• **38 UNIQUE Guides** based on 38 SASB Sub-sectors
• Mapped to **SEBI’s** Standardized Industry Classification System
• Mapped to **FIVE** Global Reporting Frameworks
• Guidance based on proprietary **SES ESG Model**
• Guidance on reporting disclosures on **3 Steps of Excellence:**
  — Mandatory Disclosures (Essential BRSR Indicators)
  — Voluntary Disclosure (Leadership BRSR Indicators)
  — Sector Specific Disclosures (As per Global Best Practices)
**Technical Partner:**

SASB - Sustainable Industry Classification System (SICS)

<table>
<thead>
<tr>
<th><strong>Sub-Sector Guide:</strong></th>
<th><strong>Basic Industries Covered:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Markets</td>
<td>Asset Management Company</td>
</tr>
<tr>
<td>(SASB Sub-sector Code: FN.1)</td>
<td>(Industry Code: IN050103001)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Industries Covered:</th>
<th>Exchange &amp; Data Platform</th>
</tr>
</thead>
<tbody>
<tr>
<td>Depositories, Clearing Houses and Other Intermediaries</td>
<td>Stockbroking &amp; Allied</td>
</tr>
<tr>
<td>(Industry Code: IN050103002)</td>
<td>(Industry Code: IN050103006)</td>
</tr>
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<thead>
<tr>
<th>Financial Products Distributor</th>
<th>Other Capital Market related Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Industry Code: IN050103003)</td>
<td>(Industry Code: IN050103007)</td>
</tr>
</tbody>
</table>

<table>
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<tr>
<th>Industries:</th>
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</thead>
<tbody>
<tr>
<td>Capital Markets</td>
</tr>
<tr>
<td>(Industry Code: IN050103)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Sector(s):</th>
</tr>
</thead>
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<tr>
<td>Financial Services</td>
</tr>
<tr>
<td>(Sector Code: IN0501)</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Macro-Economic Sector(s):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial Services</td>
</tr>
<tr>
<td>(MES Code: IN05)</td>
</tr>
</tbody>
</table>

**SEBI - Standardization of Industry Classification** ([Link](#))

**Sub-Sector Guide:**

<table>
<thead>
<tr>
<th>Industries Covered:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asset Management &amp; Custody Activities</td>
</tr>
<tr>
<td>(SASB Industry Code: FN-AC)</td>
</tr>
<tr>
<td>Investment Banking &amp; Brokerage</td>
</tr>
<tr>
<td>(SASB Industry Code: FN-IB)</td>
</tr>
<tr>
<td>Security &amp; Commodity Exchanges</td>
</tr>
<tr>
<td>(SASB Industry Code: FN-EX)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Industries:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Markets</td>
</tr>
<tr>
<td>(Industry Code: IN050103)</td>
</tr>
</tbody>
</table>

**References:**

- Apart from its Proprietary ESG Model, SES has referred to the following documents while preparing this guide:
  1. Linking the GRI Standards and the SEBI (Securities and Exchange Board of India) BRSR Framework ([Link](#))
  2. Linking the SDGs and the GRI Standards ([Link](#))
  3. Linking GRI and CDP: How are GRI Standards and CDP climate change questions aligned? ([Link](#))
  4. Driving Alignment in Climate-related Reporting (how GRI Standards can be used to meet TCFD requirements) ([Link](#))
  5. A Practical Guide to Sustainability Reporting Using GRI and SASB Standards ([Link](#))

**Disclaimer:** These Integrated Guides have been developed in public interest through a collaboration between NSE & SES, using “SEBI BRSR Format” as a base and by compiling and mapping “SEBI BRSR Guidance Note” with available Global Reporting Standards (GRI, SASB, CDP, SDG & TCFD), wherever, applicable with additional sustainability related best practices known gained by SES through its proprietary ESG Model. SES has taken utmost care in preparing these Integrated Guides, for use by listed companies for preparing their own BRSR reports. The use of this guide is purely voluntary. The reporting entity, while using these guides in preparation and publication of BRSR / Sustainability Reports, will continue to hold ownership of their BRSR reports and would continue to assume full responsibility for their BRSR reports. Neither NSE, nor SES, can assume responsibility for any consequences or damages resulting directly or indirectly from the use of these Integrated Guides.
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<td>88</td>
<td></td>
</tr>
<tr>
<td>Essential Indicators</td>
<td></td>
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<td>Leadership Indicators</td>
<td></td>
<td>134</td>
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INTERPRETING THE GUIDE

SECTION (A / B / C) --- PRINCIPLE 1-9: BUSINESSES SHOULD...

Sr. No. | ESSENTIAL / LEADERSHIP INDICATORS – IMPORTANCE TO INVESTORS
--- | ---

How to measure? | How to disclose? | Connections to Global Frameworks
--- | --- | ---

GRI | SDG | TCFD | CDP | SASB

Overview / Objective: It illuminates ...
Overview / Objective: Increased awareness & understanding of climate-related risks & opportunities within entity result in better risk management...

How to measure? | How to disclose? | Connections to Global Frameworks
--- | --- | ---

GRI 3-1-a-i-ii | 8.5, | Governance – (b); | C2.1, | EM-EP-420a.1, |

Additional Guidance via Global Best Practices

GRI Disclosure 3-1 Process to determine material topics
a. describe the process...

SDG Targets
16.3 Promote the rule of law at the national & international levels & ensure equal access to justice for all ...

TCFD Recommendations
Metrics & Targets disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities ...

CDP Questionnaire
(C2.1) Does your organization have a process for identifying, assessing, & responding to climate-related risks & opportunities?

SASB Disclosure

DISCLOSURE REQUIREMENTS FOR XYZ SUB-SECTOR AS PER SASB

<table>
<thead>
<tr>
<th>MATERIAL TOPIC</th>
<th>ACCOUNTING METRIC</th>
<th>CATEGORY</th>
<th>UNIT OF MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reserves Valuation &amp; Capital Expenditures</td>
<td>Sensitivity of hydrocarbon reserve levels to future price projection scenarios that account for a price on carbon emissions.</td>
<td>Quantitative</td>
<td>Million barrels (MMbbls)</td>
</tr>
</tbody>
</table>

DISCLOSURE REQUIREMENTS FOR XYZ SECTOR AS PER GRI

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>GRI SECTOR RECOMMENDATIONS</th>
<th>CATEGORY</th>
<th>SECTOR STANDARD REF</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 201: Economic Performance 2016</td>
<td>Report the internal carbon-pricing &amp; oil &amp; gas pricing assumptions that have informed the identification of risks &amp; opportunities due to climate change...</td>
<td>Subjective</td>
<td>11.2.2</td>
</tr>
</tbody>
</table>

TOPIC STANDARD DISCLOSURES

DISCLOSURE REQUIREMENTS FOR XYZ SECTOR AS PER GRI

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Climate Risk</td>
<td>SES recommends the entity to disclose who oversees the Entity’s climate related risk</td>
<td>The Risk Management Committee /Management Level personnel / Any other Board committees oversees climate risk</td>
<td>High</td>
</tr>
</tbody>
</table>
### SECTION A: GENERAL DISCLOSURES

#### 1 Corporate Identity Number (CIN) of the Listed Entity

**Overview / Objective:** General disclosures about the entity, being self-contained at the start of the BRSR, act as ready reference for the entity’s investors.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>As Disclosed on the MCA-21 Portal</td>
<td>GRI</td>
</tr>
</tbody>
</table>

#### 2 Name of the Listed Entity

**Overview / Objective:** General disclosures about the entity, being self-contained at the start of the BRSR, act as ready reference for the entity’s investors.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>As Disclosed on the MCA-21 Portal</td>
<td>GRI 2-1-a</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-1 Organizational details**

The organization shall: a. report its legal name; b. report its nature of ownership & legal form; c. report the location of its headquarters; d. report its countries of operation.

**CDP**

(C0.1) Give a general description & introduction to your organization.

#### 3 Year of incorporation

**Overview / Objective:** General disclosures about the entity, being self-contained at the start of the BRSR, act as a ready reference for the entity’s investors.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>As Disclosed on the MCA-21 Portal</td>
<td>GRI</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**CDP**

(C0.1) Give a general description & introduction to your organization. [SES Note: Mapped for reference: Can be ignored]

#### 4 Registered office address

**Overview / Objective:** General disclosures about the entity, being self-contained at the start of the BRSR, act as ready reference for the entity’s investors.
### Corporate address

**Overview / Objective:** General disclosures about the entity, being self-contained at the start of the BRSR, act as ready reference for the entity’s investors.

