements of major products/product groups or services.
- **2.2** Report quantified reductions in the energy requirements of products and services achieved during the reporting period.
- requirements of a computer), clearly report any assumptions about underlying consumption patterns or normalization factors (e.g., 10% less energy use per average working day, assuming operation for 8 hours with changing processor load). Refer to available industry standards (e.g., fuel consumption of cars for 100 km at 90 km/h).

#### 3. Definitions

None.

#### 4. Documentation

Information can be obtained from internal product testing/measurements, research concerning usage patterns, industry standards, etc.

- Energy efficiency standards and relevant testing procedures are available from the International Organization for Standardization (ISO).
- Energy efficiency standards and relevant testing procedures are available from the International Electrotechnical Commission (IEC).





### **EN7** Initiatives to reduce indirect energy consumption and reductions achieved

#### 1. Relevance

Indirect energy use occurs through purchasing materials and components or services such as travel, commuting, and subcontracted production. When monitored comprehensively, indirect energy use can be reduced effectively (e.g., by carefully selecting energy-efficient materials, services, or production capacities, or substituting phone or video conferences for travel).

Quantifying indirect energy use provides a basis for calculating 'other relevant indirect greenhouse gas emissions' as requested in EN19. Tracking and reducing indirect energy use can improve the overall life-cycle performance of products and services, and serve as part of a comprehensive design-for-environment program.

Finally, this Indicator covers energy savings achieved in the indirect energy consumption of the reporting organization's activities.

#### 2. Compilation

- **2.1** For this Indicator, exclude indirect energy use associated with the purchase of intermediate energy sources as reported in EN4.
- **2.2** Identify relevant upstream/downstream indirect energy use in the following four areas:
  - · Use of energy-intensive materials;
  - · Subcontracted production;
  - Business-related travel; and
  - Employee commuting.
- **2.3** Report initiatives to reduce indirect energy use.
- **2.4** Report quantitatively the extent to which indirect energy use has been reduced during the reporting period for the four areas listed in 2.2.
- 2.5 Indicate underlying assumptions and methodologies used to calculate other indirect energy use and indicate the source of information.

#### 3. Definitions

None.

#### 4. Documentation

Relevant data can be drawn from supplier information, life-cycle calculations/estimations (carried out internally or by research organizations), etc.

#### 5. References

 International Energy Agency's (IAE) annual publication of Energy Balances for OECD and non-OECD countries.





13

#### **EN8** Total water withdrawal by source

#### 1. Relevance

Reporting the total volume of water withdrawn by source contributes to an understanding of the overall scale of potential impacts and risks associated with the reporting organization's water use. The total volume withdrawn provides an indication of the organization's relative size and importance as a user of water, and provides a baseline figure for other calculations relating to efficiency and use.

The systematic effort to monitor and improve the efficient use of water in the reporting organization is directly linked to water consumption costs. Total water use can also indicate the level of risk posed by disruptions to water supplies or increases in the cost of water. Clean freshwater is becoming increasingly scarce, and can impact production processes that rely on large volumes of water. In regions where water sources are highly restricted, the organization's water consumption patterns can also influence relations with other stakeholders.

#### 2. Compilation

- 2.1 Identify the total volume of water withdrawn from any water source that was either withdrawn directly by the reporting organization or through intermediaries such as water utilities. This includes the abstraction of cooling water.
- **2.2** Report the total volume of water withdrawn in cubic meters per year (m³/year) by the following sources:
  - Surface water, including water from wetlands, rivers, lakes, and oceans;
  - Ground water;
  - Rainwater collected directly and stored by the reporting organization;
  - Waste water from another organization; and
  - Municipal water supplies or other water utilities.

#### 3. Definitions

#### **Total water withdrawal**

The sum of all water drawn into the boundaries of the reporting organization from all sources (including surface water, ground water, rainwater, and municipal water supply) for any use over the course of the reporting period.

#### 4. Documentation

Information on organizational water withdrawal can be drawn from water meters, water bills, calculations derived from other available water data or (if neither water meters nor bills or reference data exist) the organization's own estimates.

#### 5. References





### **EN9** Water sources significantly affected by withdrawal of water

#### 1. Relevance

Withdrawals from a water system can affect the environment by lowering the water table, reducing volume of water available for use, or otherwise altering the ability of an ecosystem to perform its functions. Such changes have wider impacts on the quality of life in the area, including economic consequences.

This Indicator measures the scale of impacts associated with the organization's water use. In terms of relations with other users of the same water sources, this Indicator also enables an assessment of specific areas of risk or improvement, as well as the stability of the organization's own water sources.

#### 2. Compilation

- 2.1 Identify water sources significantly affected by water withdrawal by the reporting organization. Significant withdrawals meet one or more of the following criteria:
  - Withdrawals that account for an average of 5 percent or more of the annual average volume of a given water body;
  - Withdrawals from water bodies that are recognized by professionals to be particularly sensitive due to their relative size, function, or status as a rare, threatened, or endangered system (or to their support of a particular endangered species of plant or animal); or
  - Any withdrawal from a Ramsar-listed wetland or any other nationally or internationally proclaimed conservation area regardless of the rate of withdrawal.

Note: If the water is provided by a public or private water supplier, the original water body/source should be identified and reported.

- 2.2 Report the total number of significantly affected water sources by type according to the criteria above, indicating the following:
  - Size of water source in cubic meters (m³);
  - Whether or not the source is designated as a protected area (nationally and/or internationally); and
  - Biodiversity value (e.g., species diversity and endemism, number of protected species).

#### 3. Definitions

None.

#### 4. Documentation

Information on the characteristics of a water source or protected area can be obtained from local or national water-related ministries or government departments, or research such as environmental impact assessments.

#### 5. References

- IUCN Red List of Threatened Species.
- Ramsar Convention on Wetlands, 1971.





15

### **EN10** Percentage and total volume of water recycled and reused

#### 1. Relevance

The rate of water reuse and recycling can be a measure of efficiency and can demonstrate the success of the organization in reducing total water withdrawals and discharges. Increased reuse and recycling can result in a reduction of water consumption, treatment, and disposal costs. The reduction of water consumption through reuse and recycling can also contribute to local, national, or regional goals for managing water supplies.

#### 2. Compilation

- 2.1 This Indicator measures both water that was treated prior to reuse and water that was not treated prior to reuse. Grey water (i.e., collected rainwater and wastewater generated by household processes such as washing dishes, laundry, and bathing) is included.
- 2.2 Calculate the volume of recycled/reused water based on the volume of water demand satisfied by recycled/reused water rather than further withdrawals. For example, if the organization has a production cycle that requires 20 cubic meters of water per cycle, the organization withdraws 20 cubic meters of water for one production process cycle and then reuses it for an additional three cycles. The total volume of water recycled/reused for that process is 60 cubic meters.
- 2.3 Report the total volume of water recycled/reused by the organization in cubic meters per year (m³/ year) and also as a percentage of the total water withdrawal reported under Indicator EN8.

#### 3. Definitions

#### Recycling/Reuse

The act of processing used water/wastewater through another cycle before discharge to final treatment and/or discharge to the environment. In general, there are three types of water recycling/re-use:

- Wastewater recycled back in the same process or higher use of recycled water in the process cycle;
- Wastewater recycled/re-used in a different process, but within the same facility; and
- Wastewater re-used at another of the reporting organization's facilities.

#### 4. Documentation

Information can be obtained from water meters, water bills, or (if neither water meters nor bills exist) calculations based on a water audit or inventory, or from water retailer.

#### 5. References





**EN11** Location and size of land or waters owned, leased, managed in, or adjacent to, protected areas and areas of high biodiversity value outside protected areas

#### 1. Relevance

By reporting on the potential impact on land or waters that lies within, contains, or is adjacent to legally protected areas, as well as areas of high biodiversity value outside protected areas, an organization can identify and understand certain risks associated with biodiversity. Monitoring which activities are taking place in both protected areas and areas of high biodiversity value outside protected areas makes it possible for the reporting organization to reduce the risks of impacts. It also makes it possible for the organization to manage impacts on biodiversity or avoid mismanagement. Failure to adequately manage such impacts may result in reputational damage, delays in obtaining planning permission, and the loss of a social license to operate.

#### 2. Compilation

- 2.1 Identify operational sites owned, leased, managed in, located in, adjacent to, or that contain protected areas and areas of high biodiversity value outside protected areas. Include sites for which future operations have been formally announced.
- **2.2** Report the following information for each operational site identified above:
  - · Geographic location;
  - Subsurface and/or underground land or waters that may be owned, leased, or managed by the organization;
  - Position in relation to protected area (in the area, adjacent to, or containing portions of the protected area) and high biodiversity value area outside protected area;
  - Type of operation (office, manufacturing/ production, or extractive);
  - Size of operational site in km<sup>2</sup>;
  - Biodiversity value characterized by:
    - The attribute of the protected area and high biodiversity value area outside protected area (terrestrial, freshwater, or maritime ecosystem); and

 Listing of protected status (e.g., IUCN Protected Area Management Category, Ramsar Convention, national legislation, Natura 2000 site, etc.).

#### 3. Definitions

#### **Protected area**

A geographically defined area that is designated, regulated, or managed to achieve specific conservation objectives.

#### Areas of high biodiversity value

Areas not subject to legal protection but recognized for important biodiversity features by a number of governmental and non-governmental organizations. These include habitats that are a priority for conservation (often defined in National Biodiversity Strategies and Action Plans prepared under the Convention on Biological Diversity). In addition, several international conservation organizations have identified particular areas of high biodiversity value.

#### 4. Documentation

Sources of information for the required data could include purchase contracts, lease contracts, or the national/regional land or waters registry.

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On the national level, public agencies responsible for environmental protection and conservation might keep information on internationally and nationally protected areas and areas of high biodiversity value. In addition, National Biodiversity Strategies and Action Plans often include information and registers of protected areas and areas of high biodiversity value.

- Ramsar Convention on Wetlands, 1971.
- UNESCO World Heritage Sites.
- United Nations Biosphere Reserves.
- National Biodiversity Strategies and Action Plans prepared under the Convention on Biological Diversity.
- Conservation International's Biodiversity Hotspots and Wilderness Areas.
- WWF's Global 200 Ecoregion.
- Bird Life International's Important Bird Areas.
- IUCN's Centres of Plant Diversity.



**EN12** Description of significant impacts of activities, products, and services on biodiversity in protected areas and areas of high biodiversity value outside protected areas

#### 1. Relevance

This Indicator provides information on the significant direct and indirect impacts of the reporting organization on biodiversity in protected areas and areas of high biodiversity value outside protected areas. It also provides the background for understanding (and developing) an organizational strategy to mitigate these impacts. By asking for structured, qualitative information, the Indicator enables comparison across organizations and over time of the relative size, scale, and nature of impacts.

#### 2. Compilation

- 2.1 Identify significant impacts on biodiversity associated with activities, products, and services of the reporting organization, including both direct impacts as well as indirect impacts (e.g., in the supply chain).
- **2.2** Report the nature of significant direct and indirect impacts on biodiversity with reference to one or more of the following:
  - Construction or use of manufacturing plants, mines, and transport infrastructure;
  - Pollution (introduction of substances that do not naturally occur in the habitat from point and non-point sources);
  - Introduction of invasive species, pests, and pathogens;
  - · Reduction of species;
  - Habitat conversion; and
  - Changes in ecological processes outside the natural range of variation (e.g., salinity or changes in groundwater level).

- 2.3 Report significant direct and indirect positive and negative impacts with reference to the following:
  - Species affected;
  - Extent of areas impacted (this may not be limited to areas that are formally protected and should include consideration of impacts on buffer zones as well as formally designated areas of special importance or sensitivity);
  - · Duration of impacts; and
  - · Reversibility or irreversibility of the impacts.

#### 3. Definitions

#### **Significant impact**

Impacts that may adversely affect the integrity of a geographical area/region, either directly or indirectly. This occurs by substantially changing its ecological features, structures, and functions across its whole area and over the long term. This means that the habitat, its population level, and/or the particular species that make that habitat important cannot be sustained.

On a species level, a significant impact causes a population decline and/or change in distribution so that natural recruitment (reproduction or immigration from unaffected areas) cannot return to former levels within a limited number of generations. A significant impact can also affect subsistence or commercial resource use to the degree that the well-being of users is affected over the long term.

#### 4. Documentation

Information for this Indicator can be found in the reporting organization's environmental management system or other internal documentation. If available, information can also be obtained from environmental and social impact assessments and/or lifecycle assessments, and from other organizations upstream/downstream in the supply chain.

#### 5. References

 GRI Cross-Reference: GRI Biodiversity Resource Document.



#### **EN13** Habitats protected or restored

#### 1. Relevance

A biodiversity strategy contains a combination of elements related to the prevention, management, and remediation of damage to natural habitats resulting from the organization's activities. This Indicator measures the implementation of a specific strategy for preventing or redressing negative impacts associated with activities. Ensuring the integrity of natural habitats can enhance the reputation of the organization, the stability of its surrounding natural environment and resources, and its acceptance by surrounding communities.

#### 2. Compilation

- 2.1 This Indicator refers to areas in which remediation has been completed or the area is actively protected (see Definitions). Areas in which operations are still active can be counted if they conform to the definitions of 'restored' or 'protected'.
- **2.2** Assess the status of the area based on its condition at the close of the reporting period.
- 2.3 Report the size and location of all habitat protected areas and/or restored areas (in hectares), and whether the success of the restoration measure was/is approved by independent external professionals. If the area is larger than one km², report in km².
- 2.4 Report whether partnerships exist with third parties to protect or restore habitat areas distinct from where the organization has overseen and implemented restoration or protection measures.

#### 3. Definitions

#### Area restored

Areas that were used during or affected by operational activities, and where remediation measures have either restored the environment to its original state or to a state where it is a healthy and functioning ecosystem.

#### **Area protected**

Areas that are protected from any harm during operational activities, and the environment remains in its original state with a healthy functioning ecosystem.

#### 4. Documentation

Information on protected areas can be found in the documentation of the organization's environmental management system, site plans, environmental and social impact assessments, or organizational policies.

Information on land or water
restoration (i.e., requirements for land or water
restoration) can be found in lease, rent, or purchase
contracts of the land or water,
or in environmental and social impact assessments or
risk registers.

#### 5. References





## **EN14** Strategies, current actions, and future plans for managing impacts on biodiversity

#### 1. Relevance

Performance against biodiversity policies, objectives, and commitments depends on having structured programs in place for managing impacts. The presence and structure of programs is particularly important when national regulations do not provide clear reference points for an organization planning its biodiversity management.

This Indicator enables both internal and external stakeholders to analyze how well the reporting organization's strategies, current actions, and future plans address potential impacts on biodiversity. The quality of the organization's approach to managing impacts on biodiversity (as identified in EN11 and EN12) will affect its exposure to risks such as reputational damage, fines, or rejection of planning or operating permissions. Actions to protect or restore habitats and species are of particular relevance.

#### 2. Compilation

- **2.1** If national regulations have influenced the specific strategies, actions, or plans reported under this Indicator, this should be noted.
- **2.2** Report the organization's strategy for achieving its policy on biodiversity management including:
  - Integration of biodiversity considerations in analytical tools such as environmental site impact assessments;
  - Methodology for establishing risk exposure to biodiversity;
  - · Setting specific targets and objectives;
  - · Monitoring processes; and
  - · Public reporting.
- 2.3 Report actions underway to manage biodiversity risks identified in EN11 and EN12, or plans to undertake such activities in the future.

#### 3. Definitions

None.

#### 4. Documentation

Information on programs and targets can be found in management guidelines or obtained from the organization's Environmental Management System, Environmental and Social Impact Assessments, Corporate Social Responsibility policies, or Risk Registers.

#### 5. References





# **EN15** Number of IUCN Red List species and national conservation list species with habitats in areas affected by operations, by level of extinction risk

#### 1. Relevance

This Indicator helps the reporting organization to identify where its activities can pose a threat to endangered plant and animal species. By identifying these threats, the organization can initiate appropriate steps to avoid harm and to prevent the extinction of species. The IUCN Red List and national conservation list species can serve as authorities on the sensitivity of habitat in areas affected by operations, and on the relative importance of these habitats from a management perspective.

#### 2. Compilation

- 2.1 Identify the location of habitats affected by the operations of the reporting organization that include species on the IUCN Red List and on national conservation lists.
- **2.2** Report the number of species in habitats identified as affected by the reporting organization, indicating one of the following levels of extinction risk:
  - Critically endangered;
  - Endangered;
  - Vulnerable;
  - Near threatened; and
  - Least concern.

#### 3. Definitions

#### **IUCN Red List species**

An inventory of the global conservation status of plant and animal species developed by the International Union for the Conservation of Nature and Natural Resources (IUCN).

#### 4. Documentation

Information on the presence of species on the IUCN Red List and national conservation lists can be obtained from national/regional conservation agencies, local authorities, or environmental NGOs. For organizations operating in or adjacent to protected areas or areas of high-biodiversity value, planning studies or other permit materials may also contain information about the biodiversity within the protected areas.

#### 5. References

IUCN Red List of Threatened Species.





### **EN16** Total direct and indirect greenhouse gas emissions by weight

#### 1. Relevance

Greenhouse gas emissions are the main cause of climate change and are governed by the United Nations Framework Convention on Climate Change (UNFCC) and the subsequent Kyoto Protocol. As a result, different national and international regulations and incentive systems (such as trading climate certificates) aim to control the volume and reward the reduction of greenhouse gas emissions.

This Indicator can be used in combination with EN17 to explain targets for regulations or trading systems at international or national levels. The combination of direct and indirect emissions also provides insights into the potential cost implications of taxation or trading systems for reporting organizations.

#### 2. Compilation

- 2.1 Different conversion methodologies are available to calculate the amount of greenhouse gas emissions per source. Indicate the standard used, and indicate the methodology associated with the data with reference to the following categories:
  - Direct measurement (e.g., continuous online analyzers, etc.);
  - Calculation based on site specific data (e.g., for fuel composition analysis, etc.);
  - · Calculation based on default data; and
  - Estimations. If estimations are used due to a lack of default figures, indicate which basis figures were obtained.

Further details on the compilation of this Indicator are available in the WRI /WBCSD GHG Protocol and in the IPCC document as listed under references.

- 2.2 Identify direct emissions of greenhouse gases from all sources owned or controlled by the reporting organization, including:
  - Generation of electricity, heat, or steam (as reported in EN3);
  - Other combustion processes such as flaring;
  - Physical or chemical processing;

- Transportation of materials, products, and waste;
- Venting; and
- Fugitive emissions.

Emissions from combustion processes and sources will correspond to the direct primary energy from non-renewable and renewable sources as reported in EN3. Note that the direct CO<sub>2</sub> emissions from the combustion of biomass shall not be included but reported separately under GHG Protocol Corporate Standard (revised edition).

2.3 Identify indirect emissions of greenhouse gases resulting from the generation of purchased electricity, heat, or steam (this corresponds with energy consumption reported under EN4).

Other indirect emissions (e.g., from organizational travel) are not included since they are accounted for in EN17.

of direct and indirect emissions (as identified in 2.2 and 2.3) in tonnes of CO<sub>2</sub> equivalent.

#### 3. Definitions

#### **Direct emissions**

Emissions from sources that are owned or controlled by the reporting organization. For example, direct emissions related to combustion would arise from burning fuel for energy within the reporting organization's operational boundaries.

#### **Indirect emissions**

Emissions that result from the activities of the reporting organization but are generated at sources owned or controlled by another organization. In the context of this Indicator, indirect emissions refer to greenhouse gas emissions from the generation of electricity, heat, or steam that is imported and consumed by the reporting organization.

#### Carbon dioxide equivalent

CO<sub>2</sub> (Carbon Dioxide) equivalent is the measure used to compare the emissions from various greenhouse gases based on their global warming potential (GWP). The CO<sub>2</sub> equivalent for a gas is derived by multiplying the tonnes of the gas by the associated GWP.



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#### 4. Documentation

Emissions resulting from direct and indirect energy use can be calculated from the data reported in EN3 and EN4.

- The Greenhouse Gas Protocol (GHG) Initiative A corporate accounting and reporting standard
   (Revised Edition, 2004) of the World Resources
   Institute (WRI) and the World Business Council for
   Sustainable Development (WBCSD).
- Kyoto Protocol, 1997.
- Intergovernmental Panel on Climate Change (IPCC), Climate Change 2001, Working Group I: The Scientific Basis.