**How to disclose?**

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GRI</strong></td>
</tr>
<tr>
<td>GRI 2-1-c</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-1 Organizational details**

The organization shall: c. report the location of its headquarters

**CDP**

(C0.1) Give a general description & introduction to your organization. [SES Note: Mapped for reference: Can be ignored]

### E-mail

**Overview / Objective:** General disclosures about the entity, being self-contained at the start of the BRSR, act as ready reference for the entity’s investors.

**How to disclose?**

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GRI</strong></td>
</tr>
<tr>
<td>GRI 2-3-d</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-1 Organizational details**

The organization shall: d. report its countries of operation.

**CDP**

(C0.1) Give a general description & introduction to your organization. [SES Note: Mapped for reference: Can be ignored]
## As Disclosed on Entity’s website / stock exchange(s)

<table>
<thead>
<tr>
<th>8</th>
<th>Website</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>GRI</td>
</tr>
</tbody>
</table>

### Overview / Objective:
General disclosures about the entity, being self-contained at the start of the BRSR, act as ready reference for the entity’s investors.

### How to disclose?

As Disclosed on stock exchange(s)

<table>
<thead>
<tr>
<th>9</th>
<th>Financial year for which reporting is being done</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>GRI</td>
</tr>
</tbody>
</table>

### Overview / Objective:
General disclosures about the entity, being self-contained at the start of the BRSR, act as ready reference for the entity’s investors.

### How to disclose?

Financial Year – Reporting period as adopted by the Entity. An Entity must ensure that the reporting period for its sustainability reporting aligns with the period for its financial reporting.

**GRI Disclosure 2-3 Reporting period, frequency & contact point**

- a. specify the reporting period for, & the frequency of, its sustainability reporting;
- b. specify the reporting period for its financial reporting & if it does not align with the period for its sustainability reporting, explain the reason for this;
- c. report the publication date of the report or reported information;
- d. specify the contact point for questions about the report or reported information

**CDP**

(C0.2) State the start & end date of the year for which you are reporting data.

### Name of the Stock Exchange(s) where shares are listed

<table>
<thead>
<tr>
<th>10</th>
<th>Name of the Stock Exchange(s) where shares are listed</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>GRI</td>
</tr>
</tbody>
</table>

### Overview / Objective:
General disclosures about the entity, being self-contained at the start of the BRSR, act as ready reference for the entity’s investors.

### How to disclose?

As disclosed in the Entity’s Prospectus. Further, disclosures regarding ADRs/GDRs, if any.

### Paid-up Capital

<table>
<thead>
<tr>
<th>11</th>
<th>Paid-up Capital</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>GRI</td>
</tr>
</tbody>
</table>
### 12 Name & contact details (telephone, email address) of the person who may be contacted in case of any queries on the BRSR report

**Overview / Objective:** Disclosure of contact details for any queries relating to BRSR report allows investors a chance for seeking any clarification.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contact details of point of contact for seeking clarifications concerning BRSR report.</td>
<td>GRI 2-3-d</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-3 Reporting period, frequency & contact point**

d. specify the contact point for questions about the report or reported information

<table>
<thead>
<tr>
<th>13 Reporting boundary - Are the disclosures under this report made on a standalone basis (i.e. only for the entity) or on a consolidated basis (i.e. for the entity &amp; all the entities which form a part of its consolidated financial statements, taken together).</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Overview / Objective:</strong> General disclosures about the entity, being self-contained at the start of the BRSR, act as ready reference for the entity’s investors.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The BRSR seeks disclosure of the reporting boundary i.e. whether the reporting is done for the entity on a stand-alone or consolidated basis. Listed entities shall ensure consistency in reporting boundary across the report &amp; provide detailed disclosures such as any addition of manufacturing plants / units / capacity during the FY.</td>
<td>GRI 2-2-(a, c) C0.5</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI - Disclosure 2-2 Entities included in the organization's sustainability reporting**

a. list all its entities included in its sustainability reporting;

c. if the organization consists of multiple entities, explain the approach used for consolidating the information, including:

i. whether the approach involves adjustments to information for minority interests;

ii. how the approach takes into account mergers, acquisitions, & disposal of entities or parts of entities;

iii. whether & how the approach differs across the disclosures in this Standard & across material topics.

**CDP**

(C0.5) Select the option that describes the reporting boundary for which climate-related impacts on your business are being reported. Note that this option should align with your chosen approach for consolidating your GHG inventory: Financial control, Operational control, Equity share. If any other, please specify.

---

**Recommended Additional General Disclosures as per SES**
<table>
<thead>
<tr>
<th>PARAMETERS</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sustainability Report (SR)/</td>
<td>SES recommends the entity to disclose whether they publish a SR / IR on standalone</td>
<td>Publishing SR/ESG Report/IR along with Sustainability related data on a</td>
<td>High</td>
</tr>
<tr>
<td>Integrated Report (IR)</td>
<td>or consolidated basis</td>
<td>consolidated basis with sector, location &amp; entity wise breakup</td>
<td></td>
</tr>
</tbody>
</table>

| 14 | Details of Business activities of the entity (accounting for 90% of the entity’s Turnover) |

**Overview / Objective:** This question helps in identifying main businesses of the entity & also provides a context for understanding the organization’s potential impact on the society.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Details of business activities ought to be in line those given in Form MGT-7 as prescribed by MCA. Top products manufactured or services provided has to be provided in descending order along with individual contribution.</td>
<td>GRI</td>
</tr>
<tr>
<td></td>
<td>GRI 2-6-b-i</td>
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</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI - Disclosure 2-6 Activities, value chain & other business relationships**

b. describe its value chain, including: i. the organization’s activities, products, services, & markets served

**CDP**

(C0.1) Give a general description and introduction to your organization.

(C-FS0.7) Which activities does your organization undertake, and which industry sectors does your organization lend to, invest in, and/or insure?

(C-FS14.0) For each portfolio activity, state the value of your financing and insurance of carbon-related assets in the reporting year.

(C-FS14.1) Does your organization measure its portfolio impact on the climate?

(FW-FS2.1) Do you assess your portfolio’s exposure to forests- and/or water-related risks and opportunities?

(FW-FS5.2) Does your organization provide finance or insurance to companies operating in any stages of the following forest risk commodity supply chains, and are you able to report on the amount of finance/insurance provided?

(FW-FS5.2a) For each portfolio activity, state the value of your financing and/or insurance of companies operating in forests risk commodity supply chains in the reporting year.

**RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES**

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Activities</td>
<td>SES recommends the entity to disclose its business activities as per a Standard Industry Classification System</td>
<td>Disclosure on Basis of Recent SEBI Circular on Standardisation of Industry Classification (Link)</td>
<td>Medium</td>
</tr>
</tbody>
</table>

| 15 | Details of the products & services sold by the entity (accounting for 90% of the entity’s Turnover) |
**Overview / Objective:** This question helps in identifying main businesses of the entity & also provides a context for understanding the organization’s potential impact on the society.

**How to disclose?**

The entity shall disclose the top products manufactured or services provided by the listed entity that account for 90% of its turnover (in descending order) along-with the individual contribution of such products/services to the total turnover. The National Industrial Classification (NIC) codes are available [here](#).

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
</table>

**Additional Guidance via Global Best Practices**

**GRI - Disclosure 2-6 Activities, value chain & other business relationships**

b. describe its value chain, including: i. the organization’s activities, products, services, & markets served

**CDP**

(C0.1) Give a general description and introduction to your organization.

(C-FS4.5a) Provide details of your existing products and services that enable clients to mitigate and/or adapt to climate change, including any taxonomy used to classify the products(s).

**SASB**

**DISCLOSURE REQUIREMENTS FOR CAPITAL MARKETS SECTOR AS PER SASB**

<table>
<thead>
<tr>
<th>ACTIVITY METRIC</th>
<th>CATEGORY</th>
<th>UNIT OF MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Number and (2) value of market making transactions in (a) fixed income, (b) equity, (c) currency, (d) derivatives, and (e) commodity products</td>
<td>Quantitative</td>
<td>Number, Reporting Currency</td>
</tr>
<tr>
<td>(1) Number and (2) value of proprietary investments and loans by sector</td>
<td>Quantitative</td>
<td>Number, Reporting Currency</td>
</tr>
<tr>
<td>(1) Number and (2) value of underwriting, (b) advisory, and (c) securitization transactions</td>
<td>Quantitative</td>
<td>Number, Reporting Currency</td>
</tr>
<tr>
<td>Total assets under custody and supervision</td>
<td>Quantitative</td>
<td>Reporting Currency</td>
</tr>
<tr>
<td>Total registered and (2) total unregistered assets under management (AUM)</td>
<td>Quantitative</td>
<td>Reporting Currency</td>
</tr>
</tbody>
</table>

**RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES**

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
</table>
### Integrated Guide to BRSR – Capital Markets

<table>
<thead>
<tr>
<th>Products &amp; Services</th>
<th>SES recommends the entity to disclose the products or services whose design has incorporated social or environmental concerns, risks &amp;/or opportunities</th>
<th>List 3 such products</th>
<th>Manner of Disclosure / Best Practice</th>
<th>Materiality</th>
</tr>
</thead>
<tbody>
<tr>
<td>16 Number of locations where plants/operation/offices of the entity are located.</td>
<td></td>
<td></td>
<td></td>
<td>Medium</td>
</tr>
</tbody>
</table>

**Overview / Objective:** This question allows investors to understand about the proximity of a entity’s operations to environmentally sensitive sites such as protected areas, water-stressed zones, etc., also it provides information about the group of customers & region targeted by the entity.