### house gas emissions by weight

#### 1. Relevance

Greenhouse gas emissions are the main cause of climate change and are governed by the United Nations Framework Convention on Climate Change (UNFCC) and the subsequent Kyoto Protocol. For some organizations, indirect greenhouse gas emissions are significantly greater than their direct emissions. They are also sufficiently under the influence of the organization that changes in its practices can lead to significant reductions. Measuring and demonstrating efforts to reduce indirect emissions can demonstrate leadership in combating climate change and can enhance the organization's reputation.

EN17 Other relevant indirect green-

#### 2. Compilation

- 2.1 Identify the greenhouse gas emissions resulting from indirect energy use. Exclude indirect emissions from imported electricity, heat, or steam, as these are covered by EN16.
- **2.2** Additionally, identify which of the reporting organization's activities cause indirect emissions and assess their amounts (e.g., employee commuting, business travel, etc).

When deciding on the relevance of these activities, consider whether emissions of the activity:

- Are large compared to other activities generating direct emissions or energy related indirect emissions (as reported in EN16);
- Are judged to be critical by stakeholders;
- Could be substantially reduced through actions taken by the reporting organization.
- **2.3** Report the sum of indirect GHG emissions identified in tonnes of CO<sub>2</sub> equivalent.

#### 3. Definitions

#### **Indirect emissions**

Emissions that are consequences of the activities of the reporting organization but are generated at sources owned or controlled by another organization. In the context of this Indicator, indirect emissions do not include those generated from imported electricity, heat, or steam consumed by the reporting organization (e.g., transport, packaging).

#### Carbon dioxide equivalent

CO<sub>2</sub> (Carbon Dioxide) equivalent is the measure used to compare emissions from various greenhouse gases based on their global warming potential (GWP). The CO<sub>2</sub> equivalent for a gas is derived by multiplying the tonnes of the gas by the associated GWP.

#### 4. Documentation

Information can be obtained from external suppliers of products and services. For certain types of indirect emissions such as business travel, the organization may need to combine its own records with data from external sources to arrive at an estimate.

- The Greenhouse Gas Protocol (GHG) Initiative A corporate accounting and reporting standard
  (Revised Edition, 2004) of the World Resources
  Institute (WRI) and the World Business Council for
  Sustainable Development (WBCSD).
- Intergovernmental Panel on Climate Change (IPCC), Climate Change 2001, Working Group I: The Scientific Basis.
- Kyoto Protocol, 1997.





### **EN18** Initiatives to reduce greenhouse gas emissions and reductions achieved

#### 1. Relevance

Greenhouse gas emissions are the main cause of climate change and are governed by the United Nations agreed on the Framework Convention on Climate Change (UNFCC) and the subsequent Kyoto Protocol. As a result, different national and international regulations and incentive systems (such as trading climate certificates) aim to control the volume and reward the reduction of greenhouse gas emissions. When monitored comprehensively, emissions can be reduced effectively (e.g., by carefully selecting energy-efficient materials, services, or production capacities).

This Indicator can be used in combination with EN16 and EN17 to set and monitor reduction targets with reference to regulations or trading systems at international or national levels.

Tracking and reducing greenhouse gas emissions can improve the overall life cycle performance of products and services, and serve as part of a comprehensive design-for-environment program.

#### 2. Compilation

- 2.1 Identify emissions reductions from all sources owned or controlled by the reporting organization as reported under EN16 and resulting from indirect energy use and activities of the reporting organization as reported under EN17. Distinguish between mandatory and voluntary emissions reductions.
- **2.2** Report initiatives to reduce greenhouse gas emissions, include the areas where the initiatives were implemented.
- **2.3** Report quantitatively the extent greenhouse gas emissions reductions achieved during the reporting period as a direct result of the initiative(s) in tonnes of CO<sub>2</sub> equivalent.

#### 3. Definitions

None.

#### 4. Documentation

Information can be drawn from data reported under EN16 and EN17, from emissions measurements, calculated from accounting data and defaults, or from estimates. Information on initiatives can likely be found in records maintained by departments responsible for environmental management.

- The Greenhouse Gas Protocol (GHG) Initiative- A corporate accounting and reporting standard (Revised Edition, 2004) of the World Resources Institute (WRI) and the World Business Council for Sustainable Development (WBCSD).
- Kyoto Protocol, 1997.
- Intergovernmental Panel on Climate Change (IPCC), Climate Change 2001, Working Group I: The Scientific Basis.





### 1. Relevance

### **EN19** Emissions of ozone-depleting substances by weight

The ozone layer  $(O_3)$  filters out most of the sun's biologically harmful ultraviolet (UV-B) radiation. The Montreal Protocol regulates the phase-out of ozone-depleting substances (ODS) internationally. Measuring ODS emissions enables an assessment of how well the reporting organization complies with current and future legislation, and its likely risks in this area. This is particularly relevant for organizations whose processes, products, and services have used ODS and must transition to new technologies in order to comply with phase-out commitments. The reporting organization's results on ODS phase-out can help indicate its level

#### 2. Compilation

**2.1** Ozone-depleting substances contained or emitted from products during their usage and disposal are not covered by this Indicator.

of technology leadership and competitive position in

markets for products and services affected by ODS rules.

- **2.2** Emissions of substances covered in Annexes A, B, C, and E of the Montreal Protocol on Substances that Deplete the Ozone Layer are included.
- **2.3** Identify emissions of ozone-depleting substances using the following formulas:

Emissions = Production + Imports- Exports of Substances

Production = Substances Produced- Substances Destroyed by Technology- Substances used entirely as feedstock in the manufacture of other chemicals

Note: ODS that is recycled and reused is not considered production.

2.4 Report the emissions of specific ozone-depleting substances in tonnes and tonnes of CFC-11 equivalent.

#### 3. Definitions

#### Ozone-depleting substance (ODS)

Any substance with an ozone depletion potential (ODP) greater than 0 that can deplete the stratospheric ozone layer. Most ozone-depleting substances are controlled under the Montreal Protocol and its amendments, and include CFCs, HCFCs, halons, and methyl bromide.

#### **CFC-11 equivalent**

CFC-11 is a measure used to compare various substances based on their relative ozone depletion potential. The reference level of 1 is the potential of CFC-11 and CFC-12 to cause ozone depletion.

#### 4. Documentation

Information can be derived from internal measurements and accounting.

- The Montreal Protocol on substances that deplete the ozone layer.
- United Nations Environment Programme (UNEP)
   Halon Handbook.





### **EN20** $NO_{x'}$ , $SO_{x'}$ , and other significant air emissions by type and weight

#### 1. Relevance

This Indicator measures the scale of the organization's air emissions and can demonstrate the relative size and importance of these emissions compared to other organizations.

Air pollutants have adverse effects on habitats and human and animal health. Deterioration of air quality, acidification, forest degradation, as well as public health concerns has led to local and international regulations to control air emissions. Reductions in regulated pollutants lead to improved health conditions for workers and neighboring communities. Reductions or demonstrated performance beyond compliance can enhance relations with affected communities and workers, and the ability to maintain or expand operations. In regions with emission caps, the volume of emissions also has direct cost implications for the organization.

#### 2. Compilation

- **2.1** Identify significant air emissions and calculate their weight.
- **2.2** Since calculating certain air emissions such as NOx requires complex quantification efforts, indicate the methodology used for calculations, selecting one of the following approaches:
  - Direct measurement of emissions (e.g., online analyzers, etc.);
  - · Calculation based on site specific data;
  - · Calculation based on default data; or
  - Estimation (if estimations are used due to a lack of default figures, indicate on what basis figures were obtained).
- **2.3** Report the weight of significant air emissions (in kilograms or multiples such as tonnes) for each of the following categories:
  - NO,;
  - SO<sub>x</sub>;
  - · Persistent organic pollutants (POP);

- Volatile organic compounds (VOC);
- Hazardous air pollutants (HAP);
- Stack and fugitive emissions;
- Particulate matter (PM); or
- Other standard categories of air emissions identified in regulations.

#### 3. Definitions

#### Significant air emissions

Air emissions that are regulated under international conventions and/or national laws or regulations, including those listed on environmental permits for the reporting organization's operations.

#### 4. Documentation

Information can be drawn from emissions measurements, calculated from accounting data and defaults, or estimated.

#### 5. References

- Geneva Protocol to the Convention on Long-Range Transboundary Air Pollution, 1979.
- Helsinki Protocol to the Convention on Long-Range Transboundary Air Pollution, 1985.
- Rotterdam Convention on the Prior Informed Consent (PIC) Procedure, 1998.
- Stockholm Convention on Persistent Organic Pollutants (POPs) (Annex A, B, and C), 2001.
- Sofia Protocol to the Convention on Long-Range Transboundary Air Pollution, 1988.
- Gothenburg Protocol to the 1979 Convention on Long-Range Transboundary Air Pollution to abate acidification, eutrophication, and ground-level ozone.



27



### **EN21** Total water discharge by quality and destination

#### 1. Relevance

The amount and quality of the water discharged by the reporting organization is directly linked to ecological impact and operational costs. By progressively improving the quality of discharged water and/or reducing volumes, the reporting organization has the potential to reduce its impact on the surrounding environment. Unmanaged discharge of effluents with a high chemical or nutrient load (principally nitrogen, phosphorous, or potassium) can have a significant impact on receiving waters. This, in turn, can affect the quality of the water supply available to the organization and its relationship with communities and other water users.

Discharging effluents or process water to a facility for treatment not only reduces pollution levels, but can also lower the organization's financial costs and the risk of regulatory action for non-compliance with environmental regulation. All of this enhances the reporting organization's social license to operate.

#### 2. Compilation

- 2.1 Identify planned and unplanned water discharges (excluding collected rainwater and domestic sewage) by destination and indicate how it is treated. If the reporting organization does not have a meter to measure water discharges, this figure needs to be estimated by subtracting the approximate volume consumed on-site from the volume withdrawn as reported in EN8.
- **2.2** Report the total volume of planned and unplanned water discharges in cubic meters per year (m³/year) by:
  - · Destination;
  - · Treatment method; and
  - Whether it was reused by another organization.
- 2.3 Reporting organizations that discharge effluents or process water should report water quality in terms of total volumes of effluent using standard effluent parameters such as Biological Oxygen Demand (BOD), Total Suspended Solids (TSS), etc. The specific choice of quality parameters will vary depending on the organization's products/

services/operations. The selection of parameters should be consistent with those used in the organization's sector.

Clean water refers to water that meets national regulations for freshwater quality when leaving the boundaries of the reporting organization. This can be either freshwater whose quality has not been affected by the organization's use, or wastewater that is treated to meet freshwater standards prior to discharge.

#### 3. Definitions

#### **Total water discharge**

The sum of water effluents discharged over the course of the reporting period to subsurface waters, surface waters, sewers that lead to rivers, oceans, lakes, wetlands, treatment facilities, and ground water either through:

- A defined discharge point (point source discharge);
- Over land in a dispersed or undefined manner (non-point source discharge); or
- Wastewater removed from the reporting organization via truck. Discharge of collected rainwater and domestic sewage is not regarded as water discharge.

#### 4. Documentation

Information sources about the volume of water discharged by the reporting organization include flow meters (point-source discharges or when discharges are released through a pipe) and regulatory permits.

- MARPOL Convention (International Convention for the Prevention of Pollution of Ships), 1973.
- Stockholm Convention on Persistent Organic Pollutants (POPs), 2001.





## **EN22** Total weight of waste by type and disposal method

#### 1. Relevance

Data on waste generation figures over several years can indicate the level of progress the organization has made toward waste reduction efforts. It can also indicate potential improvements in process efficiency and productivity. From a financial perspective, the reduction of waste contributes directly to lower costs for materials, processing, and disposal.

Information about the disposal destination reveals the extent to which a reporting organization has managed the balance between disposal options and uneven environmental impacts. For example, land filling and recycling create very different types of environmental impacts and residual effects. Most waste minimization strategies emphasize prioritizing options for recovery, reuse, or recycling over other disposal options, wherever possible.

#### 2. Compilation

- **2.1** Identify the amount of waste created by the organization's operations, by:
  - Hazardous waste (as defined by national legislation at the point of generation); and
  - Non-hazardous waste (all other forms of solid or liquid waste excluding wastewater).
- **2.2** If no weight data are available, estimate the weight using available information on waste density and volume collected, mass balances, or similar information.
- 2.3 Report the total amount of waste in tonnes by type as identified in 2.1 for each of the following disposal methods:
  - · Composting;
  - Reuse;
  - Recycling;
  - · Recovery;
  - Incineration (or use as fuel);
  - Landfill;

- · Deep well injection;
- On-site storage; and
- Other (to be specified by the reporting organization).
- **2.4** Report how the method of disposal has been determined:
  - Disposed directly by the reporting organization or otherwise directly confirmed;
  - Information provided by the waste disposal contractor; or
  - Organizational defaults of the waste disposal contractor.

#### 3. Definitions

#### **Disposal method**

The method by which waste is treated or disposed, including composting, reuse, recycling, recovery, incineration, landfill, deep well injection, and on-site storage.

#### 4. Documentation

Potential information sources include external waste audits by providers of disposal services or waste balance sheets from these providers, as well as internal billing and accounting systems, and the procurement or supply management department.

#### 5. References

- Ban Amendment to the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal, 1989.
- London Dumping Convention, 1972.
- MARPOL Convention (International Convention for the Prevention of Pollution of Ships), 1973.





## **EN23** Total number and volume of significant spills

#### 1. Relevance

Spills of chemicals, oils, and fuels can have significant negative impacts on the surrounding environment, potentially affecting soil, water, air, biodiversity, and human health. The systematic effort to avoid spills of hazardous materials is directly linked to the organization's compliance with regulations, its financial risk from the loss of raw materials, remediation costs, the risk of regulatory action, as well as damage to reputation. This Indicator also serves as an indirect measure for evaluating the monitoring skills of the organization.

#### 2. Compilation

- **2.1** Identify all recorded significant spills and the volume of these spills.
- **2.2** Report the total number and total volume of recorded significant spills.
- **2.3** For spills that were reported in the organization's financial statement, report the additional following information for each such spill:
  - · Location of spill;
  - · Volume of spill; and
  - Material of spill, categorized by:
    - Oil spills (soil or water surfaces);
    - Fuel spills (soil or water surfaces);
    - Spills of wastes (soil or water surfaces);
    - Spills of chemicals (mostly soil or water surfaces); and
    - Other.
- **2.4** Report the impacts of significant spills.

#### 3. Definitions

#### Spill

Accidental release of a hazardous substance that can affect human health, land, vegetation, water bodies, and ground water.

#### Significant spill

All spills that are included in the reporting organization's financial statement (e.g., due to resulting liabilities) or recorded as a spill by the reporting organization.

#### 4. Documentation

Potential information sources regarding spills of fuel, oils, and chemicals can be internal records within an existing environmental management system as well as official statements made to/by the relevant environmental regulatory agency.

#### 5. References

None.





EN24 Weight of transported, imported, exported, or treated waste deemed hazardous under the terms of the Basel Convention Annex I, II, III, and VIII, and percentage of transported waste shipped internationally

#### 1. Relevance

Hazardous waste management is a key area of concern for many stakeholders. Improper transport of dangerous wastes, particularly to countries that lack the infrastructure and national regulations to handle such waste, can pose harm to both human health and the environment. In addition, poor management of hazardous waste creates liabilities associated with non-compliance with national and international regulations, as well as potential damage to reputation.

#### 2. Compilation

- **2.1** Identify hazardous wastes transported by or on behalf of the reporting organization within the reporting period by destination.
- **2.2** Identify the total weight of transported hazardous waste using the following equation:

Total weight of hazardous waste transported by destination

=

Weight of hazardous waste transported to the reporting organization by destination from external sources/suppliers not owned by the reporting organization

+

Weight of hazardous waste transported from the reporting organization by destination to external sources/suppliers not owned by the reporting organization

+

Weight of hazardous waste transported nationally and/or internationally by destination between locations owned, leased, or managed by the reporting organization

2.3 Identify the total weight of hazardous waste transported across international borders and which enters the boundaries of the reporting

- organization, by destination. Waste transported between different locations of the organization is not counted as imported.
- 2.4 Identify the proportion of the total amount of transported hazardous waste by destination that is transported from the reporting organization to locations abroad. Include all wastes that leave the boundaries of the reporting organization to cross international borders, excluding transportation between different locations of the reporting organization.
- **2.5** Identify the portion of the total amount of transported and exported waste by destination that the organization has treated.
- 2.6 Identify the portion of the total amount of waste by destination that is treated by external sources/ suppliers, that has been transported, exported, or imported by the organization.
- **2.7** Convert volumes to an estimate of weight with a brief explanation of the methodology used.
- **2.8** Report the following information in kilograms or tonnes:
  - · Total weight of hazardous waste transported;
  - Total weight of imported hazardous waste;
  - · Total weight of exported hazardous waste; and
  - Total weight of treated hazardous waste.

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include billing data from logistic or disposal contractors, accounting systems, as well as the procurement or supply management department. Some countries require documentation to accompany hazardous waste shipments that would supply all relevant data for this Indicator.

#### 5. References

 Ban Amendment to the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal, 1989.





**EN25** Identity, size, protected status, and biodiversity value of water bodies and related habitats significantly affected by the reporting organization's discharges of water and runoff

#### 1. Relevance

This Indicator is a qualitative counterpart to quantitative Indicators of water discharge that helps to describe the impact of these discharges. Discharges and runoff affecting aquatic habitats can have a significant impact on the availability of water resources. Identifying water bodies affected by discharges provides an opportunity to identify activities in regions of significant concern, or areas where the reporting organization may face specific risks due to community concerns, limited water resources, etc.

#### 2. Compilation

- **2.1** Identify water bodies significantly affected by the reporting organization's water discharges that meet one of more of the following criteria:
  - Discharges account for an average of 5% or more of the annual average volume of the water body;
  - Discharges that, on the advice of appropriate professionals (e.g., municipal authorities), are known to have or are highly likely to have significant impacts on the water body and associated habitats;
  - Discharges to water bodies that are recognized by professionals to be particularly sensitive due to their relative size, function, or status as a rare, threatened, or endangered system (or support a particular endangered species of plant or animal); or
  - Any discharge to a Ramsar-listed wetland or any other nationally or internationally proclaimed conservation area regardless of the rate of discharge.

- 2.2 Report water bodies significantly affected by water discharges based on the criteria above, adding information on:
  - Size of water body in cubic meters (m³);
  - Whether the source is designated as a protected area (nationally and/or internationally); and
  - Biodiversity value (e.g., number of protected species).

#### 3. Definitions

None.

#### 4. Documentation

Information on the status of a water source or protected area can be obtained from local or national water-related ministries or government departments, or through research initiated by the organization or other institutions, such as environmental impact studies.

- IUCN Red List of Threatened Species.
- Ramsar Convention on Wetlands.



## **EN26** Initiatives to mitigate environmental impacts of products and services, and extent of impact mitigation

#### 1. Relevance

For some sectors, the impacts of products and services during their use phase (e.g., water consumption of a washing machine) and at the end of their useful life can be equal to or greater in significance than the production phase. The significance of such impacts is determined by both customer behavior and general product/service design. Organizations are expected to take more proactive approaches to assessing and improving the environmental impacts of their products and services.

This measure assesses the actions the reporting organization has taken to reduce the negative environmental impacts and enhance the positive impacts of its product and service design and delivery. Design for environment can help identify new business opportunities, differentiate products and services, and stimulate innovation in technology. Integrating environmental considerations into product and service design can also decrease the risk of incompatibility with future environmental legislation, as well as enhance reputation.

#### 2. Compilation

- **2.1** In this Indicator, the following impacts are excluded since they are covered in other Environmental Indicators:
  - Reclaiming of products (EN27); and
  - Impacts on biodiversity (EN12).
- **2.2** Report initiatives in the reporting period to mitigate the most significant environmental impacts of products/service groups in relation to:
  - Materials use (e.g., use of non-renewable, energy-intensive, toxic materials);
  - Water use (e.g., volumes used during production and/or use);
  - Emissions (e.g., GHG, toxic, ozone-depleting emissions);
  - Effluents (e.g., quality of water used during production and/or use);

- · Noise; and
- Waste (e.g., non-reclaimable, toxic materials/ compounds).
- 2.3 Report quantitatively the extent to which environmental impacts of products and services have been mitigated during the reporting period. If use-oriented figures are employed (e.g., water use of washing machine), clearly indicate the underlying assumptions regarding consumption patterns or normalization factors (e.g., 10% less water use per 5 kg of laundry).

#### 3. Definitions

None.

#### 4. Documentation

Information can be drawn from product Lifecycle Assessments (LCA) or documents related to product design, development, and testing.

#### 5. References

None.





## **EN27** Percentage of products sold and their packaging materials that are reclaimed by category

#### 1. Relevance

The disposal of products and packaging materials at the end of a use phase is a steadily growing environmental challenge. Establishing effective recycling and reuse systems to close product cycles can contribute significantly to increased material and resource efficiency. It also mitigates problems and costs related to disposal.

This Indicator provides insight into the extent to which the reporting organization's products, components, or materials are collected and successfully converted into useful materials for new production processes. It also provides insight into the degree to which the organization has designed products and packages capable of being recycled or reused. This measure can be a particular source of competitive differentiation in sectors facing formal requirements to recycle products and their packaging materials.

#### 2. Compilation

- 2.1 Identify the amount of products and their packaging materials reclaimed (i.e., recycled or reused) at the end of their useful life within the reporting period. Rejects and recalls of products should not be counted. Recycling or reuse of packaging should also be reported separately.
- 2.2 Report the percentage of reclaimed products and their packaging materials for each category of products (i.e., a group of related products sharing a common, managed set of features that satisfy the specific needs of a selected market) using the following formula:

products and their packaging
materials reclaimed within
% of reclaimed products =

products sold within the
reporting period

x100

2.3 Given potential variations in data sources, report how the data for this Indicator has been collected (e.g., data is gathered from an internal collection system or data is provided by external collection systems reclaiming products on behalf of the organization).

#### 3. Definitions

#### Reclaimed

Refers to collecting, reusing, or recycling products and their packaging materials at the end of their useful life. Collection and treatment can be carried out by the manufacturer of the product or by a contractor. This refers to products and their packaging materials that are:

- Collected by or on behalf of the reporting organization;
- Separated into raw materials (e.g., steel, glass, paper, some kinds of plastic, etc.) or components; and
- Used by the reporting organization or other users.

#### 4. Documentation

None.

#### 5. References

None.





# **EN28** Monetary value of significant fines and total number of non-monetary sanctions for non-compliance with environmental laws and regulations

#### 1. Relevance

The level of non-compliance within the organization helps indicate the ability of management to ensure that operations conform to certain performance parameters. From an economic perspective, ensuring compliance helps to reduce financial risks that occur either directly through fines or indirectly through impacts on reputation. In some circumstances, noncompliance can lead to clean-up obligations or other costly environmental liabilities. The strength of the organization's compliance record can also affect its ability to expand operations or gain permits.

#### 2. Compilation

- **2.1** Identify administrative or judicial sanctions for failure to comply with environmental laws and regulations, including:
  - International declarations/conventions/ treaties, and national, sub-national, regional, and local regulations. Include non-compliances related to spills as disclosed under EN23 that meet the criteria for EN28;
  - Voluntary environmental agreements with regulating authorities that are considered binding and developed as a substitute for implementing new regulations. In certain jurisdictions, such agreements are referred to as 'covenants'; and
  - Cases brought against the organization through the use of international dispute mechanisms or national dispute mechanisms supervised by government authorities.
- **2.2** Report significant fines and non-monetary sanctions in terms of:
  - Total monetary value of significant fines;
  - · Number of non-monetary sanctions; and
  - Cases brought through dispute resolution mechanisms.

**2.3** Where reporting organizations have not identified any non-compliance with laws or regulations, a brief statement to this fact is sufficient.

#### 3. Definitions

#### **Environmental laws and regulations**

Refers to regulations related to all types of environmental issues (i.e., emissions, effluents, and waste, as well as material use, energy, water, and biodiversity) applicable to the reporting organization. This includes binding voluntary agreements that are made with regulatory authorities and developed as a substitute for implementing a new regulation. Voluntary agreements can be applicable if the reporting organization directly joins the agreement or if public agencies make the agreement applicable to organizations in their territory through legislation or regulation.

#### 4. Documentation

Data sources include audit results or regulatory tracking systems operated by the legal department. Information regarding monetary fines can be found in accounting departments.

#### 5. References

None.





EN29 Significant environmental impacts of transporting products and other goods and materials used for the organization's operations, and transporting members of the workforce

#### 1. Relevance

The environmental impacts of transportation systems have a wide reach, from global warming to local smog and noise. For some companies, particularly those with extensive supply and distribution networks, environmental impacts associated with logistics can represent a major part of their environmental footprint. Assessing the impacts of transporting products, goods, and materials for logistical purposes, and transporting members of the organization's workforce, is part of a comprehensive approach to planning environmental management strategies.

#### 2. Compilation

- **2.1** Identify the significant environmental impacts of the modes of transportation used by the organization, including:
  - Energy use (e.g., oil, kerosene, fuel, electricity);
  - Emissions (e.g., greenhouse gas emissions, ozone-depleting substances, NO<sub>x</sub>, SO<sub>x</sub>, and other air emissions);
  - Effluents (e.g., different kinds of chemicals);
  - Waste (e.g., different types of packaging material);
  - Noise; and
  - Spills (e.g., spills of chemicals, oils, and fuels).
- **2.2** Report the significant environmental impacts of transportation used for logistical purposes and for transportation of members of the organization's workforce. Where quantitative data is not stated in the report, disclose the reason.
- 2.3 Indicate the criteria and methodology used to determine which environmental impacts are significant.

2.4 Report how the environmental impacts of transporting products, members of the organization's workforce, and other goods and materials are mitigated.

#### 3. Definitions

#### **Transportation**

The act of transferring resources and goods from one location to another (between suppliers, production plants, warehouses, and the customer) using different modes of transport, including passenger transportation (e.g., employee commuting and business traveling).

#### **Logistical purposes**

The forward or reverse flow and storage of goods and services between the point of origin and the point of consumption.

### Transportation of the members of the organization's workforce

Transportation used for commuting to work by members of the workforce or travel for business purposes including air, train, bus, and other forms of motorized and non-motorized travel.

#### 4. Documentation

Potential sources of data include invoices from logistical service providers and suppliers, reports from the logistics department, records of vehicle usage and maintenance, and monitoring/measurement conducted by, for example, the environment department.

#### 5. References

 United Nations Recommendations on the Transport of Dangerous Goods.



## **EN30** Total environmental protection expenditures and investments by type

#### 1. Relevance

Measuring environmental mitigation and protection expenditures allows organizations to assess the efficiency of their environmental initiatives. It also provides valuable input for internal cost-benefit analyses. Data on environmental performance measured against environmental mitigation and protection expenditures offers insights into how effectively the organization uses resources to improve performance. When tracked and analyzed in a comprehensive fashion over time, this expenditures data allows the reporting organization to judge the value of complex organizational or technological investments for improving environmental performance.

It is possible to establish a full environmental management accounting system within an organization that tracks multiple categories of information. This Indicator focuses on waste disposal, emissions treatment, remediation costs, as well as prevention and environmental management costs.

#### 2. Compilation

- 2.1 The compilation of the expenditures in this Indicator should exclude the following categories as defined in the IFAC 'International Guidance Document on Environmental Management Accounting' document:
  - · Costs of non-product output; and
  - Fines for non-compliance with environmental regulation.
- 2.2 Identify waste disposal, emissions treatment, and remediation costs based on expenditures related to the following items:
  - · Treatment and disposal of waste;
  - Treatment of emissions (e.g., expenditures for filters, agents);
  - Expenditures for the purchase and use of emissions certificates;
  - Depreciation of related equipment, maintenance, and operating material and services, and related personnel costs;

- · Insurance for environmental liability; and
- Clean-up costs, including costs for remediation of spills as reported in EN23.
- 2.3 Identify prevention and environmental management costs based on expenditures related to the following items:
  - Personnel employed for education and training;
  - External services for environmental management;
  - · External certification of management systems;
  - Personnel for general environmental management activities;
  - · Research and development;
  - Extra expenditures to install cleaner technologies (e.g., additional cost beyond standard technologies);
  - Extra expenditures on green purchases; and
  - Other environmental management costs.
- **2.4** Report total environmental protection expenditures broken down by:
  - Waste disposal, emissions treatment, and remediation costs; and
  - Prevention and environmental management costs.

#### 3. Definitions

#### **Environmental protection expenditures**

All expenditures on environmental protection by the reporting organization, or on its behalf, to prevent, reduce, control, and document environmental aspects, impacts, and hazards. It also includes disposal, treatment, sanitation, and clean-up expenditure.

#### 4. Documentation

Potential information sources include billing and accounting systems (e.g., Environmental Management Accounting) as well as procurement, human resource, and legal departments.

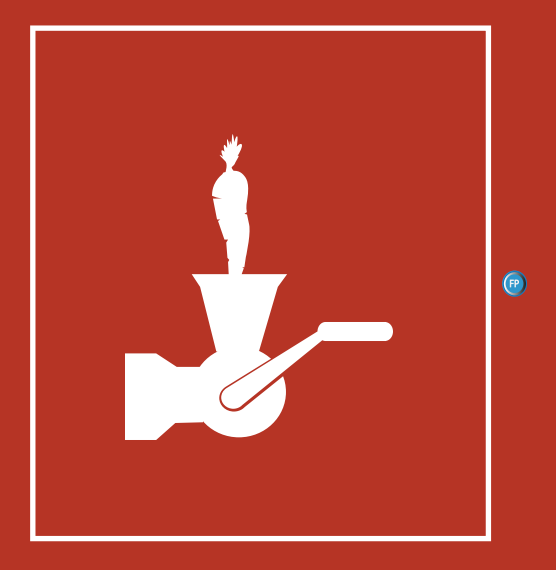




- IFAC-The International Federation of Accountants (2005) 'International Guidance Document on Environmental Management Accounting'.
- UNDSD- United Nations Division for Sustainable Development (2003): Environmental Management Accounting Procedures and Principles (EMARIC Environmental Management Accounting Research and Information Center, 2003).







Indicator Protocols Set Labor Practices and Decent Work (LA)



#### Labor Practices & Decent Work

### Performance Indicators

#### **Aspect: Employment**

LA1 Total workforce by employment type, employment contract, and region.

**LA2** Total number and rate of employee turnover by age group, gender, and region.

LA3 Benefits provided to full-time employees that are not provided to temporary or part-time employees, by major operations.

#### **Aspect: Labor/ Management Relations**

**LA4** Percentage of employees covered by collective bargaining agreements.

**LA5** Minimum notice period(s) regarding significant operational changes, including whether it is specified in collective agreements.

Percentage of working time lost due to industrial disputes, strikes and/or lock-outs, by country.

#### **Aspect: Occupational Health and Safety**

Percentage of total workforce represented in formal joint management-worker health and safety committees that help monitor and advise on occupational health and safety programs.

**LA7** Rates of injury, occupational diseases, lost days, and absenteeism, and total number of work-related fatalities by region.

**LA8** Education, training, counseling, prevention, and risk-control programs in place to assist workforce members, their families, or community members regarding serious diseases.

**LA9** Health and safety topics covered in formal agreements with trade unions. Health and safety topics covered in formal agreements with trade unions.

#### **Aspect: Training and Education**

**LA10** Average hours of training per year per employee by employee category.

**LA11** Programs for skills management and lifelong learning that support the continued employability of employees and assist them in managing career endings.

**LA12** Percentage of employees receiving regular performance and career development reviews.

#### **Aspect: Diversity and Equal Opportunity**

**LA13** Composition of governance bodies and breakdown of employees per category according to gender, age group, minority group membership, and other indicators of diversity.

**LA14** Ratio of basic salary of men to women by employee category.





#### Relevance

The ILO Decent Work Agenda is framed within the context of fair globalization, which aims to achieve both economic growth and equity through a combination of social and economic goals. The Agenda has four elements:

- · Employment;
- Dialogue;
- Rights; and
- Protection.

The structure of the Labor Indicators is broadly based on the concept of decent work. The set begins with disclosures on the scope and diversity of the reporting organization's workforce, emphasizing aspects of gender and age distribution.

The approach to dialogue between the organization and its employees, and the degree to which employees are organized in representative bodies are covered by Indicators LA4 (which complements Indicator HR5 on Freedom of Association and Collective Bargaining) and LA5.

The physical protection and well-being of people at work is covered by Occupational Health and Safety Indicators (LA6, LA7, LA8, LA9), which address both the scope of programs as well as statistical performance on health and safety.

The scope of employee benefits and contributions toward a broad social goal of diversity and equal treatment is addressed by LA14 (Pay Equity), LA13 (Diversity) and LA3 (Benefits). Indicators in the Economics category also provide relevant information. The support organizations provide to employees to enhance personal skills and potential (which also improves the organization's human capital) is represented in Indicators LA10, LA11, and LA12.

#### **Definitions**

#### **Total workforce**

The total number of persons working for the reporting organization at the end of the reporting period (i.e., the sum of all employees and supervised workers as defined above).

#### Worker

Generic term for any person performing work, regardless of the contractual relationship.

#### **Employee**

An individual who is, according to national law or practices, recognized as an employee of the reporting organization.

#### **Supervised worker**

An individual who performs regular work on-site for, or on behalf of, the reporting organization but is not recognized as an employee under national law or practice.

#### **Independent contractor**

An individual legally recognized as being self-employed.

#### **Collective bargaining agreements**

There are two types of collective bargaining agreements, aimed either at employers or workers. Those aimed at employers are agreements in writing regarding working conditions and terms of employment concluded between an employer, a group of employers, or one or more employers' organizations. Those aimed at workers are agreements between one or more representative workers' organizations, or, in the absence of such organizations, the representatives of the workers duly elected and authorized by them in accordance with national laws and regulations.

#### **Employee categories**

General breakdown of employees based on the function or department within the organization (e.g., senior management, middle management, professional, technical, administrative, production, maintenance, etc.) derived from an organization's own human resources system.

#### **General References**

- ILO Convention 135, 'Workers' Representatives Convention', 1971.
- ILO Convention 87, 'Freedom of Association and Protection of the Right to Organise', 1948.
- ILO Convention 98, 'Right to Organise and Collective Bargaining', 1949.
- ILO Declaration on Fundamental Principles and Rights at Work, 1998.
- ILO Decent Work Agenda, 1999.
- ILO Tripartite Declaration Concerning Multinationals and Social Policy, 1977, amended 2000.





- OECD Principles of Corporate Governance, 2004.
- OECD Guidelines for Multinational Enterprises, Revision 2000.
- United Nations Millennium Declaration, 2000.





## **LA1** Total workforce by employment type, employment contract, and region

#### 1. Relevance

The size of a workforce provides insight into the scale of impacts created by labor issues. Breaking down the workforce by employment type, employment contract, and region (region refers to 'country' or 'geographical area') demonstrates how the organization structures its human resources to implement its overall strategy. It also provides insight into the organization's business model, and offers an indication of job stability and the level of benefits the organization offers. As a basis for calculations in several other Indicators, the size of the workforce is a standard normalizing factor for many integrated Indicators. A rise or fall in net employment, evidenced by data reported over the course of three or more years, is an important element of the organization's contribution to the overall economic development and sustainability of the workforce.1

#### 2. Compilation

- 2.1 Identify the total workforce (employees and supervised workers) working for the reporting organization at the end of the reporting period. Supply chain workers are not included in this Indicator.
- 2.2 Identify the contract type and full-time and parttime status of employees based on the definitions under the national laws of the country where they are based.
- 2.3 Combine country statistics to calculate global statistics and disregard differences in legal definitions. Although the definitions of what constitutes types of contract and a full-time or part-time employment relationship may vary between countries, the global figure will still reflect the relationships under law.
- 2.4 Report the total workforce broken down by employees and supervised workers.
- 2.5 If a substantial portion of the organization's work is performed by workers who are legally recognized as self-employed, or by individuals other than employees or supervised workers, this should be reported.

- **2.6** Report the total number of employees broken down by type of employment contract.
- **2.7** Report the total number of permanent employees broken down by employment type.
- **2.8** Report the total workforce broken down by region, using a geographic breakdown based on the scale of the organization's operations.
- **2.9** If applicable, explain any significant seasonal variations in employment numbers (e.g., in the tourism or agricultural industries).

#### 3. Definitions

#### **Employment types**

Full time: A 'full-time employee' is defined according to national legislation and practice regarding working time (e.g., national legislation defines that 'full-time' means a minimum of nine months per year and a minimum of 30 hours per week).

Part-time: A 'part-time employee' is an employee whose working hours per week, month, or year are less than 'full time' as defined above.

#### **Employment Contract**

An employment contract as recognized under national law or practice that may be written, verbal, or implicit (i.e., when all the characteristics of employment are present but without a written or witnessed verbal contract).

Indefinite or Permanent Contract:

A permanent contract of employment is a contract with an employee for full-time or part-time work for an indeterminate period.

Fixed Term or Temporary Contract:

A fixed term contract is a contract of employment as defined above that ends when a specific time period expires, or when a specific task that has a time estimate attached is completed.

A temporary contract of employment is of limited duration and terminated by a specific event, including the end of a project or work phase, return of replaced personnel, etc.

#### 4. Documentation

Payroll information available at the national or site level should provide data for this Indicator.



See GRI Guidelines on expectations regarding reporting of multiple years' data.

- ILO: International Classification of Status in Employment.
- ILO: Key Indicators of the Labour Market.
- ILO: LABORSTA Internet Indicators.
- United Nations: World Macro Regions and Components.





## LA2 Total number and rate of employee turnover by age group, gender, and region

#### 1. Relevance

A high turnover rate can indicate levels of uncertainty and dissatisfaction among employees, or may signal a fundamental change in the structure of the organization's core operations. An uneven pattern of turnover by age or gender can indicate incompatibility or potential inequity in the workplace. Turnover results in changes to the human and intellectual capital of the organization and can impact productivity. Turnover has direct cost implications either in terms of reduced payroll or greater expenses for recruitment of workers. Employment net creation can be estimated using the data reported under Indicator LA1.

#### 2. Compilation

- **2.1** Identify the total number of employees leaving employment during the reporting period.
- **2.2** Report the total number and rate of employees leaving employment during the reporting period, broken down by gender, age group (e.g., <30; 30-50; >50), and region.

Rates should be calculated using the total employee numbers at the end of the reporting period.

#### 3. Definitions

#### Turnover

Number of employees who leave the organization voluntarily or due to dismissal, retirement, or death in service.

#### 4. Documentation

Potential sources of information include payroll information available at the national or site level.

Operational plans and restatements of the organization's key strategic targets may provide explanations for large variations in this figure.

#### 5. References

None.





# LA3 Benefits provided to full-time employees that are not provided to temporary or part-time employees, by major operations

#### 1. Relevance

Data reported under this Indicator provides a measure of the organization's investment in human resources and the minimum benefits it offers its full time employees. The quality of benefits for full-time staff is a key factor in retaining employees. The Indicator also offers an indication of the relative investment in different parts of the workforce.

#### 2. Compilation

- **2.1** Identify benefits offered to all employees.
- **2.2** Report which of the following benefits are standard for full-time employees of the organization but are not provided to temporary or part-time employees, by major operations:
  - · Life insurance;
  - Health care;
  - Disability/invalidity coverage;
  - · Maternity/paternity leave;
  - Retirement provision;
  - · Stock ownership; and
  - Others.
- 2.3 Standard benefits refer to those typically offered to at least the majority of full-time employees. This should not be interpreted as being offered to every single full-time employee of the organization. The intention of the Indicator is to disclose what full-time employees can reasonably expect.

#### 3. Definitions

#### Benefits

This refers to either direct benefit provided in the form of financial contributions, care paid for by the reporting organization, or the reimbursement of expenses borne by the employee. Redundancy payments over and above legal minimums, lay-off pay, extra employment injury benefit, survivors' benefits, and extra paid holiday entitlements could also be included under this Indicator. In-kind benefits such as provision of sports or child day

care facilities, free meals during working time, and similar general employee welfare programs are excluded from this Indicator.