#### How to disclose?

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GRI</strong></td>
</tr>
<tr>
<td>Geographical locations of the entity w.r.t. manufacturing, distribution &amp; sale activities</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI - Disclosure 2-6 Activities, value chain & other business relationships**

b. describe its value chain, including: i. the organization’s activities, products, services, & markets served - When describing its activities, the organization should report its total number of operations & explain how it defines ‘operation’.

**CDP**

(C0.1) Give a general description & introduction to your organization.

(C0.3) Select the countries/areas in which you operate.

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE / BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Location</td>
<td>SES recommends that for each location, disclosures ought to be made of constraints or issues that the entity faces while operating in that location</td>
<td>Medium</td>
</tr>
</tbody>
</table>

17 Details regarding markets served by the entity.

**Overview / Objective:** This question allows investors to understand about the proximity of a entity’s operations to environmentally sensitive sites such as protected areas, water-stressed zones, etc., also it provides information about the group of customers & region targeted by the entity.

#### How to disclose?

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GRI</strong></td>
</tr>
<tr>
<td>Geographical locations of the entity w.r.t. distribution &amp; sale activities</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI - Disclosure 2-6 Activities, value chain & other business relationships**

b. describe its value chain, including: i. the organization’s activities, products, services, & markets served.

When describing the markets served, the organization can report: the geographic locations where products & services are offered; the demographic or other characteristics of the markets; information on the size & relative importance of the markets (e.g., net sales, net revenues).
iii. the entities downstream from the organization & their activities;

The organization can describe:

• the types of downstream entities (e.g., customers, beneficiaries);
• the estimated number of downstream entities;
• the types of activities related to the organization’s products & services carried out by the downstream entities (e.g., manufacturing, wholesale, retail);
• the nature of its business relationships with the downstream entities (e.g., long-term or short-term, contractual or non-contractual, project-based or event-based);
• the geographic location of the downstream entities.

CDP
(C0.1) Give a general description & introduction to your organization.
(C0.3) Select the countries/areas in which you operate.

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE / BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Location</td>
<td>SES recommends that for each market, the entity may disclose the unique risks that the entity may face / faces and how it intends to mitigate such risks</td>
<td>Medium</td>
</tr>
</tbody>
</table>

#### 18 Details of Employees & Workers (Permanent & temporary)

**Overview / Objective:** It provides valuable insight into the human capital strategy of the entity & management of certain employment structures

**How to disclose?**

The entity shall disclose the total number of employees & workers, along-with the associated break-up by gender (male / female) & into permanent / other than permanent.

The entity should provide details as at the end of the reporting period; however, in case there is any significant change in number of employees / workers from the beginning to the end of the reporting period, the reasons for the same should be indicated.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 2-7-(a, b-i,ii)</td>
<td>5.1</td>
<td>5.5</td>
<td></td>
<td></td>
<td>FN-AC-330a.1</td>
</tr>
<tr>
<td>GRI 2-8-a</td>
<td>8.5</td>
<td>10.3</td>
<td></td>
<td></td>
<td>FN-IB-330a.1</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI - Disclosure 2-7 Employees**

a. report the total number of employees, & a breakdown of this total by gender & by region;

b. report the total number of: i. permanent employees, & a breakdown by gender & by region; ii. temporary employees, & a breakdown by gender & by region;

**Disclosure 2-8 Workers who are not employees**

a. report the total number of workers who are not employees & whose work is controlled by the organization.

**Disclosure 405-1 Diversity of governance bodies & employees**

b. Percentage of employees per employee category in each of the following diversity categories: iii. Other indicators of diversity where relevant (such as minority or vulnerable groups).
**SDG Targets**

5.1 End all forms of discrimination against all women & girls everywhere

5.5 Ensure women’s full & effective participation & equal opportunities for leadership at all levels of decision making in political, economic & public life

8.5 By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value

10.3 Ensure equal opportunity & reduce inequalities of outcome, including by eliminating discriminatory laws, policies & practices & promoting appropriate legislation, policies & action in this regard

**SASB**

- The entity shall disclose gender representation for all employees and racial/ethnic group representation for its employees by employee category
- Gender and racial/ethnic group representation shall be disclosed in percentages, where the percentage shall be calculated as the number of employees in each gender or racial/ethnic group in each employee category divided by the total number of employees in the respective employee category.

### DISCLOSURE REQUIREMENTS FOR CAPITAL MARKETS SECTOR AS PER SASB

<table>
<thead>
<tr>
<th>MATERIAL TOPIC</th>
<th>ACCOUNTING METRIC</th>
<th>CATEGORY</th>
<th>UNIT OF MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee Diversity &amp; Inclusion</td>
<td>Percentage of gender and racial/ethnic group representation for (1) executive management, (2) non-executive management, (3) professionals, and (4) all other employees</td>
<td>Quantitative</td>
<td>Percentage (%)</td>
</tr>
</tbody>
</table>

**Gender Representation of Global Employees:**

<table>
<thead>
<tr>
<th>Particular</th>
<th>Female</th>
<th>Male</th>
<th>N/A (Not Disclosed)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Executive Management</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non-Executive Management</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Professionals</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>All Other Employees</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETERS</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Workforce Diversity (A)</td>
<td>SES recommends the entity to disclose its workforce, in terms of gender, age, employee categories (Senior management, labours, etc), Disabled employees.</td>
<td>Disclose gender wise data for all employees Disclose employee category wise data for all employees Disclose age wise data for all employees Disclose disabled employees’ data for all employees</td>
<td>High</td>
</tr>
<tr>
<td>Product Outsourcing %</td>
<td>SES recommends disclosure on Proportion of services/ product outsourced.</td>
<td>Disclosure on portion of services/ product outsourced, trend increasing/ decreasing as outsourcing does not capture E &amp; S factors</td>
<td>Low</td>
</tr>
<tr>
<td>Temporary workers</td>
<td>Disclosure as per BRSR format</td>
<td>Temporary / non-permanent employees constitute less than 10% of total workforce</td>
<td>Medium</td>
</tr>
</tbody>
</table>

### RECOMMENDED FORMAT OF DISCLOSURE (A)

In addition to

1. Employees & workers (including differently abled):
b. **Differently abled Employees & workers:**
as prescribed in BRSR, the following disclosures may be provided:

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Total</th>
<th>Male</th>
<th></th>
<th>Female</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Under 30</td>
<td>30 to 50</td>
<td>Above 50</td>
<td>Under 30</td>
</tr>
<tr>
<td></td>
<td></td>
<td>No.</td>
<td>%</td>
<td>No.</td>
<td>%</td>
</tr>
<tr>
<td>Senior management</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Middle management</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Junior management</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contractual Workers</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

19 Participation/Inclusion/Representation of women (Female members of the BOD/KMP)

**Overview / Objective:** It signifies the entity’s efforts to implement inclusive recruitment practices based on gender, measures the scope & impact of any gender gaps within the entity.

**How to disclose?**

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 405-1-a-i</td>
</tr>
<tr>
<td>GRI 405-1-b-i</td>
</tr>
<tr>
<td>SDG 5.1, 5.5, 8.5, 10.3</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 405-1 Diversity of governance bodies & employees**

Percentage of individuals within the organization’s governance bodies in each of the following diversity categories:

i. Gender;
ii. Age group: under 30 years old, 30-50 years old, over 50 years old;
iii. Other indicators of diversity where relevant (such as minority or vulnerable groups)

**SDG Targets**

5.1 End all forms of discrimination against all women & girls everywhere
5.5 Ensure women’s full & effective participation & equal opportunities for leadership at all levels of decision making in political, economic & public life
8.5 By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value
10.3 Ensure equal opportunity & reduce inequalities of outcome, including by eliminating discriminatory laws, policies & practices & promoting appropriate legislation, policies & action in this regard

**RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES**

<table>
<thead>
<tr>
<th>PARAMETERS</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gender Diversity</td>
<td>Disclosure as per BRSR format</td>
<td>Women employees constitute more than 10% of total employees or more than 25% of total employee in case of businesses other than manufacturing/processing</td>
<td>High</td>
</tr>
</tbody>
</table>
Turnover rate for permanent employees & workers (For past 3 years)

**Overview / Objective:** Indicates the level of uncertainty & dissatisfaction among employees. It can also signal a fundamental change in the structure of an entity’s core operations.