#### 4. Documentation

Potential sources of information include local or central collective agreements, which may provide examples of benefits paid beyond legal minimums. Other reference tools may include benefits summaries, employee orientation/commencement materials, and employee contracts.

- ILO Convention 102, 'Social Security (Minimum Standards) Convention', 1952.
- ILO Convention 121, 'Employment Injury Benefits Convention', 1964.
- ILO Convention 128, 'Invalidity, Old-Age and Survivors' Benefits Convention', 1967.
- ILO Convention 130, 'Medical Care and Sickness Benefits Convention', 1969.
- ILO Convention 132, 'Holidays with Pay Convention (Revised)' 1970.
- ILO Convention 140, 'Paid Educational Leave Convention', 1974.
- ILO Convention 157, 'Maintenance of Social Security Rights', 1982.
- ILO Convention 168, 'Employment Promotion and Protection against Unemployment Convention', 1988.
- ILO Convention 183, 'Maternity Protection Convention', 2000.
- OECD Guidelines for Multinational Enterprises, Revision 2000.





## **LA4** Percentage of employees covered by collective bargaining agreements

#### 1. Relevance

Freedom of association is a human right as defined by international declarations and conventions, particularly ILO Core Conventions 87 & 98. Collective bargaining is an important form of stakeholder engagement and particularly relevant for reporting guidelines. It is a form of stakeholder engagement that helps build institutional frameworks and is seen by many as contributing to a stable society. Together with corporate governance, collective bargaining is part of an overall framework that contributes to responsible management. It is an instrument used by parties to facilitate collaborative efforts to enhance the positive social impacts of an organization. The percentage of employees covered by collective bargaining agreements is the most direct way to demonstrate an organization's practices in relation to freedom of association.

#### 2. Compilation

- **2.1** Use data from LA1 as the basis for calculating percentages for this Indicator.
- 2.2 Binding collective bargaining agreements include those signed by the reporting organization itself or by employer organizations of which it is a member. These agreements can be at the sector, national, regional, organizational, or workplace level.
- **2.3** Identify the total number of employees covered by collective bargaining agreements.
- **2.4** Report the percentage of total employees covered by collective bargaining agreements.

#### 3. Definitions

None.

#### 4. Documentation

Records of formal recognition agreements and signed collective agreements with independent trade unions will normally be held by the human resources or personnel department of the reporting organization.

- ILO Convention 87, 'Freedom of Association and Protection of the Right to Organise', 1948.
- ILO Convention 98, 'Right to Organise and Collective Bargaining', 1949.
- ILO Convention 135, 'Workers' Representatives Convention', 1971.
- ILO Convention 154, 'Collective Bargaining Convention', 1981 and Recommendations 91, 'Collective Agreements Recommendation' 1951, and 163, 'Collective Bargaining Recommendation', 1981.
- ILO Declaration on Fundamental Principles and Rights at Work, 86th Session, 1998, Article 2 (a).
- OECD Guidelines for Multinational Enterprises,
   Section IV, Paragraph 2 (a).





# LA5 Minimum notice period(s) regarding significant operational changes, including whether it is specified in collective agreements

#### 1. Relevance

This Indicator provides insight into an organization's practice of ensuring timely discussion of significant operational changes, and engaging with its employees and their representatives to negotiate and implement these changes (which may have positive or negative implications for workers). Timely and effective consultation with workers and other relevant parties, where practicable (such as with governmental authorities), helps to minimize any adverse impacts from operating changes on workers and related communities.

Minimum notice period(s) are an Indicator of an organization's ability to maintain employee satisfaction and motivation while implementing significant changes to operations. This Indicator also allows an assessment of an organization's consultation practices in relation to expectations expressed in relevant international norms. Consultative practices that result in good industrial relations can help provide positive working environments, reduce turnover, and minimize operational disruptions.

#### 2. Compilation

- 2.1 Report the minimum number of weeks notice typically provided to employees and their elected representatives prior to the implementation of significant operational changes that could substantially affect them.
- **2.2** For organizations with collective bargaining agreements, report whether the notice period and/ or provisions for consultation and negotiation are specified in collective agreements.

#### 3. Definitions

#### Significant operational changes

Alterations to the reporting organization's pattern of operations that will have substantial positive or negative consequences for its employees. Such changes may include, for example, restructuring, outsourcing of operations, closures, expansions, new openings, takeovers, sale of all or part of the organization, or mergers.

#### 4. Documentation

Agreements specific to the organization will provide data for this Indicator.

- Declaration concerning the aims and purposes of the International Labour Organisation (Declaration of Philadelphia), 1944 - Annex to the ILO Constitution – Articles I (a) and III (e).
- ILO Convention 158, 'Termination of Employment Convention', 1982.
- ILO Tripartite Declaration of Principles Concerning Multinational Enterprises and Social Policy, 1997.
- ILO Recommendation 94, 'Co-operation at the Level of the Undertaking Recommendation', 1952.
- ILO Recommendation 135, 'Workers' Representatives' Convention', 1971.
- OECD Guidelines for Multinational Companies, Revision 2000, Article IV, (2) & (3).
- OECD Principles of Corporate Governance, 2004 (notably Article IV, C, D & E).





## **FP3** Percentage of working time lost due to industrial disputes, strikes and/or lock-outs, by country

#### 1. Relevance

Data on the occurrence of strikes and lockouts can be a useful measure of the state of labor/management relations, and the direction of its progression over time. It will need to be set against the context of any limitations set by local legislation, and be benchmarked against norms for inter-country, inter-industry, and intersectoral comparisons.

This indicator has limitations for countries where strikes are not allowed. Strikes are not necessarily a sign of bad labor relationships and the absence of strikes does not necessarily mean good relationships.

#### 2. Compilation

**2.1** Identify the industrial disputes, strikes and/or lockouts, by country.

Do not include secondary action (strikes not related to the reporting organization/industry practices).

2.2 Identify the total amount of working time lost by the industrial disputes, strikes and/or lock-outs identified in 2.1.

Include temporary workers involved in the industrial disputes, strikes and/or lock-outs.

- **2.3** Identify the total working time, by country.
- 2.4 Calculate the percentage of working time lost due to industrial disputes, strikes and/or lock-outs, by country.

The percentage can be calculated by multiplying the total working time lost by 100 and dividing this number by the total working time.

- 2.5 Report the percentage of working time lost due to industrial disputes, strikes and/or lock-outs, by country.
- 2.6 Report the reasons for the industrial disputes, strikes and/or lock-outs.

#### 3. Definitions

#### **Strike**

A work stoppage caused by the mass refusal by employees to perform work, usually in response to employee grievances.

#### Lock-out

A form of work stoppage in which an employer refuses to allow employees to work, often as a counter to a strike.

#### **Temporary worker**

A temporary worker is contracted for a limited period.

#### 4. Documentation

Information may be collated from Human Resources records at operating site level.

#### 5. References

None.





# LA6 Percentage of total workforce represented in formal joint management-worker health and safety committees that help monitor and advise on occupational health and safety programs

#### 1. Relevance

A health and safety committee with joint representation can facilitate a positive health and safety culture. The use of committees is one way to involve workers in driving the improvement of occupational health and safety in the workplace. This Indicator provides one measure of the extent to which the workforce is actively involved in health and safety.

#### 2. Compilation

- 2.1 Identify formal health and safety committees that help monitor and advise on occupational safety programs at the facility level or higher with joint management/labor representation. 'Formal' refers to committees whose existence and function are integrated in the reporting organization's organizational and authority structure, and that operate according to certain agreed, written rules.
- **2.2** Report the percentage of the total workforce represented in formal joint management-worker health and safety committees:
  - · None;
  - Up to 25%;
  - Between 25% and 50%;
  - Between 50% and 75%; and
  - Over 75%.
- 2.3 Report the level(s) at which the committee(s) typically operates (e.g., at facility level and/or at multi-facility, region, group, or company levels). This may either be a result of a formal policy, procedure, or informal practice within the organization.

#### 3. Definitions

None.

#### 4. Documentation

Potential sources of information include organizational procedures and minutes of occupational health & safety committee(s).

#### 5. References

- ILO Convention 155, 'Occupational Safety and Health Convention' and Protocol 155, 1981.
- ILO Convention 161, 'Occupational Health Services Convention', 1985.





# LA7 Rates of injury, occupational diseases, lost days, and absenteeism, and total number of work-related fatalities by region

#### 1. Relevance

Health and safety performance is a key measure of an organization's duty of care. Low injury and absentee rates are generally linked to positive trends in staff morale and productivity. This Indicator will show whether health and safety management practices are resulting in fewer occupational health and safety incidents.

#### 2. Compilation

- **2.1** This Indicator should provide a regional breakdown for the following:
  - The total workforce (i.e., total employees plus supervised workers); and
  - Independent contractors working on-site to whom the reporting organization is liable for the general safety of the working environment.
- **2.2** Since some reporting organizations include minor (first-aid level) injuries in their data, indicate whether such injuries are included or excluded.
- **2.4** In calculating 'lost days' indicate:
  - Whether 'days' means 'calendar days' or 'scheduled work days'; and
  - At what point the 'lost days' count begins (e.g., the day after the accident or 3 days after the accident).
- **2.5** Report injury, occupational diseases, lost days, and absentee rates in the reporting period using the following formulas by region:
  - Injury rate (IR)

IR= 
$$\frac{\text{Total \# of injuries}}{\text{Total hours worked}} \times 200,000$$

Note: The injury rate should capture fatalities.

- Occupational diseases rate (ODR)
- Lost day rate (LDR)
- Absentee rate (AR)

Note: The factor 200,000 is derived from 50 working weeks @ 40 hours per 100 employees. By using this factor, the resulting rate is related to the number of employees, not the number of hours.

- **2.5** Report fatalities in the reporting period using an absolute number, not a rate.
- 2.6 Report the system of rules applied in recording and reporting accident statistics. The 'ILO Code of Practice on Recording and Notification of Occupational Accidents and Diseases' was developed for the reporting, recording, and notification of workplace accidents. Where national law follows the ILO recommendations, it is sufficient to state that fact and that practice follows the law. In situations where national law does not comply, indicate which system of rules it applies and their relationship to the ILO code.

#### 3. Definitions

#### Injury

A non-fatal or fatal injury arising out of or in the course of work.

#### **Injury rate**

The frequency of injuries relative to the total time worked by the total workforce in the reporting period.

#### **Occupational disease**

A disease arising from the work situation or activity (e.g., stress or regular exposure to harmful chemicals), or from a work-related injury.

#### **Occupational disease rate**

The frequency of occupational diseases relative to the total time worked by the total workforce in the reporting period.

#### Lost day

Time ('days') that could not be worked (and is thus 'lost') as a consequence of a worker or workers being unable to perform their usual work because of an occupational accident or disease. A return to limited duty or alternative work for the same organization does not count as lost days.

#### Lost day rate

The impact of occupational accidents and diseases as reflected in time off work by the affected workers. It is expressed by comparing the total lost days to the total number of hours scheduled to be worked by the workforce in the reporting period.



#### **Absentee**

An employee absent from work because of incapacity of any kind, not just as the result of work-related injury or disease. Permitted leave absences such as holidays, study, maternity/paternity, and compassionate leave are excluded.

#### Absentee rate

Refers to a measure of actual absentee days lost as defined above, expressed as a percentage of total days scheduled to be worked by the workforce for the same period.

#### **Fatality**

The death of a worker occurring in the current reporting period, arising from an occupational injury or disease sustained or contracted while in the reporting organization's employ.

#### 4. Documentation

Employee records, employee contracts, attendance records, and accident records will provide relevant data for this Indicator.

#### 5. References

- ILO Convention 155, 'Occupational Health & Safety Convention' and Protocol 155, 1981.
- ILO Code of Practice on Recording and Notification of Occupational Accidents and Diseases, 1995.
- ILO Guidelines on Occupational Safety and Health Management Systems, 2001.





# LA8 Education, training, counseling, prevention, and risk-control programs in place to assist workforce members, their families, or community members regarding serious diseases

#### 1. Relevance

As part of a preventative strategy for managing the health and safety of its workforce, this Indicator is relevant for any organization. It also has specific relevance for organizations working in countries with a high risk or incidence of communicable diseases, and those in professions that have a high incidence of specific diseases. The Indicator helps demonstrate the extent to which such issues have been addressed in organizational programs and the degree to which best practices are applied. Preventing serious diseases contributes to the health, satisfaction, and stability of the workforce, and helps maintain the organization's social license to operate in a community or region.

#### 2. Compilation

**2.1** Report the programs related to assisting workforce members, their families, or community members regarding serious diseases using the table below:

Assistance Programs								
	Education/ Training		Counseling		Prevention/ Risk Control		Treatment	
Program recipients	Yes	No	Yes	No	Yes	No	Yes	No
Workers								
Workers' families								
Com- munity members								

**2.2** Report whether there are workers who are involved in occupational activities who have a high incidence or high risk of specific diseases.

#### 3. Definitions

#### **Risk control**

Practices that seek to limit exposure and transmission of diseases.

#### Serious diseases

Occupational or non-occupational related impairment of health with serious consequences for employees, their families, and communities, such as HIV/AIDS, diabetes, RSI, and stress.

#### 4. Documentation

Potential sources of information include organizational policies and operating procedures, minutes of internal occupational health committee(s), and human resource and health center records.

#### 5. References

 GRI Cross-Reference: Reporting Guidance on HIV/AIDS: A GRI Resource Document. LA8 is a standard Indicator relevant for HIV/AIDS.
 Reporting organizations operating in areas with high prevalence should consider expanding their reporting on this issue and can view the GRI Resource Document for examples.





## LA9 Health and safety topics covered in formal agreements with trade unions

#### 1. Relevance

This Indicator demonstrates one of the ways in which the health and safety of the workforce is ensured. Formal agreements can promote the acceptance of responsibilities by both parties and the development of a positive health and safety culture. This Indicator will reveal the extent to which the workforce is actively involved in formal, labor-management agreements that determine health and safety management arrangements.

#### 2. Compilation

- 2.1 Report whether formal agreements (either local or global) with trade unions cover health and safety. (Yes/No)
- **2.2** If yes, report the extent to which various health and safety topics are covered by local and global agreements signed by the organization.

Agreements at the local level typically address topics such as:

- · Personal protective equipment;
- Joint management-employee health and safety committees;
- Participation of worker representatives in health and safety inspections, audits, and accident investigations;
- · Training and education;
- · Complaints mechanism;
- · Right to refuse unsafe work; and
- Periodic inspections.

Agreements at the global level typically address topics such as:

- Compliance with the ILO;
- Arrangements or structures for resolving problems; and
- Commitments regarding target performance standards or level of practice to apply.

#### 3. Definitions

#### **Formal agreements**

Written documents signed by both parties declaring a mutual intention to abide by what is contained in the documents. These can include, for example, local collective bargaining agreements as well as national and international framework agreements.

#### 4. Documentation

Potential sources of information include collective agreements with trade unions.

#### 5. References

 ILO Convention 155, 'Occupational Safety and Health Convention' and its Protocol 155, 1981.





## **LA10** Average hours of training per year per employee by employee category

#### 1. Relevance

Maintaining and improving human capital, particularly through training that expands the knowledge base of employees, is a key element in organizational development. This Indicator provides insight into the scale of the organization's investment in this area and the degree to which the investment is made across the entire employee base. Access to training opportunities can also support progress in other areas of social performance, such as ensuring equal opportunity in the workplace. It also contributes to motivating improvement at the personal and organizational level.

#### 2. Compilation

- 2.1 Identify the total number of employees in each employment category across the organization's operations at the end of the reporting year (e.g., senior management, middle management, professional, technical, administrative, production, maintenance, etc.). The organization should define employment categories based on its human resources system.
- **2.2** Identify total hours devoted to training personnel within each employee category.
- 2.3 Report the average number of hours of training per year per employee by employee category using the following formula:

#### 3. Definitions

#### **Training**

Refers to:

- All types of vocational training and instruction;
- Paid educational leave provided by the reporting organization for its employees;
- Training or education pursued externally and paid for in whole or in part by the reporting organization; and
- Training on specific topics such as health and safety.

Training does not include on-site coaching by supervisors.

#### 4. Documentation

Potential sources of information include employee records and training schedules.

- ILO Convention 142, 'Human Resources Development Convention', 1975.
- ILO Convention 140, 'Paid Educational Leave Convention', 1974.
- ILO Convention 155, 'Occupational Safety and Health Convention', 1981.
- OECD Guidelines for Multinational Enterprises, Revision 2000, Articles II, 4 & IV, 2 (c), 3 & 5.





# LA11 Programs for skills management and lifelong learning that support the continued employability of employees and assist them in managing career endings

#### 1. Relevance

Programs for skills management allow organizations to plan skills acquisitions that will equip employees to meet strategic targets in a changing work environment. A more skilled and aware workforce enhances the organization's human capital and contributes to employee satisfaction, which correlates strongly with improved performance. For those facing retirement, confidence and quality of work relations is improved by the knowledge that they will be supported in their transition from work to retirement. The goal of lifelong learning is to promote the development of knowledge and competencies that will enable each citizen to adapt to a rapidly-changing labor market and to participate actively in all spheres of economic life.

#### 2. Compilation

- **2.1** Do employee training or assistance programs to upgrade skills provide any of the following?
  - Internal training courses;
  - Funding support for external training or education; and
  - The provision of sabbatical periods with guaranteed return to employment.
- **2.2** Do transition assistance programs to support employees who are retiring or who have been terminated provide any of the following:
  - · Pre-retirement planning for intended retirees;
  - Retraining for those intending to continue working;
  - Severance pay;
  - If severance pay is provided, does it take into account employee age and years of service;
  - Job placement services; and
  - Assistance (e.g., training, counseling) on transitioning to a non-working life.

#### 3. Definitions

#### **Continued employability**

Adaptation to the changing demands of the workplace through the acquisition of new skills.

#### **Career endings**

Retirement by reaching statutory national retiring age or termination in the face of restructuring.

#### Skills management

Policies and programs that focus on developing employees' skills to meet the evolving strategic needs of the organization and/or the industry.

#### Lifelong learning

Acquiring and updating abilities, knowledge, qualifications, and interests throughout life, from preschool years to post-retirement.

#### 4. Documentation

Potential sources of information include organizational procedures for termination and employee records.

#### 5. References

- ILO Convention 142, 'Human Resources Development Convention', 1975.
- ILO Convention 168, 'Employment Promotion and Protection against Unemployment Convention', 1988.





## LA12 Percentage of employees receiving regular performance and career development reviews

#### 1. Relevance

Appraising employee performance against common targets aids the personal development of individual employees and contributes to both skills management and the development of human capital within the organization. Employee satisfaction can also be enhanced, which correlates with improved organizational performance. This Indicator indirectly demonstrates how the reporting organization works to monitor and maintain the skill sets of its employees. When reported in conjunction with LA12, the Indicator helps illustrate how the organization approaches skills enhancement. The percentage of employees receiving regular performance and career development reviews demonstrates the extent to which this system is applied throughout the organization.

#### 2. Compilation

- 2.1 Identify the total number of employees. The total number of employees should match that reported under LA1.
- 2.2 Report the percentage of total employees who received a formal performance appraisal and review during the reporting period.

#### 3. Definitions

### Regular performance and career development

Performance targets and reviews are based on criteria known to the employee and his/her superior. This review is undertaken with the knowledge of the employee at least once per year. It can include an evaluation by the employee's direct superior, peers, or a wider range of employees. The review may also involve personnel from the human resources department.

#### 4. Documentation

Potential sources of information include personnel records.

#### 5. References

• ILO Convention 142, 'Human Resources Development', 1975.





### LA13 Composition of governance bodies and breakdown of employees per category according to gender, age group, minority group membership, and other indicators of diversity

#### 1. Relevance

This Indicator provides a quantitative measure of diversity within an organization and can be used in conjunction with sectoral or regional benchmarks. The level of diversity within an organization provides insights into the human capital of the organization. Comparisons between broad workforce diversity and management team diversity also offer information on equal opportunity. Detailed information on the composition of the workforce can also help in assessing which issues may be of particular relevance to certain segments of the workforce.

#### 2. Compilation

- **2.1** Identify the diversity Indicators used by the reporting organization in its own monitoring and recording that may be relevant for reporting.
- 2.2 Identify the total number of employees in each employee category (e.g., board, senior management, middle management, administrative, production, etc.). Categories of employment should be defined based on the reporting organization's own human resources system. The total number of employees should match that reported in LA1.
- **2.3** Report the percentage of employees in each of the following categories: (% of employees)
  - Gender: Female / Male
  - · Minority groups
  - Age groups: Under 30 years old, 30-50 years old, over 50 years old
- 2.4 Report the percentage of individuals within the organization's governance bodies (e.g., the board of directors, management committee, or similar body for non-corporate reporting organizations) in each of the following categories:
  (% of Individuals within Governance Bodies)
  - **Gender:** Female / Male

- Minority groups
- Age groups: Under 30 years old, 30-50 years old, over 50 years old

#### 3. Definitions

#### **Governance bodies**

The committees or boards responsible for the strategic guidance of the organization, the effective monitoring of management, and the accountability of management to the broader organization and its stakeholders.

#### **Indicators of diversity**

Indicators for which the reporting organization gathers data may include, for example, citizenship, ancestry and ethnic origin, creed, and disability.

#### 4. Documentation

Potential sources of information include employee records and minutes of equal opportunity committees.

#### 5. References

- Convention on the Elimination of All Forms of Discrimination Against Women: UN GA: Resolution 34/180 of 18 December 1979.
- Declaration on the Elimination of All Forms of Intolerance and of Discrimination based on Religion or Belief: UN GA: Resolution 36/55 of 26 November 1981.
- Declaration on Race and Racial Prejudice: General Conference UNESCO 20th session on 27 November 1978.
- Declaration on the Rights of Persons Belonging to National or Ethnic, Religious and Linguistic Minorities: UN GA Resolution 47/135 of 18 December 1992.
- ILO Tripartite Declaration of Principles Concerning Multinational Enterprises and Social Policy: Art. 21, 22, 23, 1977.
- ILO Declaration on Fundamental Principles and Rights at Work, 1998.
- ILO Convention concerning Discrimination in Respect of Employment and Occupation, 1958 (No.111).





- International Convention on the Elimination of All Forms of Racial Discrimination of 4 January 1969.
- OECD Guidelines for Multinational Enterprises, Revision 2000 (Employment and Industrial Relations Section).
- United Nations Global Compact: Principle 6, 26 July 2000.
- United Nations Declaration on the Elimination of All Forms of Racial Discrimination: UN GA Resolution 1904 (XVIII) of 20 November 1963.





### LA14 Ratio of basic salary of men to women by employee category

#### 1. Relevance

Many countries have introduced legislation to enforce the principle of equal pay for work of equal value. This issue is supported by ILO Convention 100 on 'Equal Remuneration for Men and Women Workers for Work of Equal Value'. Equality of remuneration is a factor in retaining qualified candidates in the workforce. Where imbalances exist, an organization runs a risk to its reputation and legal challenges on the basis of discrimination.

#### 2. Compilation

- 2.1 Identify the total number of employees in each employee category across the reporting organization's operations, broken down by gender using the information from LA13. Employee categories should be defined based on the reporting organization's own human resources system. The total number of employees should match that reported in LA1.
- 2.2 Identify the basic salary for women and for men in each employee category.
- 2.3 Any convenient pay period (e.g., hourly, weekly, monthly, or annually) may be used for this data.
- **2.4** Report the ratio of the basic salary of women to the basic salary of men for each employee category.

#### 3. Definitions

#### **Basic Salary**

A fixed, minimum amount paid to an employee for performing his/her duties. This does not include any additional remuneration such as that based on years of service, overtime work, bonuses, benefit payments, or any additional allowances (e.g., transportation allowances).

#### 4. Documentation

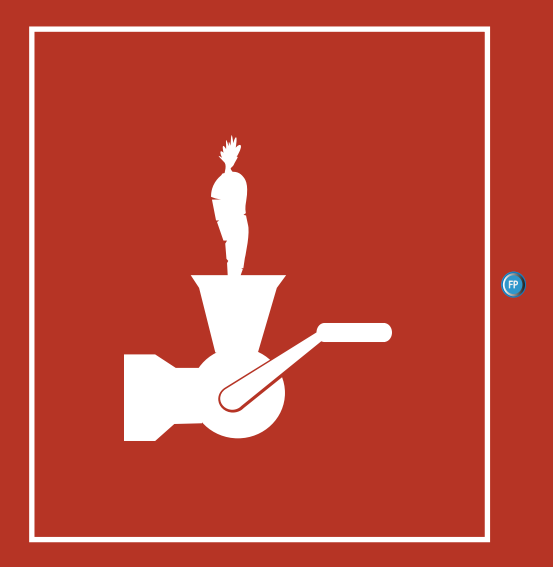
Sources of information for this Indicator include employee and payment records.

#### 5. References

- ILO Convention 100, 'Equal Remuneration for Men and Women Workers for Work of Equal Value', 1951.
- ILO Convention 111, 'Discrimination in Respect of Employment and Occupation', 1958.
- ILO Declaration on Fundamental Principles and Rights at Work, 1998.







Indicator Protocols Set Human Rights (HR)



### **Human Rights**

#### Performance Indicators

#### **Aspect: Investment and Procurement Practices**

**HR1** Percentage and total number of significant investment agreements that include human rights clauses or that have undergone human rights screening.

**HR2** Percentage of significant suppliers and contractors that have undergone screening on human rights and actions taken.

**HR3** Total hours of employee training on policies and procedures concerning aspects of human rights that are relevant to operations, including the percentage of employees trained.

#### **Aspect: Non-discrimination**

**HR4** Total number of incidents of discrimination and actions taken.

### Aspect: Freedom of Association and Collective Bargaining

HR5 Operations identified in which the right to exercise freedom of association and collective bargaining may be at significant risk, and actions taken to support these rights.

#### **Aspect: Child Labor**

**HR6** Operations identified as having significant risk for incidents of child labor, and measures taken to contribute to the elimination of child labor.

#### **Aspect: Forced and Compulsory Labor**

**HR7** Operations identified as having significant risk for incidents of forced or compulsory labor, and measures taken to contribute to the elimination of forced or compulsory labor.

#### **Aspect: Security Practices**

**HR8** Percentage of security personnel trained in the organization's policies or procedures concerning aspects of human rights that are relevant to operations.

#### **Aspect: Indigenous Rights**

**HR9** Total number of incidents of violations involving rights of indigenous people and actions taken.





#### Relevance

Human Rights Performance Indicators elicit disclosures on the impacts and activities an organization has on the civil and political human rights of its stakeholders. The Aspects within these Performance Indicators are based on internationally recognized standards, primarily the United Nations Universal Declaration of Human Rights and the ILO Declaration on the Fundamental Principles and Rights at Work of 1998 (in particular the eight Core Conventions of the ILO). Although closely related, the categories of Human Rights and Labor Practices serve different purposes. Human Rights Indicators focus on how the reporting organization maintains and respects the basic rights of a human being, whereas the Indicators on Labor Practices reflect the quality of the work and the working environment.

The Performance Indicators seek to provide comparable measures of results or outcomes, and therefore focus primarily on incidents relating to core human rights. Incidents typically include 'points of impact' on stakeholder groups as well as risks for the organization where violations have occurred. The Indicator set addresses three general areas:

- Incidents related to basic aspects of human rights (HR4 and HR9);
- The capacity and knowledge enabling the organization to effectively address human rights, including training and internal procedures (HR3, HR5, HR6, HR7, and HR8); and
- The organization's integration of human rights into its external business relationships either through investments or suppliers (HR1 and HR2).

#### **Definitions**

#### **Human rights**

Generally recognized human rights are defined by the following five conventions and declarations:

- 1. United Nations Universal Declaration of Human Rights, 1948.
- 2. United Nations Convention: International Covenant on Civil and Political Rights, 1966.
- 3. United Nations Convention: International Covenant on Economic, Social and Cultural Rights, 1966.

- ILO Declaration on Fundamental Principles and Rights at Work, 1998 (in particular the eight Core Conventions of the ILO).
- 5. Vienna Declaration and Programme of Action, 1993.

#### **General References**

- ILO Declaration on Fundamental Principles and Rights at Work, 1998.
- ILO Tripartite Declaration Concerning Multinational Enterprises and Social Policy, 2001, Third Edition.
- OECD Guidelines for Multinational Enterprises, Revision 2000.
- United Nations Universal Declaration of Human Rights, 1948.
- ILO Convention (169) concerning Indigenous and Tribal Peoples in Independent Countries, 1989.





# HR1 Percentage and total number of significant investment agreements that include human rights clauses or that have undergone human rights screening

#### 1. Relevance

This measure is one indication of the extent to which human rights are integrated in an organization's economic decisions. This is particularly relevant for organizations that operate within or are partners in ventures in regions where the protection of human rights is of significant concern. Integrating human rights criteria in screening or including human rights in performance requirements can be part of a strategy to reduce the risks of investment. Problems with an organization's human rights record can result in reputational damage for the investing organization and can affect the stability of investments.

#### 2. Compilation

- 2.1 Count only the agreements that are significant in terms of size or strategic importance. The significance may be determined by the level of approval required within the organization for the investment or other criteria that can be consistently applied to agreements. The reporting organization should disclose their definition of "significant agreements".
- 2.2 Identify the total number of significant investment agreements finalized during the reporting period that either moved the organization into a position of ownership in another entity or initiated a capital investment project that was material to financial accounts.
- 2.3 If multiple significant investment agreements are undertaken with the same partner, the number of the agreements should reflect the number of separate projects undertaken or entities created.
- 2.4 Report the total number and percentage of significant investment agreements that include human rights clauses or that underwent human rights screening.

#### 3. Definitions

#### **Human rights clauses**

Specific terms in a written agreement that define minimum expectations of performance with respect to human rights as a requirement for investment.

#### **Human rights screening**

A formal or documented process that applies a set of human rights performance criteria as one of the factors in determining whether to proceed with an investment.

#### 4. Documentation

Potential information sources include the reporting organization's legal, investor relations, and financial departments, as well as documentation collected through quality management systems.

#### 5. References

None.





## **HR2** Percentage of significant suppliers and contractors that have undergone screening on human rights and actions taken

#### 1. Relevance

The development of extensive networks of suppliers and contractors to produce products and services has generated interest in how reporting organizations apply their human rights policies to their supply networks. This is particularly relevant for organizations in sectors that rely heavily on outsourcing and global networks.

Processes that screen and monitor human rights performance within the supply chain can provide evidence of an organization's positive impact on the wider business community. Issues with human rights performance on the part of significant suppliers and contractors can result in reputational damage for their business partners and/or create instability in the suppliers' operations. Screening is part of risk management, and the percentage indicated here indicates how regularly an organization takes this particular risk into consideration.

#### 2. Compilation

- **2.1** Identify the total number of the reporting organization's significant suppliers and contractors.
- **2.2** Report the percentage of contracts with significant suppliers and contractors that included criteria or screening on human rights. See HR1 for definitions of 'criteria' or 'screening'.
- 2.3 Report the percentage of contracts with significant suppliers and contractors that were either declined or imposed performance conditions, or were subject to other actions as a result of human rights screening.

#### 3. Definitions

#### Significant suppliers and contractors

External parties from whom products or services are obtained or with whom contracts are concluded for the provision of such products and services. In the context of this Indicator, 'significant' refers to suppliers and contractors who are:

 The primary providers of a given type of good or service and overall comprise the majority of the organization's purchases; or  Identified as having the highest risk of incidents related to human rights.

#### 4. Documentation

Potential information sources include the reporting organization's procurement or purchasing and legal departments.

#### 5. References





**IP** 

HR3 Total hours of employee training on policies and procedures concerning aspects of human rights that are relevant to operations, including the percentage of employees trained

#### 1. Relevance

Information generated from this Indicator offers insight into an organization's capacity to implement its human rights policies and procedures. Human rights have become well-established in international standards and laws, and this has obligated organizations to implement specialized training that equips employees to address human rights in the course of their regular work. The number of employees trained and the amount of training they receive both contribute to an assessment of an organization's depth of knowledge about human rights.

#### 2. Compilation

- **2.1** Identify the total number of hours devoted to employee training, using data from LA10.
- **2.2** Identify the total number of employees, using data from LA1.
- 2.3 Identify employees who have received formal training in the organization's policies and procedures on human rights issues and their applicability to the employees' work. This can refer either to training dedicated to the topic of human rights or to a human rights module within a general training program.
- 2.4 Report the total number of hours in the reporting period devoted to training on policies and procedures concerning aspects of human rights that are relevant to operations.
- 2.5 Report the percentage of employees in the reporting period trained in policies and procedures concerning aspects of human rights that are relevant to operations.

#### 3. Definitions

None

#### 4. Documentation

Potential sources of information include employee records of training and training schedules.

#### 5. References





### **HR4** Total number of incidents of discrimination and actions taken

#### 1. Relevance

Human rights extend beyond the rights of employees in the workplace. Anti-discrimination policy is a key requirement of international conventions and social legislation and guidelines. The issue of discrimination is also addressed by ILO Core Conventions 100 & 111. An effective monitoring system is necessary to ensure compliance throughout the reporting organization's operations. Stakeholders will seek assurance that such policies and monitoring are effective.

#### 2. Compilation

2.1 Identify incidents of discrimination on grounds of race, color, sex, religion, political opinion, national extraction, or social origin as defined by the ILO, or other relevant forms of discrimination involving internal and/or external stakeholders across operations in the reporting period.

'Incidents' refer to legal actions, complaints registered with the organization or competent authorities through a formal process, or instances of non-compliance identified by the organization through established procedures such as management system audits or formal monitoring programs.

- **2.2** Report the total number of incidents of discrimination during the reporting period.
- **2.3** Report the status of the incidents and the actions taken with reference to the following:
  - · Organization has reviewed the incident;
  - · Remediation plan is being implemented;
  - Remediation plan has been implemented and results reviewed through routine internal management review processes; and
  - Incident is no longer subject to action (i.e., resolved, case completed, no further by action by company, etc.).

#### 3. Definitions

#### Discrimination

The act and the result of treating a person unequally by imposing unequal burdens or denying benefits rather than treating the person fairly on the basis of individual merit. Discrimination can also include harassment, defined as a course of comments or actions that are unwelcome, or should reasonably be known to be unwelcome, to the person towards whom they are addressed.

#### 4. Documentation

Potential information sources include the reporting organization's legal and compliance departments.

- Declaration on the Elimination of All Forms of Intolerance and of Discrimination based on Religion or Belief, UN General Assembly Resolution 36/55 of 26 November 1981.
- Declaration on Race and Racial Prejudice: General Conference UNESCO 20th session on 27 November 1978.
- Declaration on the Rights of Persons Belonging to National or Ethnic, Religious and Linguistic Minorities: UN GA Resolution 47/135 of 18 December 1992.
- ILO Convention 100, 'Equal Remuneration Convention', 1951.
- ILO Convention 111, 'Discrimination in Respect of Employment and Occupation Convention', 1958.
- International Convention on Civil and Political Rights: GA Resolution 2200 A XX1 of 16 December 1966.
- International Convention on the Elimination of All Forms of Racial Discrimination GA Resolution 1904 (XV111) of 20 November 1963.
- United Nations Convention on the Elimination of all forms of Discrimination Against Women: UN, GA: Resolution 34/180 of 18 December 1979.
- United Nations Declaration on the Elimination of All Forms of Racial Discrimination: GA Resolution 1904 (XVIII) of 20 November 1963.





HR5 Operations identified in which the right to exercise freedom of association or collective bargaining may be at significant risk, and actions taken to support these rights

#### 1. Relevance

Inherent in the right to freedom of association and collective bargaining is the protection of the right of workers (and employers) to organize collectively in organizations of their own choice. The Right to Freedom of Association is a fundamental provision of the UN Universal Declaration of Human Rights and is defined by ILO Core Conventions 87 & 98.

This Indicator aims to reveal actions that the reporting organization has taken to evaluate whether opportunities exist for workers to exercise their rights to freedom of association and collective bargaining. It also aims to reveal actions that have been taken to support these rights across the organization's range of operations. This Indicator does not require the reporting organization to express a specific opinion on the quality of national legal systems.

#### 2. Compilation

- 2.1 Identify operations in which employee rights to exercise freedom of association or collective bargaining may be at risk. The process of identification should reflect the organization's approach to risk assessment on this issue and can draw from recognized international data sources such as ILO reports (yearly report of ILO Committee of Experts on the implementation of ratified conventions and recommendations, as well as the Governing Body's reports on freedom of association).
- **2.2** Report operations identified in which employee rights to exercise freedom of association or collective bargaining may be at risk either in terms of:
  - Type of operations (e.g., manufacturing plant); or
  - Countries or geographical areas with operations considered at risk.

2.3 Report on any measures taken by the organization in the reporting period intended to support rights to freedom of association and collective bargaining. See the ILO Tripartite Declaration and OECD Guidelines for further guidance.

#### 3. Definitions

#### Freedom of association

Workers and employers may establish and join organizations of their own choosing without the need for prior authorization.

#### 4. Documentation

Potential information sources include the reporting organization's legal, compliance, and human resources departments.

- ILO Convention 87, 'Freedom of Association and Protection of the Right to Organise Convention', 1948.
- ILO Convention 98, 'Right to Organise and Collective Bargaining Convention', 1949
- United Nations Universal Declaration of Human Rights, 1948.
- International Covenant on Economic, Social and Cultural Rights, 1966.





## HR6 Operations identified as having significant risk for incidents of child labor, and measures taken to contribute to the elimination of child labor

#### 1. Relevance

The abolition of child labor is a key principle and objective of major human rights declarations and legislation, and is subject to ILO Conventions 138 and 182. The presence and effective implementation of policies on child labor are a basic expectation of socially responsible conduct.

#### 2. Compilation

- **2.1** Identify operations considered to have significant risk for incidents of:
  - Child labor; and/or
  - Young workers exposed to hazardous work.

The process of identification should reflect the organization's approach to risk assessment on this issue and can draw from recognized international data sources such as ILO reports.

- **2.2** Report operations considered to have significant risk for incidents of child labor either in terms of:
  - Type of operations (e.g., manufacturing plant); or
  - Countries or geographical areas with operations considered at risk.
- 2.3 Report on any measures taken by the organization in the reporting period intended to contribute to the elimination of child labor. See the ILO Tripartite Declaration and OECD Guidelines for further guidance.

#### 3. Definitions

#### Child

This term applies to all persons under the age of 15 years or under the age of completion of compulsory schooling (whichever is higher), except in certain countries where economies and educational facilities are insufficiently developed and a minimum age of 14 years might apply. These countries of exception are specified by the ILO in response to special application by the country concerned

and consultation with representative organizations of employers and workers.

Note: ILO Convention 138 refers to both child labor and young workers. See below for the definition of 'young worker'.

#### Young worker

A person who is above the applicable minimum working age and younger than 18 years of age.

#### 4. Documentation

Potential information sources include the reporting organization's legal, compliance, and human resources departments.

- ILO Convention 138, 'Minimum Age Convention', 1973.
- ILO Convention 182, 'Worst Forms of Child Labour Convention', 1999.
- ILO Declaration on Fundamental Principles and Rights at Work, 86th Session, 1998.





HR7 Operations identified as having significant risk for incidents of forced or compulsory labor, and measures taken to contribute to the elimination of forced or compulsory labor

#### 1. Relevance

Not to be subjected to forced or compulsory labor is considered a fundamental human right and is a provision of the UN Universal Declaration of Human Rights and subject to ILO Core Conventions 29 & 105. This type of labor can exist in a variety of forms and the data provided will indicate the reporting organization's challenges in contributing to the abolition of forced and compulsory labor.

#### 2. Compilation

- 2.1 Identify operations considered to have significant risk for incidents of forced or compulsory labor. The process of identification should reflect the organization's approach to risk assessment on this issue and can draw from recognized international data sources such as ILO reports.
- **2.2** Report operations considered to have significant risk for incidents of compulsory labor either in terms of:
  - Type of operations (e.g. manufacturing plant); or
  - Countries or geographical areas with operations considered at risk.
- 2.3 Report on any measures taken by the organization in the reporting period intended to contribute to the elimination of forced or compulsory labor. See the ILO Tripartite Declaration and OECD Guidelines for further guidance.