**How to measure?**

- Turnover rate for a financial year: (No. of persons who have left the employment of the entity in the FY *100) / Average no. of persons employed in the category.
- Average number of persons employed in a category: (Persons employed in the category at the beginning of FY + Persons employed in the category at the end of FY) / 2.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>5.1, 8.5, 8.6, 10.1</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

GRI Disclosure 401-1 New employee hires & employee turnover

b. Total number & rate of employee turnover during the reporting period, by age group, gender & region.

**SDG Targets**

5.1 End all forms of discrimination against all women & girls everywhere [SES Note: No Direct Linkage - Mapped for reference]

8.5 By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value

8.6 By 2020, substantially reduce the proportion of youth not in employment, education or training

10.1 By 2030, progressively achieve & sustain income growth of the bottom 40 per cent of the population at a rate higher than the national average

**RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES**

<table>
<thead>
<tr>
<th>PARAMETERS</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
</tr>
</thead>
</table>
| Turnover / Attrition Rate | Disclosure as per BRSR format. In addition attrition rates by age group of under 30 years, 30 to 50 years & above 50 years may be disclosed. | - The attrition rate/employee turnover ratio of the entity is less than 2% (Performance)  
- There has been a decrease in the attrition rate/employee turnover ratio for the last 3 years (Performance)  
- Note: Attrition rate ought to exclude planned exits like retirement/ completion of term or restructuring or death etc. |

**Materiality**

- High

**Details of Holding, Subsidiary & Associate Companies (including joint ventures)**

**Overview / Objective:** This question gives insight into the entity’s corporate structure & the level of complexity of the group

**How to disclose?**

As disclosed in Form MGT-7/AOC-1. Participation of the entity in the BR initiatives has to be filled manually.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

GRI 2-2-(a, b)
GRI Disclosure 2-2 Entities included in the organization’s sustainability reporting

a. list all its entities included in its sustainability reporting;

b. if the organization has audited consolidated financial statements or financial information filed on public record, specify the differences between the list of entities included in its financial reporting & the list included in its sustainability reporting;

<table>
<thead>
<tr>
<th>PARAMETERS</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Participation of other entities in BR</td>
<td>SES recommends the entity to disclose the percentage of entities which participate in the BR initiatives of the Entity</td>
<td>Participation of more than 60% entities in the BR initiatives of the entity</td>
<td>High</td>
</tr>
<tr>
<td>Organizational Structure</td>
<td>SES recommends the entity to disclose its organisational structure &amp; details on layers of subsidiaries</td>
<td>Disclosure by way of organogram</td>
<td>High</td>
</tr>
</tbody>
</table>

## RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

### MANNER OF DISCLOSURE

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Manner of Disclosure</th>
<th>Best Practice</th>
<th>Materiality</th>
</tr>
</thead>
<tbody>
<tr>
<td>Participation of other entities in BR</td>
<td>SES recommends the entity to disclose the percentage of entities which participate in the BR initiatives of the Entity</td>
<td>Participation of more than 60% entities in the BR initiatives of the entity</td>
<td>High</td>
</tr>
<tr>
<td>Organizational Structure</td>
<td>SES recommends the entity to disclose its organisational structure &amp; details on layers of subsidiaries</td>
<td>Disclosure by way of organogram</td>
<td>High</td>
</tr>
</tbody>
</table>

### RECOMMENDED FORMAT OF DISCLOSURE

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of the holding / subsidiary / associate companies / joint ventures (A)</th>
<th>Indicate whether holding/Subsidiary/ Associate/ Joint Venture</th>
<th>% of shares held by listed entity</th>
<th>Is the entity indicated at Column A, included in the financial reporting of the Entity? (Yes/No)</th>
<th>Does the entity indicated at column A, participate in the Business Responsibility initiatives of the listed entity? (Yes/No)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

## Details of CSR Activities

**Overview / Objective:** It demonstrates that the business takes an interest in wider social issues, rather than just those that impact its profit margins.

### How to disclose?

As per Form AOC-4

### Connections to Global Frameworks

<table>
<thead>
<tr>
<th></th>
<th>GRI 201-1-a-i-iii</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI</td>
<td></td>
<td>8.1, 9.1, 9.5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Strategy</td>
<td>(a), (b)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Additional Guidance via Global Best Practices

**GRI Disclosure 201-1 Direct economic value generated & distributed [SES Note: No Direct Linkage - Mapped for reference]**

a. Direct economic value generated & distributed (EVG&D) on an accruals basis, including the basic components for the organization’s global operations as listed below. If data are presented on a cash basis, report the justification for this decision in addition to reporting the following basic components:

i. Direct economic value generated: revenues;

ii. Economic value distributed: operating costs, employee wages & benefits, payments to providers of capital, payments to government by country, & community investments;

iii. Economic value retained: ‘direct economic value generated’ less ‘economic value distributed’.

### SDG Targets

8.1 Sustain per capita economic growth in accordance with national circumstances &; in particular, at least 7 per cent gross domestic product growth per annum in the least developed countries
9.1 Develop quality, reliable, sustainable & resilient infrastructure, including regional & transborder infrastructure, to support economic development & human well-being, with a focus on affordable & equitable access for all.

9.5 Enhance scientific research, upgrade the technological capabilities of industrial sectors in all countries, in particular developing countries, including, by 2030, encouraging innovation & substantially increasing the number of research & development workers per 1 million people & public & private research & development spending.

**TCFD [SES Note: No Direct Linkage - Mapped for reference]**

**Strategy disclosure** – a) Describe the climate related risks & **opportunities** the organization has identified over the short, medium, & long term.

**Strategy disclosure** – b) Describe the impact of climate-related risks & **opportunities** on the organization’s businesses, strategy & financial planning.

---

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETERS</th>
<th>MANNER OF DISCLOSURE/BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>CSR</td>
<td>SES recommends the entity to disclose:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- CSR Policy</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Specified programmes/initiatives/projects relating to CSR</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- <strong>Impact Assessment</strong> of Entity’s Initiative</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Statement that the steps taken by the entity to ensure that community development initiatives are successfully adopted by the community</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Mitigation of adverse effects on the local communities</td>
<td></td>
</tr>
<tr>
<td>CSR</td>
<td>High</td>
<td></td>
</tr>
</tbody>
</table>

---

### 23 Grievance redressal mechanism for stakeholders

**Overview / Objective:** Grievance mechanisms enable stakeholders to raise concerns about, & seek remedy for, the organization’s potential & actual negative impacts on them. This indicates how well the entity is aligning with NGRB & provides a valuable input into corrective action, risk management, & requirements management processes.

Stakeholders are individuals or groups concerned or interested with or impacted by the activities of the businesses & vice-versa, now or in the future. Typically, stakeholders of a business include, but are not limited to, its investors, shareholders, employees & workers (and their families), customers, communities, value chain members (upstream & downstream) & other business partners, regulators, civil society actors, & media.

**How to disclose?**

The entity shall disclose it as per NGRBC framework & SEBI requirements, no. of complaints received, pending & resolved during the current & previous financial years. Also, the organization shall disclose the group of stakeholders from whom they have received the complaints along with the details of their redressal mechanism.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 2-25-e</td>
<td></td>
<td>16.6</td>
<td>Strategy – (a), (b); Risk Management – (a)</td>
<td></td>
<td>C12.2</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-25 Processes to remediate negative impacts**

e. describe how the organization tracks the effectiveness of grievance mechanisms & other remediation processes, & report examples of their effectiveness, including stakeholder feedback.

**SDG Targets**

16.6 Develop effective, accountable & transparent institutions at all levels.
**TCFD (SES Note: No Direct Linkage - Mapped for reference)**

**Strategy disclosure** – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.

**Strategy disclosure** – b) Describe the impact of climate-related risks & opportunities on the organization’s businesses, strategy & financial planning.

**Risk Management disclosure** – a) Describe the organization’s processes for identifying & assessing climate-related risks.

CDP

(C12.2a) Provide details of the climate-related requirements that suppliers have to meet as part of your organization’s purchasing process & the compliance mechanisms in place.

### Overview / Objective: Increased awareness & understanding of climate risks & opportunities within the entity resulting in better risk management & more informed strategic planning

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>GRI</td>
</tr>
<tr>
<td></td>
<td>GRI 3-1-a-i-ii</td>
</tr>
<tr>
<td></td>
<td>GRI 3-1-b</td>
</tr>
<tr>
<td></td>
<td>GRI 3-2-a</td>
</tr>
<tr>
<td></td>
<td>GRI 3-3-a</td>
</tr>
<tr>
<td></td>
<td>GRI 3-3-d-i-ii</td>
</tr>
<tr>
<td></td>
<td>GRI 201-2-a</td>
</tr>
<tr>
<td></td>
<td></td>
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<tr>
<td></td>
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<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-1 Process to determine material topics**

a. describe the process it has followed to determine its material topics, including:

   i. how it has identified actual & potential, negative & positive impacts on the economy, environment, & people, including impacts on their human rights, across its activities & business relationships;

   ii. how it has prioritized the impacts for reporting based on their significance;

b. specify the stakeholders & experts whose views have informed the process of determining its material topics

**GRI Disclosure 3-2 List of material topics**

a. list its material topics;

**GRI Disclosure 3-3 Management of material topics**

a. describe the actual & potential, negative & positive impacts on the economy, environment, & people, including impacts on their human rights;

d. describe actions taken to manage the topic & related impacts, including:
i. actions to prevent or mitigate potential negative impacts;
ii. actions to address actual negative impacts, including actions to provide for or cooperate in their remediation;

GRI Disclosure 201-2 Financial implications & other risks & opportunities due to climate change
Risks & opportunities posed by climate change that have the potential to generate substantive changes in operations, revenue, or expenditure, including:

i. A description of the risk or opportunity & its classification as either physical, regulatory, or other;
ii. A description of the impact associated with the risk or opportunity;
iii. The financial implications of the risk or opportunity before action is taken;
iv. The methods used to manage the risk or opportunity;
v. The costs of actions taken to manage the risk or opportunity.

SDG Targets
8.5 By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value
13.1 Strengthen resilience & adaptive capacity to climate related hazards & natural disasters in all countries

TCFD
Governance disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.
Strategy disclosure – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.
Strategy disclosure – b) Describe the impact of climate-related risks & opportunities on the organization’s businesses, strategy & financial planning.
Risk Management disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.
Risk Management disclosure – b) Describe the organization’s processes for managing climate-related risks
Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

CDP
(C2.1) Does your organization have a process for identifying, assessing, & responding to climate-related risks & opportunities?
(C2.1a) How does your organization define short-, medium- & long-term time horizons?
(C2.1b) How does your organization define substantive financial or strategic impact on your business?
(C2.2) Describe your process(es) for identifying, assessing & responding to climate-related risks & opportunities.
(C2.2a) Which risk types are considered in your organization’s climate-related risk assessments?
(C2.2g) Why does your organization not have a process in place for identifying, assessing, & responding to climate-related risks & opportunities, & do you plan to introduce such a process in the future?
(C2.3) Have you identified any inherent climate-related risks with the potential to have a substantive financial or strategic impact on your business?
(C2.3a) Provide details of risks identified with the potential to have a substantive financial or strategic impact on your business.
(C2.3b) Why do you not consider your organization to be exposed to climate-related risks with the potential to have a substantive financial or strategic impact on your business?
(C2.4) Have you identified any climate-related opportunities with the potential to have a substantive financial or strategic impact on your business?
(C2.4a) Provide details of opportunities identified with the potential to have a substantive financial or strategic impact on your business.
(C2.4b) Why do you not consider your organization to have climate-related opportunities?
(C-FS2.2b) Do you assess your portfolio’s exposure to climate-related risks and opportunities?
(C-FS2.2c) Describe how you assess your portfolio’s exposure to climate-related risks and opportunities.
(C-FS14.2) Are you able to provide a breakdown of your organization’s portfolio impact?
(FW-FS2.3) Have you identified any inherent forests- and/or water-related risks in your portfolio with the potential to have a substantive financial or strategic impact on your business?
(FW-FS2.4) Have you identified any inherent forests- &/or water-related opportunities in your portfolio with potential to have substantive financial / strategic impact on your business?

SASB

- The entity shall disclose the percentage of open-end fund AUM in (1) highly liquid investments, (2) moderately liquid investments, (3) less liquid investments, and (4) illiquid investments (The percent shall be calculated as the value of open-end fund AUM in each respective liquidity category divided by the entity’s total open-end fund AUM)
- The entity shall describe its liquidity management process around reducing the risk of funds not meeting their redemption obligations and mitigating dilution of the interest of fund shareholders; redemption practices that its funds employ; frequency with which it reviews the liquidity risk of its funds; liquidity risk factors it uses in assessing, managing, and reviewing the liquidity risk of its funds; & approach to swing pricing.
- The entity shall disclose the amount of exposure to securities financing transactions (SFTs), including off-balance sheet items.
- The entity shall calculate its net exposure to written credit derivatives as the maximum notional payout of written credit derivatives less the maximum notional payout of purchased credit derivatives on the same reference names

### DISCLOSURE REQUIREMENTS FOR CAPITAL MARKETS SECTOR AS PER SASB

<table>
<thead>
<tr>
<th>MATERIAL TOPIC</th>
<th>ACCOUNTING METRIC</th>
<th>CATEGORY</th>
<th>UNIT OF MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Systemic Risk Management</td>
<td>Percentage of open-end fund assets under management by category of liquidity classification</td>
<td>Quantitative</td>
<td>Percentage (%)</td>
</tr>
<tr>
<td>Systemic Risk Management</td>
<td>Description of approach to incorporation of liquidity risk management programs into portfolio strategy and redemption risk management</td>
<td>Subjective</td>
<td>NA</td>
</tr>
<tr>
<td>Systemic Risk Management</td>
<td>Total exposure to securities financing transactions</td>
<td>Quantitative</td>
<td>Reporting Currency</td>
</tr>
<tr>
<td>Systemic Risk Management</td>
<td>Net exposure to written credit derivatives</td>
<td>Quantitative</td>
<td>Reporting Currency</td>
</tr>
<tr>
<td>Systemic Risk Management</td>
<td>Global Systemically Important Bank (G-SIB) score, by category</td>
<td>Quantitative</td>
<td>Basis points (bps)</td>
</tr>
<tr>
<td>Systemic Risk Management</td>
<td>Description of approach to incorporation of results of mandatory and voluntary stress tests into capital adequacy planning, long-term corporate strategy, and other business activities</td>
<td>Subjective</td>
<td>NA</td>
</tr>
<tr>
<td>Managing Business Continuity &amp; Technology Risks</td>
<td>(1) Number of significant market disruptions and (2) duration of downtime</td>
<td>Quantitative</td>
<td>Number, Hours (h)</td>
</tr>
</tbody>
</table>

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETERS</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environmental risks</td>
<td>SES recommends the entity to disclose whether they identify &amp; assess potential environmental risks &amp; mitigation measures adopted in respect of such risks</td>
<td>Disclosure of the environmental risks identified by the Entity for short, medium &amp; Long term horizons along with details on mitigation measures of the same</td>
<td>High</td>
</tr>
<tr>
<td>Climate Related Risk</td>
<td>SES recommends the entity to disclose who oversees the Entity’s climate related risk</td>
<td>The Risk Management Committee of the Entity/Management Level personnel/Any other Board committees oversees the Entity’s climate related risk</td>
<td>High</td>
</tr>
</tbody>
</table>
SECTION B: MANAGEMENT & PROCESS DISCLOSURES:

Overview / Objective: This section is aimed at helping businesses demonstrate the structures, policies & processes put in place towards adopting the NGRBC Principles & Core Elements.

POLICY & MANAGEMENT PROCESSES

<p>| | | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Whether your entity’s policy/policies cover each principle &amp; core elements of NGRBCs; Has the policy been approved by Board (Yes/No); If Web link available, provide the same.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Overview / Objective: The question attempts to provide transparency between the organization & its stakeholders regarding the entity’s policy commitment towards NGRBCs.