#### 3. Definitions

#### Forced or compulsory labor

All work and service which is exacted from any person under the menace of any penalty and for which the said person has not offered her/himself voluntarily (ILO Convention 29, Forced Labour Convention, 1930). The most extreme examples are slave labor, prison labor, and bonded labor, but debts can also be used as a means of maintaining workers in a state of forced labor. Withholding identity papers, requiring compulsory

deposits, or compelling workers, under threat of firing, to work extra hours to which they have not previously agreed, are all examples of forced labor.

#### 4. Documentation

Potential information sources include the reporting organization's legal, compliance, and human resources departments.

- ILO Conventions 29, 'Forced Labour Convention', 1930.
- ILO Convention 105, 'Abolition of Forced Labour', 1957.
- League of Nations (later UN) Slavery Convention, 1927.
- United Nations Supplementary Convention on the Abolition of Slavery, the Slave Trade, and Institutions and Practices Similar to Slavery, 226 U.N.T.S.3, 1957.
- Universal Declaration of Human Rights (United Nations General Assembly Resolution 217 A (III) of 10 December 1948), Articles 4 & 5.
- ILO Declaration on Fundamental Principles and Rights at Work, 86th Session, 1998.





# HR8 Percentage of security personnel trained in the organization's policies or procedures concerning aspects of human rights that are relevant to operations

#### 1. Relevance

The conduct of security personnel towards third parties is underpinned by their training in human rights issues, particularly regarding the use of force. Training security personnel can help prevent reputational and litigation risks arising from inappropriate actions or approaches not condoned by the reporting organization. Information provided under this Indicator helps to demonstrate the extent to which management systems pertaining to human rights are implemented. This measure indicates the proportion of the security force that can reasonably be assumed to be aware of the organization's expectations of human rights performance.

#### 2. Compilation

- **2.1** Identify the total number of security personnel the reporting organization employs directly.
- 2.2 Report the percentage of security personnel who have received formal training in the organization's policies on, or specific procedures for, human rights issues and their application to security. This can refer either to training dedicated to the topic or a module within a more general training program.
- 2.3 Report whether training requirements also apply to third party organizations providing security personnel.

#### 3. Definitions

#### Security personnel

Individuals employed for the purposes of guarding property of the organization, crowd control, loss prevention, and escorting persons, goods, and valuables.

#### 4. Documentation

Potential information sources include the reporting organization's human resources department and training records received by internal security personnel. Contractors may hold similar information with respect to their employees.

- Commentary on the Norms on the Responsibilities of Transnational Corporations and Other Business Enterprises with Regard to Human Rights U.N. Doc. E/CN.4/ Sub.2/2003/38/Rev.2 (2003) Section C Right to security of persons para 4.
- ILO Convention 29, 'Forced Labour Convention', 1930
- ILO Convention 105, 'Abolition of Forced Labour Convention', 1957.





**IP** 

## **HR9** Total number of incidents of violations involving rights of indigenous people and actions taken

#### 1. Relevance

The number of recorded incidents involving the rights of indigenous peoples provides information about the implementation of an organization's policies relating to indigenous peoples. This information will help indicate the state of relations with these stakeholder communities, particularly in regions where indigenous people reside or have interests near operations of the reporting organization. The information also provides an additional entry point for support groups. ILO Conventions 107 and 169 address the rights of indigenous peoples.

#### 2. Compilation

2.1 Identify incidents involving indigenous rights among the organization's own employees, and in communities near existing operations that are likely to be affected by planned or proposed future operations of the reporting organization.

'Incidents' refer to legal actions, complaints registered with the organization or competent authorities through a formal process, or instances of non-compliance identified by the organization through established procedures such as management system audits or formal monitoring programs.

- **2.2** Report the total number of identified incidents involving indigenous rights during the reporting period.
- **2.3** Report the status of the incidents and actions taken with reference to the following:
  - Organization has reviewed the incident;
  - · Remediation plan is being implemented;
  - Remediation plan has been implemented and results reviewed through routine internal management review processes; and
  - Incident is no longer subject to action (i.e., resolved, case completed, no further by action by company, etc.).

#### 3. Definitions

#### **Indigenous peoples**

Indigenous peoples are those whose social, cultural, political, and economic conditions distinguish them from other sections of the dominant national community, or who are regarded as indigenous on account of their descent from the populations which inhabited the country, or a geographical region to which the country belongs, at the time of conquest or colonization or the establishment of present state boundaries and who, irrespective of their legal status, retain some or all of their own social, economic, cultural, and political institutions.

#### 4. Documentation

Potential information sources include the reporting organization's operating procedures and guidelines on the issue. Other information may be supplied by country managers and by legal specialists of the reporting organization. Data on indigenous people within the workforce may be obtainable from employee records.

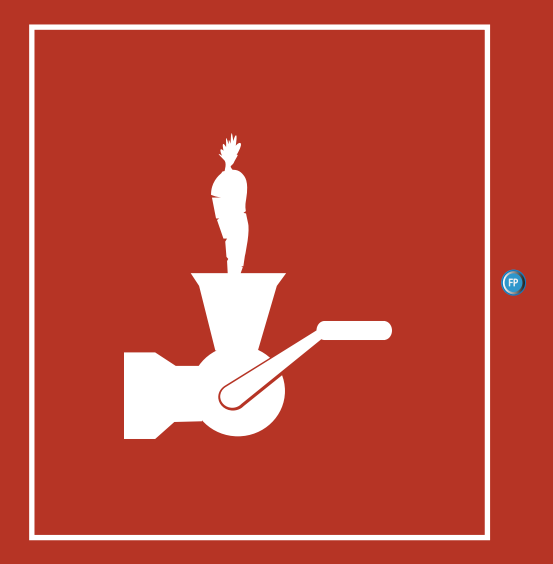
#### 5. References

- Charter of the United Nations, Preamble, San Francisco, 1945.
- ILO Convention (107) Indigenous and Tribal Populations Convention, 1957.
- ILO Convention (169) Concerning Indigenous and Tribal Peoples in Independent Countries, 1991.



11





Indicator Protocols Set Society (SO)



### **Society**

#### Performance Indicators

#### **Aspect: Community**

**\$01** Nature, scope, and effectiveness of any programs and practices that assess and manage the impacts of operations on communities, including entering, operating, and exiting.

#### **Aspect: Healthy and Affordable Food**

FP4 Nature, scope and effectiveness of any programs and practices (in-kind contributions, volunteer initiatives, knowledge transfer, partnerships and product development) that promote access to healthy lifestyles; the prevention of chronic disease; access to healthy, nutritious and affordable food; and improved welfare for communities in need.

#### **Aspect: Corruption**

**S02** Percentage and total number of business units analyzed for risks related to corruption.

**\$03** Percentage of employees trained in organization's anti-corruption policies and procedures.

**S04** Actions taken in response to incidents of corruption.

#### **Aspect: Public Policy**

Public policy positions and participation in public policy development and lobbying.

See
Sector-Specific Commentary in Protocol.

Total value of financial and in-kind contributions to political parties, politicians, and related institutions by country.

#### **Aspect: Anti-Competitive Behavior**

**507** Total number of legal actions for anticompetitive behavior, anti-trust, and monopoly practices and their outcomes.

#### **Aspect: Compliance**

**508** Monetary value of significant fines and total number of non-monetary sanctions for non-compliance with laws and regulations.





#### Relevance

The categories of Labor, Human Rights, and Product Responsibility address social impacts associated with specific stakeholder groups (such as employees or customers). However, the social impacts of organizations are also linked to interactions with market structures and social institutions that establish the social environment within which stakeholder groups interact. These interactions, as well as the organization's approach to dealing with social groups such as communities, represent an important component of sustainability performance. The Society Performance Indicators therefore focus on the impacts organizations have on the communities in which they operate, and how the organization's interactions with other social institutions are managed and mediated. In particular, information is sought on bribery and corruption, involvement in public policy-making, monopoly practices, and compliance with laws and regulations other than labor and environmental.

#### **Definitions**

#### Corruption

Corruption is 'the abuse of entrusted power for private gain' and can be instigated by individuals in the public or private sector. It is interpreted here to include such corrupt practices as bribery, fraud, extortion, collusion, conflict of interest, and money laundering. In this context, it includes an offer or receipt of any gift, loan, fee, reward, or other advantage to or from any person as an inducement to do something that is dishonest, illegal, or a breach of trust in the conduct of the enterprise's business. This may include gifts other than money, such as free goods and holidays, or special personal services provided for the purpose of, or liable to result in, an improper advantage or that may result in moral pressure to receive such an advantage.

#### **General References**

- OECD Guidelines for Multinational Enterprises, Revision 2000.
- OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions, 1997.
- OECD Principles of Corporate Governance, 2004.
- Inter-American Convention Against Corruption, 1996.
- United Nations Convention Against Corruption, 2003.

<sup>&</sup>lt;sup>2</sup> These definitions are based on 'Business Principles for Countering Bribery' which have been developed through a project managed by Transparency International.



<sup>&</sup>lt;sup>1</sup> Transparency International

# **SO1** Nature, scope, and effectiveness of any programs and practices that assess and manage the impacts of operations on communities, including entering, operating, and exiting

#### 1. Relevance

Organizational operations such as entering, operating, and exiting have a number of significant impacts on the sustainability of a specific area. Indicators in the GRI Framework, such as environmental emissions or economic data, will offer an overall picture of these positive and negative impacts, but may not be able to break them down to the level of individual communities or geographic areas. As such, it is important to have a measure that reflects the approach used by the organization to manage its impacts, both negative and positive, systematically across the range of communities in which it operates.

Stakeholders are interested in the robustness of the approach the organization applies to managing the impacts it has on a community. Thus, having reliable management systems in place can enhance the brand and reputation of the organization as a potential partner. It also simultaneously strengthens the ability of organizations to maintain existing operations and to initiate new ones.

#### 2. Compilation

- **2.1** Report whether there are programs in place for assessing the impacts of operations on local communities:
  - · Prior to entering the community;
  - · While operating in the community; and
  - While making decisions to exit the community.
- **2.2** Report whether programs or policies define:
  - How data is collected for such programs, including by whom; and
  - How to select community members (individual or group) from whom information will be gathered.

- **2.3** Report the number and percentage of operations to which the programs apply.
- 2.4 Report whether the organization's programs for managing community impacts have been effective in mitigating negative impacts and maximizing positive impacts, including the scale of persons affected.
- 2.5 Report examples of how feedback and analysis of data on community impacts have informed steps toward further community engagement on the part of the reporting organization.

#### 3. Definitions

#### Impacts of operations

This refers primarily to social impacts, such as:

- Community health and safety regarding infrastructure, hazardous materials, emissions and discharges, and health and disease;
- Involuntary resettlement, physical and economic displacement and livelihood restoration; and
- Local culture, gender, indigenous peoples, and cultural heritage.

This definition excludes impacts covered by other Indicators, such as EN10 (water sources/habitats affected by water use), EN12 (areas with high biodiversity value), and LA8 (serious diseases). It also excludes voluntary contributions (in-kind and cash) to communities.

#### 4. Documentation

Potential information sources include organizational policies and procedures, results of data collection from community programs, and analysis results of external stakeholder forums, joint community committees, stakeholder reports, and other inputs.

Both internal and external sources and references should be used

#### 5. References





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FP4 Nature, scope and effectiveness of any programs and practices (in-kind contributions, volunteer initiatives, knowledge transfer, partnerships and product development) that promote access to healthy lifestyles; the prevention of chronic disease; access to healthy, nutritious and affordable food; and improved welfare for communities in need

#### 1. Relevance

Food companies face a daily challenge of dealing with a variety of end-consumer populations, often with different nutritional needs, such as certain forms of nutritional deficiency or excess. Companies may also be placed in a position where they can develop specific products that may respond to, or address some of these nutritional needs. This indicator allows companies to show whether and how they have been able to address special nutritional needs within identified end-consumer groups in terms of affordability and access without in any way compromising on healthiness. Companies developing products or services may also be a practical way to enhance communities' access to and understanding of nutrients, balanced diets and habits that are meaningful for their own welfare.

The limitation of this indicator is that donations of food may distort domestic markets in the recipient locations to the disadvantage of local producers.

#### 2. Compilation

2.1 Identify community needs which may be addressed through the reporting organization's specific expertise as a food-processing company (e.g., special dietary needs or deficiencies), in communities where the reporting organization has operations or material supply chain interests, or other identified interests. Where possible, the need should be independently identified.

For the purposes of this indicator 'independently identified need' refers to a relevant authority such as recipient government or UN agencies.

2.2 Using the information identified in 2.1, identify any programs and practices (in-kind contributions, volunteer initiatives, knowledge transfer, partnerships and product development) that promote healthy lifestyles; the prevention of chronic disease; access to healthy, nutritious and affordable food; and improved welfare for communities in need.

Refer to Food Processing Sector Supplement Commentary on EC1 for reporting on related financial contributions.

- 2.3 Identify evidence that the programs and practices identified in 2.2 effectively respond to the needs identified in 2.1, including a description of how the effectiveness is assessed.
- 2.4 Report the nature, scope and effectiveness of any programs and practices (in-kind contributions, volunteer initiatives, knowledge transfer, partnerships and product development) that promote healthy lifestyles; the prevention of chronic disease; access to healthy, nutritious and affordable food; and improved welfare for communities in need.

#### 3. Definitions

None.

#### 4. Documentation

Potential sources of information include the R&D Department, Corporate Foundations, Corporate Philanthropy, and/or Governmental Affairs/Public Policy Departments.

#### 5. References



## **SO2** Percentage and total number of business units analyzed for risks related to corruption

#### 1. Relevance

Efforts to manage reputational risks arising from corrupt practices by employees or business partners require a system that has supporting procedures in place. This measure identifies two specific actions for ensuring the effective deployment of the reporting organization's policies and procedures by its own employees and its intermediaries or business partners. Risk analysis is an important and necessary management approach that helps to assess the potential for incidents of corruption within the organization.

#### 2. Compilation

- 2.1 Identify business units analyzed for organizational risks related to corruption during the reporting period. This refers to either a formal risk assessment focused on corruption or the inclusion of corruption as a risk factor in overall risk assessments.
- **2.2** Report the total number and percentage of business units analyzed for risks related to corruption.

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include monitoring reports.

- OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions, 1997.
- OECD Guidelines for Multinational Enterprises, Revision 2000.
- Inter-American Convention Against Corruption, 1996.
- United Nations Convention Against Corruption, 2003.
- Business Principles for Countering Bribery, 2003.



## **SO3** Percentage of employees trained in organization's anti-corruption policies and procedures

#### 1. Relevance

Efforts to manage reputational risks arising from corrupt practices by employees or business partners require a system that has supporting procedures in place. Training is an important element of such a system as it builds internal awareness and capacity necessary to prevent incidents of corruption. This measure reveals the proportion of the organization's employees that can reasonably be assumed to be aware of the anti-corruption issues.

#### 2. Compilation

- **2.1** Identify the total number of employees, distinguishing between management and nonmanagement employees, using the data from LA1.
- **2.2** Report separately the percentage of total number of management and non-management employees who have received anti-corruption training during the reporting period.

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include training records.

- OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions, 1997.
- OECD Guidelines for Multinational Enterprises, Revision 2000.
- Inter-American Convention Against Corruption, 1996.
- United Nations Convention Against Corruption, 2003.
- Business Principles for Countering Bribery, 2003.





### **SO4** Actions taken in response to incidents of corruption

#### 1. Relevance

Corruption can be a significant risk to an organization's reputation and business. It is broadly linked to contributing to poverty in transition economies, damage to the environment, abuse of human rights, abuse of democracy, misallocation of investments, and undermining the rule of law. Organizations are increasingly expected by the marketplace, international norms, and stakeholders to demonstrate their adherence to integrity, governance, and good business practices. This Indicator demonstrates specific actions taken to limit exposure to sources of corruption and reduce the risk of new instances of corruption. For stakeholders, there is an interest in both the occurrence of incidents, but also how the organization chooses to respond.

#### 2. Compilation

- **2.1** Report actions taken in response to incidents of corruption, including:
  - The total number of incidents in which employees were dismissed or disciplined for corruption; and
  - The total number of incidents when contracts with business partners were not renewed due to violations related to corruption.
- 2.2 Report any concluded legal cases regarding corrupt practices brought against the reporting organization or its employees during the reporting period and the outcomes of such cases.

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include legal department records of cases brought against the reporting organization, its employees, business partners, or contractors; minutes of the proceedings of internal disciplinary hearings; and contracts with business partners.

- United Nations Convention Against Corruption, 2003.
- OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions, 1997.
- Inter-American Convention Against Corruption, 1996.
- OECD Guidelines for Multinational Enterprises, Revision 2000.
- Anti-Corruption Instruments and the OECD Guidelines for Multinational Enterprises, 2003.
- Business Principles for Countering Bribery, 2003.





## **SO5** Public policy positions and participation in public policy development and lobbying

#### 1. Relevance

This Indicator provides information that allows organizations to compare public policy positions with formal sustainability policies and objectives. This information provides insight into the extent to which publicly-expressed positions on sustainability are consistently embedded across the organization and aligned across different units. This allows a comparison of organizational priorities (particularly when making comparisons within the same sector) at the same time as the particular policy positions help to clarify the strategic relevance of sustainability issues for the organization. It also helps to provide transparency for lobbying activities for those concerned with the integrity of the practices and potential impacts on stakeholders.

#### 2. Compilation

- 2.1 Participation refers to efforts where the organization has taken a formal position or activities where participation has been formally recognized. While this could include activities through trade associations, roundtables, task forces, and other forms of lobbying with public policymakers, the disclosure relates to the position of the organization and not that of the bodies in which it is involved.
- 2.2 Report the significant issues that are the focus of the reporting organization's participation in public policy development and lobbying. This refers to participation at the level of the organization rather than individual operations.
- 2.3 Report the core positions held on each of the reported issues above and explain any significant differences between lobbying positions and stated policies, sustainability goals, or other public positions.

Food processing companies should provide clarity and specific detail on any lobbying activities related to the subsidized or otherwise advantaged production (see the list in EC4 compilation 2.1) of key product ingredients within their organizations.

- Tax relief/credits;
- Subsidies;

- Investment grants, research and development grants, and other relevant types of grants;
- Awards;
- Royalty holidays;
- Financial assistance from Export Credit Agencies (ECAs); and
- Financial incentives.

Report the context of any lobbying activities related to subsidized or otherwise advantaged production (for example, lobbying by food processing companies to influence agricultural legislation).

#### 3. Definitions

#### **Public policy development**

Organized or coordinated activities to effect government policy formulation.

#### Lobbying

Refers to efforts to persuade or influence persons holding political office, or candidates for such office, to sponsor policies, and/or to influence the development of legislation or political decisions. In this Indicator, this can relate to lobbying governments at any level or international institutions.

#### 4. Documentation

Potential information sources include the public policy statements of the reporting organization; internal minutes of government relations committees or departments; statements of positions adopted by the reporting organization in relevant trade associations; and records of interactions with public policy-makers.

#### 5. References

- OECD Guidelines for Multinational Enterprises, Revision 2000.
- OECD Principles of Corporate Governance, 2004.



FP

# **SO6** Total value of financial and inkind contributions to political parties, politicians, and related institutions by country

#### 1. Relevance

The purpose of this Indicator is to reflect the scale of the reporters' engagement in political funding and to ensure transparency in political dealings and relationships with the reporting organization. Many countries have legislation that sets limits on official expenditure by parties and political candidates for campaigning purposes.

#### 2. Compilation

- 2.1 Identify the total monetary value of financial and in-kind contributions committed by the reporting organization during the reporting period to political parties, politicians, and related institutions. The value of in-kind contributions should be estimated.
- **2.2** Calculate contributions in accordance with national accounting rules (where these exist).
- **2.3** Report the total monetary value broken down by country for those countries where:
  - The organization has major operations and/or sales;
  - The organization holds a significant share of the market in comparison to other organizations; or
  - The sums contributed are significant compared to the total amount contributed globally.

#### 3. Definitions

#### **Contributions**

Contributions can include donations, loans, sponsorships, purchase of tickets for fundraising events, advertising, use of facilities, design and printing, donation of equipment, retainers or jobs for elected politicians or candidates for office, etc.