How to disclose? | Connections to Global Frameworks
---|---|---|---|---|
|   | GRI | SDG | TCFD | CDP | SASB |
| The entity ought to disclose in Yes/No or ✓/✗ format with appropriate links to public content. | GRI 2-23-(a, c, d) | 16.6 | Governance – (a) | C1.1, C1.2 |

Additional Guidance via Global Best Practices

GRI Disclosure 2-23 Policy commitments
a. describes its policy commitments for responsible business conduct,

b. provide links to the policy commitments if publicly available, or, if the policy commitments are not publicly available, explain the reason for this;

c. report the level at which each of the policy commitments was approved within the organization, including whether this is the most senior level;

GRI Disclosure 2-11 Chair of the highest governance body
a. Whether the chair of the highest governance body is also an executive officer in the organization.

b. If the chair is also an executive officer, describe his or her function within the organization’s management & the reasons for this arrangement

SDG Targets
16.6 Develop effective, accountable & transparent institutions at all levels

TCFD
Governance disclosure – a) Describe the board’s oversight of climate-related risks & opportunities.

CDP
C1.1 Is there board-level oversight of climate-related issues within your organization?
C1.1a Provide further details on the board’s oversight of climate-related issues.
C1.1b Why is there no board-level oversight of climate-related issues & what are your plans to change this in the future?
C1.1c Does your organization have at least one board member with competence on climate-related issues?
C1.2 Provide the highest management-level position(s) or committee(s) with responsibility for climate-related issues.

<table>
<thead>
<tr>
<th>PARAMETERS</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Energy</td>
<td>SES recommends the entity to disclose whether they have any policy on energy</td>
<td>- Policy contains details on renewable energy or separate policy for renewable energy disclosed&lt;br&gt;- Link of such policy or the policy to be disclosed</td>
<td>Low</td>
</tr>
<tr>
<td>Air</td>
<td>SES recommends the entity to disclose whether they have any policy on GHG/Air Emissions</td>
<td>Link of such policy or the policy to be disclosed</td>
<td>Low</td>
</tr>
<tr>
<td>Water</td>
<td>SES recommends the entity to disclose whether they have any policy relating to water</td>
<td>- Policy contains details on Waste Water / Effluents or separate policy for Waste Water / Effluents disclosed&lt;br&gt;- Link of such policy or the policy to be disclosed</td>
<td>Low</td>
</tr>
<tr>
<td>Waste</td>
<td>SES recommends the entity to disclose whether they have any policy on Waste Management</td>
<td>Link of such policy or the policy to be disclosed</td>
<td>Low</td>
</tr>
</tbody>
</table>

**2 Whether the entity has translated the policy into procedures. (Yes / No)**

**Overview / Objective:** This question attempts to link policy commitments to their actual implementation.

**How to disclose?**

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 2-24-a-ii</td>
</tr>
<tr>
<td>SDG 5.5, 16.7</td>
</tr>
<tr>
<td>CDP</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-24 Embedding policy commitments**

a. describe how it embeds each of its policy commitments for responsible business conduct throughout its activities & business relationships, including:

ii. how it integrates the commitments into organizational strategies, operational policies, & operational procedures

**GRI Disclosure 2-10 Nomination & selection of the highest governance body**

a. Nomination & selection processes for the highest governance body & its committees.

b. Criteria used for nominating & selecting highest governance body members, including whether & how: i. stakeholders (including shareholders) are involved; ii. diversity is considered; iii. independence is considered; iv. expertise & experience relating to economic, environmental, & social topics are considered.

**SDG Targets**

5.5 Ensure women’s full & effective participation & equal opportunities for leadership at all levels of decision-making in political, economic & public life

16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels
**Integrated Guide to BRSR – Capital Markets**

**TCFD**

**Strategy** disclosure – c) Describe the resilience of the entity’s strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario.

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

<table>
<thead>
<tr>
<th>3</th>
<th>Do the enlisted policies extend to your value chain partners? (Yes/No)</th>
</tr>
</thead>
</table>

**Overview / Objective:** To help increase entity efficiency so the businesses can be in consonance with sustainability & responsibility goals.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
</table>
| The entity ought to disclose in Yes/No or ✓/✗ format with appropriate links to public content. | GRI 2-23-e  
GRI 2-23-e  
12.2, 12.4, 12.5, 12.8  
Strategy – (a)  
Strategy – (a)  
C12.1, 12.2, 12.3  
C-FS3.8  
C-FS3.8a  
FW-FS3.5 |

**Additional Guidance via Global Best Practices**

**SDG Targets**

12.2 By 2030, achieve the sustainable management & efficient use of natural resources

12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment

12.5 By 2030, substantially reduce waste generation through prevention, reduction, recycling & reuse

12.8 By 2030, ensure that people everywhere have the relevant information & awareness for sustainable development & lifestyles in harmony with nature

**TCFD**

**Strategy** disclosure – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.

**CDP**

(C12.1) Do you engage with your value chain on climate-related issues?

(C12.1a) Provide details of your climate-related supplier engagement strategy.

(C12.1b) Give details of your climate-related engagement strategy with your customers.

(C12.1d) Give details of your climate-related engagement strategy with other partners in the value chain.

(C12.1e) Why do you not engage with any elements of your value chain on climate-related issues, & what are your plans to do so in the future?

(C12.2) Do your suppliers have to meet climate-related requirements as part of your organization’s purchasing process?

(C12.2a) Provide details of the climate-related requirements that suppliers have to meet as part of your organization’s purchasing process & the compliance mechanisms in place.
(C12.3) Does your organization engage in activities that could either directly or indirectly influence policy, law, or regulation that may impact the climate?

(C-FS3.8) Does your organization include covenants in financing agreements to reflect and enforce your climate-related policies?

(C-FS3.8a) Provide details of the covenants included in your organization’s financing agreements to reflect and enforce your climate-related policies.

(FW-FS3.5) Does your organization include covenants in financing agreements to reflect and enforce your forests- and/or water-related policies?

4 Name of the national & international codes/certifications/labels/standards (e.g., Forest Stewardship Council, Fairtrade, Rainforest Alliance, Trustee) standards (e.g., SA 8000, OHSAS, ISO, BIS) adopted by your entity & mapped to each principle.

Overview / Objective: To enhance the relative trustworthiness of the sustainability data published by the entity.

How to disclose?

The entity shall disclose in Yes/No or ✓/✗ format against each of the 9 principles with appropriate links to public content. Also, they can mention name of the national & international codes/certifications/labels/standards voluntarily.

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI</td>
</tr>
<tr>
<td>Risk Management – (b), (c)</td>
</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices

TCFD

Risk Management disclosure – b) Describe the organization’s processes for managing climate-related risks

Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETERS</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>ESG principles or initiatives (A)</td>
<td>SES recommends the entity to disclose whether they align with any additional ESG principles/initiatives.</td>
<td>Alignment with the below mentioned global reporting frameworks or most of it</td>
<td>High</td>
</tr>
<tr>
<td>Certifications</td>
<td>SES recommends the entity to disclose the certifications obtained</td>
<td>Disclosure of certifications of Environmental Management System/ Energy Management System</td>
<td>Medium</td>
</tr>
</tbody>
</table>

RECOMMENDED FORMAT OF DISCLOSURE - (A)

<table>
<thead>
<tr>
<th>Global Reporting Frameworks</th>
<th>Alignment</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI - Comprehensive</td>
<td>Yes/No</td>
</tr>
<tr>
<td>GRI - Core</td>
<td>Yes/No</td>
</tr>
<tr>
<td>Integrated Reporting (IIRC)</td>
<td>Yes/No</td>
</tr>
<tr>
<td>Task force on Climate related Financial Disclosures (TCFD)</td>
<td>Yes/No</td>
</tr>
<tr>
<td>Sustainable Development Goals (SDGs)</td>
<td>Yes/No</td>
</tr>
<tr>
<td>CDP</td>
<td>Yes/No</td>
</tr>
<tr>
<td>GHG Protocol</td>
<td>Yes/No</td>
</tr>
<tr>
<td>Sustainability Accounting Standards Board (SASB)</td>
<td>Yes/No</td>
</tr>
<tr>
<td>-----------------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>(Any other Sectoral Reporting Framework)</td>
<td>Yes/No</td>
</tr>
</tbody>
</table>

### 5 Specific commitments, goals & targets set by the entity with defined timelines, if any.

**Overview / Objective:** To evaluate entity Performance & Commitment. It also illustrates the entity engagement with sustainability reporting frameworks that most investors value.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Comprehensive Details about the goals &amp; targets set by the entity covering its subsidiaries / associates / joint ventures / value chain partners. The entity is not mandated to follow the tabular format. It can follow running format too. Such disclosures may include the following:</td>
<td></td>
</tr>
<tr>
<td>• Baseline &amp; context for goals &amp; targets</td>
<td>GRI 3-3-c 5.5, 12.2, 12.4, 12.5</td>
</tr>
<tr>
<td>• Entities covered such as subsidiaries / associates / joint ventures / value chain partners</td>
<td>SDG 12.2, 12.4, 12.5</td>
</tr>
<tr>
<td>• Expected result or outcome, in quantitative or qualitative terms</td>
<td>TCFD Risk Management – (c); Metrics &amp; Targets – (a) (b), (c)</td>
</tr>
<tr>
<td>• Expected timeline for achieving each goal &amp; target</td>
<td>CDP C4.1, C4.2, C4.3 &amp; C4.5, C-FS4.1d</td>
</tr>
<tr>
<td>• Whether goals &amp; targets are mandatory (based on legislation) or voluntary. If they are mandatory, the organization should list the relevant legislation.</td>
<td>SASB C-FS14.3, C-FS14.3a</td>
</tr>
<tr>
<td>[SES Note: The Reporting entity ought to disclose if it has set any Science Based Targets and if so, have those been approved by SBTi (SBT Initiative)]</td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-3 Management of material topics**

c. describe its policies or commitments regarding the material topic  
e. report the following information about tracking the effectiveness of the actions taken: ii. goals, targets, & indicators used to evaluate progress;

**SDG Targets**

5.5 Ensure women’s full & effective participation & equal opportunities for leadership at all levels of decision making in political, economic & public life  
12.2 By 2030, achieve the sustainable management & efficient use of natural resources  
12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment  
12.5 By 2030, substantially reduce waste generation through prevention, reduction, recycling & reuse

**TCFD**
Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

Metrics & Targets disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

Metrics & Targets disclosure – b) Disclose Scope 1, Scope 2, & Scope 3 greenhouse gas (GHG) emissions, & the related risks.

Metrics & Targets disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

CDP

(C4.1) Did you have an emissions target that was active in the reporting year?
(C4.1a) Provide details of your absolute emissions target(s) & progress made against those targets.
(C4.1b) Provide details of your emissions intensity target(s) & progress made against those target(s).
(C4.1c) Explain why you did not have an emissions target, & forecast how your emissions will change over the next five years.
(C4.2) Did you have any other climate-related targets that were active in the reporting year?
(C4.2a) Provide details of your target(s) to increase low-carbon energy consumption or production.
(C4.2b) Provide details of any other climate-related targets, including methane reduction targets.
(C4.2c) Provide details of your net-zero target(s).
(C4.3) Did you have emissions reduction initiatives that were active within the reporting year? Note that this can include those in the planning &/or implementation phases.
(C4.3a) Identify the total number of initiatives at each stage of development, & for those in the implementation stages, the estimated CO2e savings.
(C4.3b) Provide details on the initiatives implemented in the reporting year in the table below.
(C4.3c) What methods do you use to drive investment in emissions reduction activities?
(C4.3d) Why did you not have any emissions reduction initiatives active during the reporting year?
(C4.5) Do you classify any of your existing goods &/or services as low-carbon products?
(C-FS4.1d) Provide details of the climate-related targets for your portfolio.
(C-FS14.3) Did your organization take any actions in the reporting year to align your portfolio with a 1.5°C world?
(C-FS14.3a) Does your organization assess if your clients/investees' business strategies are aligned with a 1.5°C world?
(FW-FS3.1) Do you take forests- and/or water-related risks and opportunities into consideration in your organization’s strategy and/or financial planning?
(FW-FS3.2) Has your organization conducted any scenario analysis to identify forests- and/or water-related outcomes?

<table>
<thead>
<tr>
<th>PARAMETERS</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
</table>
| Energy Conservation     | SES recommends the entity to disclose any targets to reduce Energy Consumption | - Short term targets (upto 3 years) & Long term targets (more than 3 years) set by the Entity individually to reduce energy consumption or to conserve energy (Disclosure)  
- Achievement of targets of previous years (Performance) | Medium        |
### Integrated Guide to BRSR – Capital Markets

<table>
<thead>
<tr>
<th>Environmental / Social Metrics</th>
<th>SES Recommendations</th>
<th>How to Disclose</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Renewable energy</strong></td>
<td>SES recommends the entity to disclose any targets for increase in Renewable Energy</td>
<td>- Short term targets (upto 3 years) &amp; Long term targets (more than 3 years) set by the Entity individually for increase in Renewable Energy (Disclosure)</td>
<td>Medium</td>
</tr>
<tr>
<td><strong>GHG emissions &amp; other Air emissions</strong></td>
<td>SES recommends the entity to disclose any targets to reduce GHG emissions</td>
<td>- Short term targets (upto 3 years) &amp; Long term targets (more than 3 years) set by the Entity individually to reduce reduce GHG emission target &amp; data on yearly achievements (Disclosure)</td>
<td>Low</td>
</tr>
<tr>
<td><strong>Water Consumption</strong></td>
<td>SES recommends the entity to disclose any targets to reduce Water Consumption</td>
<td>- Short term targets (upto 3 years) &amp; Long term targets (more than 3 years) set by the Entity individually to reduce Water consumption (Disclosure)</td>
<td>Low</td>
</tr>
<tr>
<td><strong>Solid Waste</strong></td>
<td>SES recommends the entity to disclose any targets to reduce solid waste (hazardous / non-hazardous)</td>
<td>- Short term targets (upto 3 years) &amp; Long term targets (more than 3 years) set by the Entity individually for reduction in solid waste (Disclosure)</td>
<td>Low</td>
</tr>
</tbody>
</table>

#### 6 Performance of the entity against the specific commitments, goals & targets along-with reasons in case the same are not met

**Overview / Objective:** To evaluate the entity’s Performance against its set Commitments.

**How to disclose?**

- Comprehensive Details about the goals & targets set by the entity covering its subsidiaries / associates / joint ventures / value chain partners. The entity is not mandated to follow the tabular format. It can follow running format too.
- The entity shall state the performance achieved against each goal or target. Any change in goals with regard to timelines, partial achievement of a goal or delay in achievement should also be specifically indicated, & where possible, with reasons.

**Connections to Global Frameworks**

- **GRI**
- **SDG**
- **TCFD**
- **CDP**
- **SASB**

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-3 Management of material topics**

e. report the following information about tracking the effectiveness of the actions taken: iii. the effectiveness of the actions, including progress toward the goals & targets;

**TCFD**

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.
(C4.1a) Provide details of your absolute emissions target(s) & progress made against those targets.
(C4.1b) Provide details of your emissions intensity target(s) & progress made against those target(s).
(C4.3) Did you have emissions reduction initiatives that were active within the reporting year? Note that this can include those in the planning &/or implementation phases.
(C4.3a) Identify the total number of initiatives at each stage of development, & for those in the implementation stages, the estimated CO2e savings.
(C4.3b) Provide details on the initiatives implemented in the reporting year in the table below.
(C4.3c) What methods do you use to drive investment in emissions reduction activities?
(C4.3d) Why did you not have any emissions reduction initiatives active during the reporting year?
(C4.5) Do you classify any of your existing goods &/or services as low-carbon products?

### Overview / Objective:
It gives insight into entity contribution towards sustainable development including the key events, achievements, & failures associated with the business.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>GRI 2-22-a</td>
</tr>
<tr>
<td></td>
<td>GRI 2-12-a</td>
</tr>
</tbody>
</table>

### Additional Guidance via Global Best Practices
- The overall vision & strategy of the organization for the short-term, medium term, & long-term, with respect to managing the significant environmental & social impacts that the organization causes, contributes to, or that are directly linked to its activities, products or services
- Strategic priorities & key topics for the short & medium-term with respect to sustainability
- Broader trends influencing the sustainability priorities of the entity
- Key events, achievements, & failures during the reporting period
- Views on performance with respect to targets
- Outlook on the organization’s main challenges & targets
- Any other items pertaining to the organization’s strategic approach
**GRI Disclosure 2-22 Statement on sustainable development strategy**
a. report a statement from the highest governance body or most senior executive of the organization about the relevance of sustainable development to the organization & its strategy for contributing to sustainable development.