#### **Related institutions**

Any bodies established with the primary purpose of arranging official or unofficial funding support for political parties, their elected representatives, or persons seeking political office. This definition also includes think-tanks, policy organs, trade associations, and other support organizations that are linked to the creation of support for political parties, their representatives, or candidates for office.

#### 4. Documentation

Potential information sources include the accounting records of external payments and public disclosure statements.

#### 5. References

 OECD Guidelines for Multinational Enterprises, Revision 2000.





#### 4. Documentation

Potential information sources include the legal department records and public records.

#### 5. References

 OECD Guidelines for Multinational Enterprises, Revision 2000.

## **SO7** Total number of legal actions for anti-competitive behavior, anti-trust, and monopoly practices and their outcomes

#### 1. Relevance

Mergers and acquisitions can affect consumer choice, pricing, and other factors that are essential to efficient markets. Legislation has been introduced in many countries that seeks to control or prevent monopolies, with the underlying assumption that competition between enterprises also promotes economic efficiency and sustainable growth. Legal action indicates a situation in which the market actions or status of the organization have reached a sufficient scale to merit concern by a third party. Legal decisions arising from these situations can carry the risk of significant disruption of market activities for the organization and/ or punitive measures.

#### 2. Compilation

- 2.1 This Indicator pertains to legal actions initiated under national or international laws designed primarily for the purpose of regulating anticompetitive behavior, anti-trust, or monopoly practices.
- 2.2 Identify legal actions pending or completed during the reporting period regarding anti-competitive behavior and violations of anti-trust and monopoly legislation in which the reporting organization has been identified as a participant.
- 2.3 Report the total number of legal actions for anticompetitive behavior, anti-trust, and monopoly practices.
- **2.4** Report the main outcomes of such actions, including any decisions or judgements.

#### 3. Definitions

#### **Anti-competitive behavior**

Actions of the reporting organization and/or employees that may result in collusion with potential competitors to fix prices, coordinate bids, create market or output restrictions, impose geographic quotas, or allocate customers, suppliers, geographic areas, and product lines with the purpose of limiting the effects of market competition.





# **SO8** Monetary value of significant fines and total number of non-monetary sanctions for non-compliance with laws and regulations

#### 1. Relevance

The level of non-compliance within the organization helps to indicate the ability of management to ensure that operations conform to certain performance parameters. From an economic perspective, ensuring compliance helps to reduce financial risks that occur either directly through fines or indirectly through impacts on reputation. The strength of an organization's compliance record can also affect its ability to expand operations or gain permits.

Indicators EN28 and PR9 address compliance with specific aspects of law. An organization's overall record of compliance with the range of laws under which it must operate is equally of interest. This Indicator is intended to reflect significant fines and non-monetary sanctions under laws or regulations not covered by EN28 and PR9, such as laws and regulations related to accounting fraud, workplace discrimination, corruption, etc.

#### 2. Compilation

- **2.1** Identify administrative or judicial sanctions levied against the organization for failure to comply with laws or regulations, including:
  - International declarations/conventions/ treaties, and national, sub-national, regional, and local regulations, and.
  - Cases brought against the organization through the use of international dispute mechanisms or national dispute mechanisms supervised by government authorities.
- **2.2** Report significant fines and non-monetary sanctions in terms of:
  - · Total monetary value of significant fines;
  - Number of non-monetary sanctions; and
  - Cases brought through dispute resolution mechanisms.

- 2.3 Where the reporting organization has not identified any non-compliance with laws or regulations, a brief statement to this fact is sufficient.
- 2.4 Organizations are encouraged to report fines and non-monetary sanctions in terms of the focus of laws

#### 3. Definitions

None.

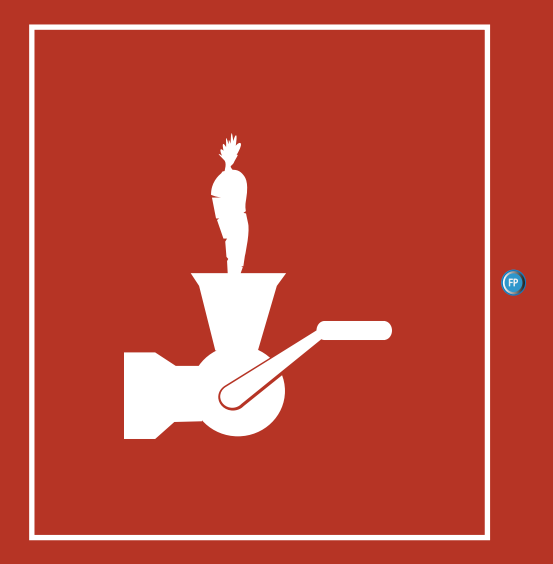
#### 4. Documentation

Data sources include audit results or regulatory tracking systems operated by the legal department. Information regarding monetary fines can be found in accounting departments.

#### 5. References







Indicator Protocols Set Product Responsibility (PR)



### **Product Responsibility**

#### Performance Indicators

#### **Aspect: Customer Health and Safety**

**PR1** Life cycle stages in which health and safety impacts of products and services are assessed for improvement, and percentage of significant products and services categories subject to such procedures.

CORE

Sector-Specific Commentary in Prote

Sector-Specific Commentary in Protocol.

**PR2** Total number of incidents of non-compliance with regulations and voluntary codes concerning health and safety impacts of products and services, by type of outcomes.

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CORE

Sector-Specific Commentary in Protocol.

Percentage of production volume manufactured in sites certified by an independent third party according to internationally recognized food safety management system standards.

FP6 Percentage of total sales volume of consumer products, by product category, that are lowered in saturated fat, trans fats, sodium and added sugars.

Percentage of total sales volume of consumer products, by product category, that contain increased nutritious ingredients like fiber, vitamins, minerals, phytochemicals and functional food additives.

#### **Aspect: Product and Service Labeling**

**PR3** Type of product and service information required by procedures, and percentage of significant products and services subject to such information requirements.

See Sec

Sector-Specific Commentary in Protocol.

FP8 Policies and practices on communication to consumers about ingredients and nutritional information beyond legal requirements.

PR4 Total number of incidents of non-compliance with regulations and voluntary codes concerning product and service information and labeling, by type of outcomes.

**PR5** Practices related to customer satisfaction, including results of surveys measuring customer satisfaction.

#### **Aspect: Marketing Communications**

**PR6** Programs for adherence to laws, standards, and voluntary codes related to marketing communications, including advertising, promotion, and sponsorship.

ORE

Sector-Specific Commentary in Protocol.

PR7 Total number of incidents of non-compliance with regulations and voluntary codes concerning marketing communications, including advertising, promotion, and sponsorship, by type of outcomes.

#### **Aspect: Customer Privacy**

**PR8** Total number of substantiated complaints regarding breaches of customer privacy and losses of customer data.

#### **Aspect: Compliance**

FP

**PR9** Monetary value of significant fines for non-compliance with laws and regulations concerning the provision and use of products and services.







#### Relevance

The Product Responsibility Indicator set addresses the effects of products and services management on customers and users. Organizations are expected to exercise due care in the design of their products and services to ensure they are fit for their intended use and do not pose unintended hazards to health and safety. In addition, communications related to both products and services and users need to take into consideration the information needs of customers and their rights to privacy. The Indicators are primarily structured in pairs, with a Core Indicator seeking disclosure on the processes in place to address the aspect, and an additional Indicator to report on degree of compliance.

#### **Definitions**

#### Type of non-compliance

Court judgment on failure to act in accordance with regulations or laws, categorized by the nature of the laws or regulations breached.

#### **Product and service information/labeling**

Information and labeling are used synonymously and describe communication delivered with the product or service describing its characteristics.

#### **Customer privacy**

The right of the customer to privacy and personal refuge, including matters such as the protection of data, the use of information/data only for its original intended purpose (unless specifically agreed otherwise), the obligation to observe confidentiality, and protection from misuse or theft. A customer is understood to include end-customers (consumer) as well as business-to-business customers.

#### **Marketing communication**

The combination of strategies, systems, methods, and activities used by an organization to promote its reputation, brands, products, and services to target audiences. Marketing communications can include activities such as advertising, personal selling, promotion, public relations, and sponsorship.

#### **General References**

 OECD Guidelines for Multinational Enterprises, Revision 2000.





**IP** 

PR1 Life cycle stages in which health and safety impacts of products and services are assessed for improvement, and percentage of significant products and services categories subject to such procedures

#### 1. Relevance

This measure helps to identify the existence and scope of systematic efforts to address health and safety across the life cycle of a product and/or service. Customers expect products and services to perform their intended functions satisfactorily, and not pose a risk to health and safety. This responsibility is not only subject to laws and regulations, but is also addressed in voluntary codes such as the OECD Guidelines for Multinational Enterprises.

Efforts made to protect the health and safety of those who use or deliver the product/service have direct impacts on an organization's reputation, the organization's legal and financial risk due to recall, market differentiation in relation to quality, and employee motivation.

Assessments of products and services (including packaging) should also account for environmental and social impacts. This is especially relevant in the food processing sector, given the downstream reach of the value chains of the food processing sector. Assessment of upstream impacts are covered in the Sourcing DMA section.

#### 2. Compilation

**2.1** In each of the following life cycle stages, report whether the health and safety impacts of products and services are assessed for improvement:

Include assessment of significant environmental and social impacts across the following life-cycle stages.

	yes	no
Development of product concept		
R&D		
Certification		
Manufacturing and production		
Marketing and promotion		
Storage distribution and supply		
Use and service		
Disposal, reuse, or recycling		

- **2.2** Report the percentage of significant product or service categories that are covered by and assessed for compliance with such procedures.
- **2.3** Report the procedures,<sup>1</sup> the steps taken as a result of such procedures, and the result of the steps taken.



#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include the reporting organization's legal and sales departments as well as the documentation collected through quality management systems.

#### 5. References

 OECD Guidelines for Multinational Enterprises, Revision 2000.

<sup>&</sup>lt;sup>1</sup> Refer to LCA terminology for this purpose.



PR2 Total number of incidents of non-compliance with regulations and voluntary codes concerning the health and safety impacts of products and services during their life cycle, by type of outcomes

This is considered a **Core** indicator for the sector.



#### 1. Relevance

Protection of health and safety is a recognized goal of many national and international regulations. Failing to comply with legal requirements indicates either inadequate internal management systems and procedures, or lack of implementation. In addition to direct financial consequences, ongoing compliance failure poses increased financial risk due to damage to both reputation and employee motivation. For an organization, the number of incidents of noncompliance should remain as low as possible. The trends revealed by this Indicator will indicate improvements or deterioration in the effectiveness of internal controls.

#### 2. Compilation

- This Indicator addresses the life cycle of the product or service once it is available for use and therefore subject to regulations concerning the health and safety of products and services.
- **2.2** Where the reporting organization has not identified any non-compliance with regulations and voluntary codes, a brief statement to this fact is sufficient.
- 2.3 Identify the total number of incidents of noncompliance with regulations and voluntary codes concerning the health and safety of products and services during the reporting period.
- 2.4 This Indicator refers to incidents of non-compliance within the reporting period. If a substantial number of incidents relate to events in preceding years, this should be indicated.
- **2.5** Incidents of non-compliance in which the organization was determined not to be at fault are not counted in this Indicator.

- Report the total number of incidents of noncompliance with the health and safety of products and services, broken down by:
  - Incidents of non-compliance with regulations resulting in a fine or penalty;
  - Incidents of non-compliance with regulations resulting in a warning; and
  - Incidents of non-compliance with voluntary codes.

#### 3. Definitions

None

#### 4. Documentation

Potential information sources include the reporting organization's legal and R&D departments as well as documentation collected through quality management systems.

#### 5. References





IΡ

**FP5** Percentage of production volume manufactured in sites certified by an independent third party according to internationally recognized food safety management system standards

#### 1. Relevance

The potential adverse health effects of consuming unsafe food are widely known. Internationally recognized food safety management systems have been developed to help food processing companies avoid the risks of unsafe food reaching consumers.

This indicator will enable companies to report on the extent to which they are ensuring the safety of their products by disclosing the extent of their implementation of food safety management systems.

#### 2. Compilation

- **2.1** Identify all the sites operated by the reporting organization where products are manufactured.
- 2.2 Identify the sites that have undergone third party certification for internationally recognized food safety management system standards.
- **2.3** Identify the production volume from sites identified in 2.2.
- 2.4 Calculate the sum of the production volume identified in 2.3.
- 2.5 Calculate the % of production volume manufactured in sites certified by an independent third party according to internationally recognized food safety management system standards using the following equation:

Production volume calculated in 2.4

The total production volume

X 100

- % production volume manufactured in sites certified by an independent third party according to internationally recognized food safety management system standards
- 2.6 Report % calculated in 2.5.

#### 3. Definitions

#### **Third-party certifications**

Third-party certifications exclude routine government inspections.

#### 4. Documentation

Potential information sources are the quality, sustainability or food safety department.

- · ISO 22000.
- Global GAP.
- British Retail Consortium.





### **FP6** Percentage of total sales volume of consumer products, by product category, that are lowered in saturated fat, trans fats, sodium and added sugars

#### 1. Relevance

According to the World Health Organization, obesity has reached global epidemic levels. Being overweight or obese puts people at increased risk for the development of chronic diseases such as diabetes, cardiovascular disease and certain cancers. One of the main contributors is increased consumption of foods that are high in energy, fats or sodium and/or added sugars. This indicator will allow companies to report on the extent to which their product range is improved for the health of their consumers.

#### 2. Compilation

- Identify all consumer product food categories in the company portfolio (sample provided in matrix below).
- Identify the number of products in each food category which has been lowered in saturated fat, trans fats, sodium and sugars (in total and with sugar substituted by artificial sweetener).
- 2.3 Calculate the percentage of total sales volume of consumer products, by product category, that are lowered in saturated fat, trans fats, sodium and sugars (in total and with sugar substituted by artificial sweetener).

- 2.4 Report percentage of total sales volume of consumer products, by product category, that are lowered in saturated fats, trans fats, sodium and sugars (in total and with sugar substituted by artificial sweetener).
- Report the organization's definition of lowered saturated fats, trans fats, sodium, and sugars.
- 2.6 Report on the policy on nutrition and health in the DMA section under the Aspect of Customer Health and Safety.

An indicative chart is below.

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources are the R&D or product development department.

#### 5. References

#### Obesity: preventing and managing the global epidemic

Report of a WHO Consultation. Geneva, World Health Organization 2004.

#### Diet, nutrition and the prevention of chronic diseases

- Report of a Joint WHO/FAO expert consultation. Geneva, World Health Organization, 28 January - 1 February 2002.
- Codex Alimentarius.

#### **Chart A**

(sample of food categories, such as: frozen food, canned food, milk and milk products, savory snack foods, sweet snacks and baked goods, beverages, dry goods (cereals), dry goods (breads), dry goods (grains), dry goods (pasta), dry goods (soups), ready to eat, others.

All product categories in retail and food service portfolio	Lowered in saturated fats	Lowered in trans fats	Lowered in sodium	Lowered in sugars	
				Total	Sugar substituted by artificial sweetener



**IP** 

FP7 Percentage of total sales volume of consumer products, by product category, that contain increased nutritious ingredients like fiber, vitamins, minerals, phytochemicals or functional food additives

#### 1. Relevance

This indicator will demonstrate the extent to which food processing companies have improved their product formulation or launched new products to bring about an improvement in the health of consumers.

#### 2. Compilation

- **2.1** Identify all consumer product food categories in the company's portfolio, as identified in FP6.
- 2.2 Identify the sales volume of consumer products in each product category which contain increased nutritious ingredients like fiber, vitamins, minerals, phytochemicals and functional food additives.
- **2.3** Identify the total sales volume of consumer products in each product category.
- 2.4 Calculate percentage of consumer products sold in each product category which contain increased nutritious ingredients like fiber, vitamins, minerals, phytochemicals and functional food additives.
- 2.5 Report rationale and method (retention or addition) for improving consumer product with nutritious ingredients like fiber, vitamins, minerals, phytochemicals and functional food additives (for example, adding more fruits or vegetables, using whole grain flour instead of white flour, adding probiotics).

- 2.6 Report rationale for increasing product categories with nutritious ingredients like fiber, vitamins, minerals or phytochemicals.
- **2.7** Report organization's definition of increased nutritious ingredients like fiber, vitamin, mineral of phytochemical and functional food additive.

#### 3. Definitions

#### **Phytochemical**

Chemical compounds in plant-derived foods that have health promoting properties in human nutrition.

#### **Functional foods**

Functional foods is a broad term that describes foods, food ingredients or dietary supplements that demonstrate specific health or medical benefits, including the prevention and treatment of disease, beyond basic nutritional functions.

#### 4. Documentation

Information can be obtained from the R&D/product development department.

#### 5. References

None.



Indicative Chart A: Percentage of total sales volume of consumer products, by product category sold, that contain increased nutritious ingredients.

(Sample of food categories such as: frozen food, canned food, milk and milk products, savory snack foods, sweet snacks and baked goods, beverages, dry goods (cereals), dry goods (breads), dry goods (grains), dry goods (pasta), dry goods (soups), ready to eat, others).

All product categories in retail and food service portfolio	Fiber	Vitamins	Minerals	Phyto- chemicals	Functional food additives	Other



### PR3 Type of product and service information required by procedures, and percentage of significant products and services subject to such information requirements

#### 1. Relevance

Accessible and adequate information on the sustainability impacts of products and services (positive and negative) is necessary for customers and end users to make informed purchasing choices, and for these preferences to be reflected in the market. Providing appropriate information and labeling with respect to sustainability impacts is directly linked to compliance with certain types of regulations and codes (such as national laws or the OECD Guidelines for Multinational Enterprises) and, potentially, with strategies for brand and market differentiation. This measure provides an indication of the degree to which information and labeling addresses a product's or a service's impact on sustainability.

Social and environmental product information and its communication to consumers is especially relevant for the food processing sector, as products from this sector represent a large portion of what consumers buy every

#### 2. Compilation

Report whether the following product and service information is required by the organization's procedures for product and service information and labeling:

	yes	no
The sourcing of components of the product or service		
Content, particularly with regard to substances that might produce an environmental or social impact		
Safe use of the product or service		
Disposal of the product and environmental/social impacts		
Other (explain)		

**2.1a** When reporting on social and environmental product information, refer to the use of logos as well as information that does not appear on packaging.



Examples of topics to report on include: organic and fair trade certification, recyclable packaging, carbon and/or water footprints.

2.2 Report the percentage of significant product or service categories covered by and assessed for compliance with such procedures.

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include legal and sales departments and the documentation collected through quality management systems.

#### 5. References

OECD Guidelines for Multinational Enterprises, Revision 2000.





**IP** 

# FP8 Policies and practices on communication to consumers about ingredients and nutritional information beyond legal requirements

#### 1. Relevance

Consumers are exposed to an increasing variety of processed foods through the expansion of global food markets. They may find these products attractive for reasons of convenience, cost, taste, or health promotion. To aid consumers in making informed choices that address their needs and preferences, complete and easy to understand (i.e., educational and culturally appropriate sensitive to local languages and level of literacy) information should be available in a variety of formats among them, products labels, consumer hotlines and websites.

#### 2. Compilation

- 2.1 Identify regulatory labeling requirements relevant to the product market, e.g., Guideline Daily Amounts (GDA) values.
- **2.2** Identify product information practices on ingredients and nutritional information beyond legal requirements.
- **2.3** Identify for those products with consumer labels:
  - Ingredients lists; and
  - Key nutrient information used: e.g., energy, fat, cholesterol, protein, sodium, carbohydrate, fiber, and relevant vitamin and mineral content of foods.
- 2.4 Identify consumer access points (e.g., websites, consumer hotlines, etc.) where one may find extensive quantifiable nutrition information regarding key nutrients and ingredients in products intended for consumption by an individual.
- 2.5 Identify policies used for the communication of:
  - Artificial food coloring; identify artificial colors used;

- Food additives/flavor enhancers<sup>1</sup>, such as protein hydrolysate and monosodium glutamate (MSG) used;
- Genetically Modified Organisms (GMOs) used in food products and food production;
- Artificial sweeteners used:
- Preservatives used;
- Potential allergens used i.e. soy, wheat, nuts etc.; and
- Food fortification e.g. original nutritional quality, reasons for fortification, nutrients, vitamins, minerals or other additives used in fortification; food sterilization methods i.e. irradiation, pasteurization.
- 2.6 Identify policies used for the definition of nutrient and health claims and other claims on food products e.g. light, low calorie, heart healthy, natural/all natural, whole grains.
- 2.7 Report policies and practices on communication to consumers about ingredients and nutritional information beyond legal requirements as identified in 2.2 to 2.6.

#### 3. Definitions

None

#### 4. Documentation

Potential documentation sources can be the marketing and communication department.

- FDA Food labelling regulations.
- International, EU and Government Guidelines based on published data on dietary requirements and recommendations.





Food additives/flavor enhancers may also be known as: Accent, Ajinomoto, Zest, Vetsin, Gourmet powder, Subu, Chinese seasoning, Glutavene, GlutacyIRL-50, Hydrolyzed vegetable protein (12%-20% MSG), Hydrolyzed plant protein, Natural flavorings (can be hydrolyzed vegetable protein), Flavorings Kombu extract, Mei-jing, Wei-jing.

PR4 Total number of incidents of non-compliance with regulations and voluntary codes concerning product and service information and labeling, by type of outcomes

#### 1. Relevance

The display and provision of information and labeling for products and services are subject to many regulations and laws. Non-compliance indicates either inadequate internal management systems and procedures or ineffective implementation. In addition to direct financial consequences, such as penalties and fines, non-compliance poses a risk to reputation and customer loyalty and satisfaction. An organization's incidents of non-compliance should remain as low as possible. The trends revealed by this Indicator can indicate improvements or deterioration in the effectiveness of internal controls.

#### 2. Compilation

- 2.1 This Indicator refers to incidents of noncompliance decided within the reporting period. If a substantial number of incidents relate to events in preceding years, this should be indicated.
- 2.2 Where the reporting organization has not identified any non-compliance with regulations and voluntary codes, a brief statement to this fact is sufficient.
- 2.3 Identify the total number of incidents of noncompliance with regulations and voluntary codes concerning product and service information and labeling during the reporting period.
- 2.4 Incidents of non-compliance in which the organization was determined not to be at fault are not counted in this Indicator.

- 2.5 Report the total number of incidents of noncompliance with regulations concerning product and service information and labeling, broken down by:
  - Incidents of non-compliance with regulations resulting in a fine or penalty;
  - Incidents of non-compliance with regulations resulting in a warning; and
  - Incidents of non-compliance with voluntary codes

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include the reporting organization's legal and technical departments as well as documentation collected through quality management systems.

#### 5. References



**IP** 

## PR5 Practices related to customer satisfaction, including results of surveys measuring customer satisfaction

#### 1. Relevance

Customer satisfaction is one measure of an organization's sensitivity to its customers' needs and, from an organizational perspective, is essential for long-term success. In the context of sustainability, customer satisfaction provides insight into how the organization approaches its relationship with one stakeholder group (customers). It can also be used in combination with other sustainability measures. Used in combination, customer satisfaction can provide insights into the degree to which an organization considers the needs of other stakeholders.

#### 2. Compilation

- **2.1** Report on organization-wide practices in place to assess and maintain customer satisfaction, such as:
  - · Frequency of measuring customer satisfaction;
  - Standard requirements regarding methodologies of surveys; and
  - Mechanisms for customers to provide feedback.
- **2.2** Report the results or key conclusions of surveys (based on statistically relevant sample sizes) conducted in the reporting period that were related to information about:
  - The organization as a whole;
  - A major product/service category; or
  - Significant locations of operation.
- **2.3** For any survey results reported, identify the product/service category or locations of operations to which they apply.

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include the reporting organization's customer relations and R&D departments.

#### 5. References

None.





11

PR6 Programs for adherence to laws, standards, and voluntary codes related to marketing communications, including advertising, promotion, and sponsorship

#### 1. Relevance

Marketing communications are designed to influence opinions and purchasing decisions. Marketing communications that do not conform to generally accepted ethical or cultural standards, privacy intrusion, dual standards, or attempts to influence vulnerable audiences such as children, can be a significant issue for stakeholders, as shown by the growth of consumer activism. Marketing approaches that are seen as inappropriate can incur risks for organizations, including alienation of customers and other stakeholders, damage to reputation, financial costs, and legislative action.

In addition to frameworks of national or international law, voluntary and self-regulatory codes (such as the ICC International Code of Advertising Practice or the OECD Guidelines for Multinational Enterprises) seek to express concepts of responsibility in marketing communications. The adoption of such self-disciplinary codes or rules can assist organizations in ensuring that their marketing communications practices conform to generally accepted standards.

The Global Strategy on Diet, Physical Activity and Health<sup>2</sup> recognizes that the global burden of noncommunicable diseases (NCDs) has rapidly increased and that unhealthy diets and a lack of physical activity are among the leading causes of the major NCDs, including cardiovascular disease, type 2 diabetes and certain types of cancer.

The increased consumption of energy-dense, nutrientpoor foods that are high in fat, sugar and sodium is identified as a risk factor. Food marketing affects food choices and influences dietary habits, especially of vulnerable groups such as expectant and new mothers, children, teenagers and disadvantaged people.

#### 2. Compilation

**2.1** Report any codes or voluntary standards relating to marketing communications

> (such as television, internet, text messages, email, in-school promotions, competitions, giveaways) applied across the organization.

Food processing companies should also make specific reference to policies and guidelines relating to marketing to vulnerable groups such as expectant and new mothers, children, teenagers and disadvantaged people.

- **2.2** Report the frequency with which the organization reviews its compliance with these standards or codes.
- **2.3** Report whether the organization sells products that are:
  - Banned in certain markets; or
  - The subject of stakeholder questions or public debate.
- Report how the organization has responded to questions or concerns regarding these products.

#### 3. Definitions

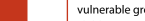
None.

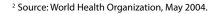
#### 4. Documentation

Potential information sources include the reporting organization's legal, sales, and marketing departments.

#### 5. References

- International Chamber of Commerce recommendations (i.e., the ICC International Code of Advertising Practice) and related codes of conduct.
- OECD Guidelines for Multinational Enterprises, Revision 2000.
- WHO International Code of Marketing of Breastmilk Substitutes.
- ICC Framework for responsible food and beverage communications.
- WHO guidelines for marketing of foods and non alcoholic beverages to children (draft).
- World Bank Glossary of Key Terms, "Vulnerable Groups".
- Millennium Development Goal Number 5: Improve Maternal Health.







FP

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PR7 Total number of incidents of non-compliance with regulations and voluntary codes concerning marketing communications, including advertising, promotion, and sponsorship, by type of outcomes

#### 1. Relevance

Non-compliance indicates either inadequate internal management systems and procedures or ineffective implementation. In addition to direct financial consequences such as penalties and fines, non-compliance poses a risk to reputation and customer loyalty and satisfaction. An organization's incidents of non-compliance should remain as low as possible. The trends revealed by this Indicator can indicate improvements or deterioration in the effectiveness of internal controls.

#### 2. Compilation

- **2.1** This Indicator refers to incidents of non-compliance within the reporting period. If a substantial number of incidents relate to events in preceding years, this should be indicated.
- **2.2** Where the reporting organization has not identified any non-compliance with regulations and voluntary codes, a brief statement to this fact is sufficient.
- **2.3** Identify the total number of incidents of non-compliance with regulations concerning marketing communications during the reporting period.
- **2.4** Incidents of non-compliance in which the organization was determined not to be at fault are not counted in this Indicator.
- **2.5** Report the total number of incidents of non-compliance with regulations concerning marketing communications, broken down by:
  - Incidents of non-compliance with regulations resulting in a fine or penalty;
  - Incidents of non-compliance with regulations resulting in a warning; and
  - Incidents of non-compliance with voluntary codes.

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include the reporting organization's legal, sales, and marketing departments.

#### 5. References

None.





13

**FPSS** 

## PR8 Total number of substantiated complaints regarding breaches of customer privacy and losses of customer data

#### 1. Relevance

Protection of customer privacy is a generally recognized goal in national regulations and organizational policies. Non-compliance indicates either inadequate internal management systems and procedures or ineffective implementation. This Indicator provides an evaluation of the success of management systems and procedures relating to customer privacy protection. In addition to direct financial consequences such as penalties and fines, non-compliance poses a risk to reputation and customer loyalty and satisfaction. An organization's incidents of non-compliance should remain as low as possible. The trends revealed by this Indicator can indicate improvements or deterioration in the effectiveness of internal controls.

#### 2. Compilation

- **2.1** Identify the total number of complaints regarding breaches of customer privacy during the reporting period.
- **2.2** If a substantial number of these breaches relate to events in preceding years, this should be indicated.
- **2.3** Report the total number of substantiated complaints received concerning breaches of customer privacy, categorized by:
  - Complaints received from outside parties and substantiated by the organization; and
  - · Complaints from regulatory bodies.
- **2.4** Report the total number of identified leaks, thefts, or losses of customer data.
- 2.5 Where the reporting organization has not identified any substantiated complaints, a brief statement to this fact is sufficient.

#### 3. Definitions

#### **Breach of customer privacy**

Covers any non-compliance with existing legal regulations and (voluntary) standards of which the reporting organization is a member regarding the protection of customer privacy.

#### **Substantiated complaint**

Written statement by regulatory or similar official body addressed to the reporting organization that identifies breaches of customer privacy, or a complaint lodged with the organization that has been recognized as legitimate by the organization.

#### 4. Documentation

Information can be drawn from departments responsible for customer service, public relations, and/or legal concerns.

#### 5. References



**IP** 

# PR9 Monetary value of significant fines for non-compliance with laws and regulations concerning the provision and use of products and services

#### 1. Relevance

The level of non-compliance within an organization is an indicator of the ability of management to ensure that operations conform to certain performance parameters. From an economic perspective, ensuring compliance helps to reduce financial risks that occur either directly through fines or indirectly through impacts on reputation. The strength of an organization's compliance record can also affect its ability to expand operations or gain permits.

#### 2. Compilation

- against the organization for failure to comply with laws or regulations, including international declarations/conventions/ treaties, and national, sub-national, regional, and local regulations concerning the provision and use of the reporting organization's products and services. Relevant information for this Indicator includes but is not limited to data from PR2, PR4, and PR7.
- **2.2** Report total monetary value of significant fines.
- 2.3 Where the reporting organization has not identified any non-compliance with laws or regulations, a brief statement to this fact is sufficient.

#### 3. Definitions

None.

#### 4. Documentation

Data sources include audit results or regulatory tracking systems operated by the legal department. Information regarding monetary fines can be found in accounting departments.

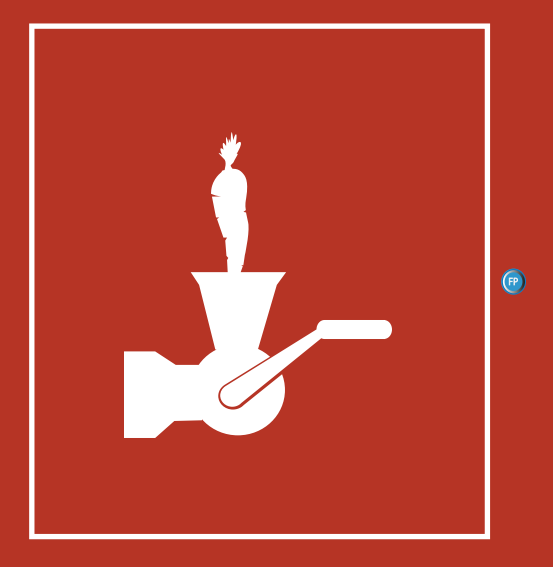
#### 5. References

None.





15



Indicator Protocols Set Animal Welfare (AW)



### **Animal Welfare**

#### **Performance Indicators**

#### **Aspect: Breeding and Genetics**

FP9 Percentage and total of animals raised and/or processed, by species and breed type.

#### **Aspect: Animal Husbandry**

CORE

**FP10** Policies and practices, by species and breed type, related to physical alterations and the use of anaesthetic.

**FP11** Percentage and total of animals raised and/ or processed, by species and breed type, per housing type.

FP12 Policies and practices on antibiotic, antiinflammatory, hormone, and/or growth promotion treatments, by species and breed type.

#### Aspect: Transportation, Handling, and Slaughter

FP13 Total number of incidents of non-compliance with laws and regulations, and adherence with voluntary standards related to transportation, handling, and slaughter practices for live terrestrial and aquatic animals.







## **FP9** Percentage and total of animals raised and/or processed, by species and breed type

#### 1. Relevance

Breeding and genetically selecting or modifying animals are practices commonly used for the purpose of increasing production yield; improving disease resistance; or producing other desirable traits. These practices can have impacts on animal welfare. This indicator serves as a measure for assessing the breeding and genetic practices of a reporting organization, including the consideration of those practices in relation to animal welfare, and the actions the reporting organization takes to mitigate any negative impacts on animal welfare of its breeding and genetic practices.

Also, where the reporting organization processes animals reared by contract farmers or animals procured on the open market, reporting on this indicator will provide valuable information for the report readers.

#### 2. Compilation

- **2.1** Identify, by species and breed type, the number of animals raised and/or processed. For example birds, beef cattle, dairy cattle, and aquatic animals.
- **2.2** Identify, by species and breed type, the breeding and genetic practices utilized.
- 2.3 Identify the initiatives taken that impact animal welfare as associated with each species and breed type identified in 2.1.
- 2.4 Report by species and breed type:
  - The animals identified in 2.1;
  - The breeding and genetic practices identified in 2.2; and
  - The initiatives identified in 2.3.

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include the reporting organization's animal welfare and/or veterinary departments, and relevant scientific journals.

#### 5. References





## **FP10** Policies and practices, by species and breed type, related to physical alterations and the use of anaesthetic

#### 5. References

None.

#### 1. Relevance

Animal husbandry practices involving critical issues such as physical alterations are of increasing concern to stakeholders. Physical alterations require appropriate husbandry practices or the use of anaesthetics to minimize pain to animals. This indicator seeks to measure the types of physical alterations performed by the reporting organization.

Also, where the reporting organization processes animals reared by contract farmers or animals procured on the open market, reporting on this indicator will provide valuable information for the report readers.

#### 2. Compilation

- 2.1 Identify, by species and breed type, the types of physical alterations performed. Routine physical maintenance such as the trimming of hair, nails, or hooves should not be included in this indicator.
- **2.2** Identify, by species and breed type, the animal husbandry practices and whether anaesthetics are used during physical alterations.
- 2.3 Report by species and breed type:
  - The types of physical alterations identified in 2.1; and
  - The animal husbandry practices or use of anaesthetics during physical alterations identified in 2.2.

#### 3. Definitions

#### **Physical Alteration**

Practices that physically alter, by addition or removal, any part of an animal, such as tail-docking, teeth-clipping, castration, beak trimming, nose-boning, and branding, or eye stalk ablation of aquatic animals.

#### 4. Documentation

Potential information sources include the reporting organization's animal welfare and/or veterinary departments.





## **FP11** Percentage and total of animals raised and/or processed, by species and breed type, per housing type

#### 1. Relevance

The type of housing systems used to rear animals for the production of food is of increasing importance to stakeholders. Animal welfare can be impacted by the housing system. This indicator identifies the types of animal housing systems used by the reporting organization.

Also, where the reporting organization processes animals reared by contract farmers or animals procured on the open market, reporting on this indicator will provide valuable information for the report readers.

#### 2. Compilation

- 2.1 Identify each type of housing system used for animals raised and/or processed, by species and breed type. This can include, but is not limited to, housing systems for birds, beef cattle, dairy cattle, and aquatic animals.
- **2.2** Calculate, by species and breed type, the percentage and total of animals raised and/or processed from each type of housing system identified in 2.1.
- 2.3 Report, by species and breed type, each type of housing system used and the percentage and total of animals raised and/or processed from each type of housing system.

#### 3. Definitions

#### **Housing System**

Housing system refers to the use of 1) indoor intensive systems (e.g., cage systems for laying hens or sow stall and slatted floor indoor units for pigs), 2) indoor extensive systems (e.g., barn or perchery systems for laying hens and bedded indoor systems for pigs), and 3) outdoor or free-range systems which allow animals the freedom to move outside. Housing systems also includes at-sea or freshwater enclosures, cages, tanks, and/or ponds for aquaculture.

#### 4. Documentation

Potential information sources include the reporting organization's animal welfare and/or veterinary departments.

#### 5. References





# **FP12** Policies and practices on antibiotic, anti-inflammatory, hormone, and/or growth promotion treatments, by species and breed type

#### 1. Relevance

Antibiotics may be used to maintain and/or treat the health of animals specifically reared for the production of food products. Certain hormones may be used to promote growth, induce spawning, and increase yields of animals reared for food products. Consumers and stakeholders have become increasingly concerned about the potential development of antibiotic resistance in humans as well as the potential impacts of hormones on human health. Data reported under this indicator provide a measure of the reporting organization's use of antibiotic, anti-inflammatory, hormone, and/or growth promotion treatments.

Also, where the reporting organization processes animals reared by contract farmers or animals procured on the open market, reporting on this indicator will provide valuable information for the report readers.

#### 2. Compilation

- 2.1 Identify, by species and breed type, the types of antibiotic, anti-inflammatory, hormone, and/ or growth promotion treatments used by the reporting organization.
- 2.2 Identify, by species and breed type, practices regarding antibiotic, anti-inflammatory, hormone, and/or growth promotion treatments. This should also include practices related to withdrawal.
- **2.3** Report, by species and breed type:
  - The types of antibiotic, anti-inflammatory, hormone, and/or growth promotion treatments identified in 2.1; and
  - The antibiotic, anti-inflammatory, hormone, and/or growth promotion treatment practices identified in 2.2.

#### 3. Definitions

#### **Growth promotion**

Hormone growth promoters are any substance which raise productivity through hormonal action or through mimicking a hormonal action such as a thyrostatic, oestrogenic, androgenic or gestagenic action. Antibiotic growth promoters are any medicine that promotes growth through destroying or inhibiting bacteria and/or other microbes and are usually administered at a subtherapeutic dose with no history of disease.

#### **Routine Use**

Routine Use is the administering of pharmaceuticals only for prophylactic use in the absence of disease, rather than for treatment or prevention of specific health conditions.

#### 4. Documentation

Potential information sources include the reporting organization's farm managers, and/or animal welfare and veterinary departments.

#### 5. References





FP13 Total number of incidents of significant non-compliance with laws and regulations, and adherence with voluntary standards related to transportation, handling, and slaughter practices for live terrestrial and aquatic animals

#### 1. Relevance

Non-compliance indicates either inadequate internal management systems and procedures or ineffective implementation. In addition to direct financial consequences such as penalties or fines, significant non-compliance poses a risk to animal welfare, the reporting organization's reputation, and customer trust. An organization's incidents of non-compliance should remain as low as possible. The trends revealed by this indicator can indicate improvements or deterioration in the effectiveness of internal controls.

#### 2. Compilation

- 2.1 Identify the total number of incidents of significant non-compliance with laws and regulations, related to animal transportation, handling, and/or slaughter broken down by:
  - Incidents of non-compliance with laws and/or regulations resulting in a fine or penalty; and
  - Incidents of non-compliance with laws and/or regulations resulting in a warning.
- 2.2 Incidents of non-compliance in which the reporting organization was determined not to be at fault are not counted in this indicator.
- 2.3 Report cases in which the reporting organization has identified a non-compliance with laws and regulations related to the transportation, handling, and/or slaughter of live terrestrial and aquatic animals.
- 2.4 Identify the voluntary codes and/or programs implemented by the reporting organization related to animal transportation, handling, and/or slaughter practices.

- 2.5 Report the total number of incidents of noncompliance with laws and regulations related to animal transportation, handling, and/or slaughter resulting in a fine, penalty, and/or warning.
- 2.6 Report the voluntary codes and/or programs implemented in relation to animal transportation, handling, and/or slaughter practices (for example, the American Meat Institute's Recommended Animal Handling Guidelines and Audit Guide).

#### 3. Definitions

None.

#### 4. Documentation

Potential information sources include the reporting organization's legal, animal welfare, veterinary, and public relations departments.

#### 5. References

 OIE Terrestrial Animal Health Code Section 7 (Animal welfare during transport and slaughter).