**GRI Disclosure 2-12 Role of the highest governance body in overseeing the management of impacts**
a. describe the role of the highest governance body & of senior executives in developing, approving, & updating the organization’s purpose, value or mission statements, strategies, policies, & goals related to sustainable development;
b. describe the role of the highest governance body in overseeing the organization’s due diligence & other processes to identify & manage the organization’s impacts on the economy, environment, & people, including:
   i. whether & how the highest governance body engages with stakeholders to support these processes;
   ii. how the highest governance body considers the outcomes of these processes;

**SDG Targets**
5.5 Ensure women’s full & effective participation & equal opportunities for leadership at all levels of decision making in political, economic & public life
16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels

**TCFD**
**Governance** disclosure – a) Describe the board’s oversight of climate-related risks & opportunities.
**Governance** disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.
**Strategy** disclosure – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.
**Strategy** disclosure – c) Describe the resilience of the entity’s strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario.
**Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.
**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

**CDP**
(C1.2) Provide the highest management-level position(s) or committee(s) with responsibility for climate-related issues.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The entity shall disclose the details of Committee/KMP/Director responsible for oversight of the Business Responsibility policy (ies). If the organization has a committee in place for the same then details of the committee like composition,</td>
<td>GRI 2-13-a-i</td>
</tr>
</tbody>
</table>

**Overview / Objective:** It ensures accountability & increases the awareness & understanding of climate-related risks & opportunities within the entity which results in better risk management & more informed strategic planning.
head & members shall be disclosed. If the directors are members of such committee, then their DIN, category & position in the committee shall be disclosed.

Additional Guidance via Global Best Practices

GRI Disclosure 2-13 Delegation of responsibility for managing impacts
a. describe how the highest governance body delegates responsibility for managing the organization’s impacts on the economy, environment, & people, including:
  i. whether it has appointed any senior executives with responsibility for the management of impacts;

SDG Targets
12.2 By 2030, achieve the sustainable management & efficient use of natural resources

TCFD
Governance disclosure – a) Describe the board’s oversight of climate-related risks & opportunities.
Governance disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.
Risk Management disclosure – b) Describe the organization’s processes for managing climate-related risks
Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

CDP
(C1.1d) Does your organization have at least one board member with competence on climate-related issues?
(C1.2) Provide the highest management-level position(s) or committee(s) with responsibility for climate-related issues.

<table>
<thead>
<tr>
<th>No.</th>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>9</td>
<td>Does the entity have a specified Committee of the Board/ Director responsible for decision making on sustainability related issues? (Yes / No). If yes, provide details</td>
<td></td>
</tr>
</tbody>
</table>

Overview / Objective: It ensures accountability & increases the awareness & understanding of climate-related risks & opportunities within the entity which results in better risk management & more informed strategic planning.

How to disclose?
The entity shall disclose the details of Committee/KMP/Director responsible for oversight of the Business Responsibility policy (ies). If the organization has a committee in place for the same then details of the committee like composition, head & members shall be disclosed. If the directors are members of such committee, then their DIN, category & position in the committee shall be disclosed.

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>Framework</th>
<th>GRI 2-9-b</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI</td>
<td>GRI 2-9-c-i-viii</td>
<td>12.2</td>
<td>Governance – (a), (b)</td>
<td>C1.1a, C1.2 FW-FS1.1a</td>
<td></td>
</tr>
</tbody>
</table>
GRI Disclosure 2-9 Governance structure & composition

b. list the committees of the highest governance body that are responsible for decision-making on & overseeing the management of the organization’s impacts on the economy, environment, & people;

c. describe the composition of the highest governance body & its committees by:
   i. executive & non-executive members; ii. independence; iii. tenure of members on the governance body; iv. number of other significant positions & commitments held by each member, & the nature of the commitments; v. gender; vi. under-represented social groups; vii. competencies relevant to the impacts of the organization; viii. stakeholder representation.

SDG Targets

12.2 By 2030, achieve the sustainable management & efficient use of natural resources

TCFD

Governance disclosure – a) Describe the board’s oversight of climate-related risks & opportunities.

Governance disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.

CDP

(C1.1a) Identify the position(s) (do not include any names) of the individual(s) on the board with responsibility for climate-related issues.

(C1.2) Provide the highest management-level position(s) or committee(s) with responsibility for climate-related issues.

(FW-FS1.1a) Identify the position(s) (do not include any names) of the individual(s) on the board with responsibility for forests- and/or water-related issues.

(FW-FS1.1c) Does your organization have at least one board member with competence on forests- and/or water-related issues?

(FW-FS1.2) Provide the highest management-level position(s) or committee(s) with responsibility for forests- and/or water-related issues.

Details of Review of NGRBCs by the Entity:

Performance against above policies & follow up action;
Compliance with statutory requirements of relevance to the principles, & rectification of any non-compliances

Overview / Objective: In order to be effective & transparent & to have better risk management & more informed strategic planning.

How to disclose?

The entity shall disclose in Yes/No or ✓/✗ format against each of the 9 principles with appropriate links to public content with cross referencing to Question 8 &9. If required, entity shall disclose in format requested by SEBI/MCA.

Connections to Global Frameworks

<table>
<thead>
<tr>
<th></th>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>Strategy – (a), (b)</td>
<td></td>
<td></td>
<td></td>
<td>C1.1a, C1.2</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>FW-FS1.1</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>FW-FS1.1b</td>
<td></td>
</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices
### Integrated Guide to BRSR – Capital Markets

**Integrated Guide to BRSR – Capital Markets**

**TCFD**

**Strategy disclosure – a)** Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.

**Strategy disclosure – b)** Describe the impact of climate-related risks & opportunities on the organization's businesses, strategy & financial planning.

**CDP**

(C1.1a) Identify the position(s) (do not include any names) of the individual(s) on the board with responsibility for climate-related issues.

(C1.2) Provide the highest management-level position(s) or committee(s) with responsibility for climate-related issues.

(FW-FS1.1) Is there board-level oversight of forests- and/or water-related issues within your organization?

(FW-FS1.1b) Provide further details on the board’s oversight of forests- and/or water-related issues.

#### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indication of the frequency with which the Board of Directors, Committee of the Board or CEO meet to assess the BR performance of the Entity</td>
<td>SES recommends the Companies to disclose their frequency of meeting of BOD/Committee/CEO to assess BR performance of the Companies in specific timelines for example- Whether they meet yearly, half-yearly, etc.</td>
<td>The Board shall meet &amp; assess the performance quarterly.</td>
<td>High</td>
</tr>
<tr>
<td>Information about climate-related issues to the Board</td>
<td>SES recommends the Companies to disclose their process &amp; frequency with which board &amp;/or board committees are informed about climate-related issues</td>
<td>Disclosure of the process of informing the Board, along with quantitative frequency of such information.</td>
<td>High</td>
</tr>
</tbody>
</table>

11. **Has the entity carried out independent assessment/evaluation of the working of its policies by an external agency? (Yes/No). If yes, provide name of the agency.**

**Overview/Objective:** In order to ensure the relative trustworthiness of the sustainability data published by the entity & to offer credibility of such disclosure.

**How to disclose?**

- The entity shall disclose in Yes/No or ✓/✗ format against each of the 9 principles with appropriate links to public content & name of the agency responsible for conducting assessment/evaluation.

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
<th>GRI 2-5-b-i-iii</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>Strategy – (a)</td>
<td></td>
<td></td>
<td></td>
<td>C10.1, C10.2</td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI 2-5 External Assurance**

b. if the organization’s sustainability reporting has been externally assured:

i. provide a link or reference to the external assurance report(s) or assurance statement(s);

ii. describe what has been assured & on what basis, including the assurance standards used, the level of assurance obtained, & any limitations of the assurance process;

iii. describe the relationship between the organization & the assurance provider.
### TCFD

**Strategy disclosure** – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.

### CDP

(C10.1) Indicate the verification/assurance status that applies to your reported emissions.

(C10.1a) Provide further details of the verification/assurance undertaken for your Scope 1 emissions & attach the relevant statements.

(C10.1b) Provide further details of the verification/assurance undertaken for your Scope 2 emissions & attach the relevant statements.

(C10.1c) Provide further details of the verification/assurance undertaken for your Scope 3 emissions & attach the relevant statements.

(C10.2) Do you verify any climate-related information reported in your CDP disclosure other than the emissions figures reported in C6.1, C6.3, & C6.5?

(C10.2a) Which data points within your CDP disclosure have been verified, & which verification standards were used?

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>External Assurance</td>
<td>SES recommends the entity to disclose whether the Sustainability Report/Integrated Report published is externally assured.</td>
<td>The Sustainability Report/Integrated Report shall be externally assured along with the disclosure of the relevant external assurance standard</td>
<td>High</td>
</tr>
</tbody>
</table>

**Overview / Objective:** To give information on how the organization has determined its material topics and to explain why any principle omitted was not material (Was it postponed to be followed later? Was it because of lack of resources-financial/ manpower technical resources)

### How to disclose?

The entity shall disclose their reasons if they are not following any one of the above 9 principles of NGRBC.

### Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Strategy – (a), (c); Risk Management – (a), (b)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Global Best Practices

**TCFD [SES Note: No Direct Linkage - Mapped for reference]**

**Strategy disclosure** – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.

**Strategy disclosure** – c) Describe the resilience of the entity’s strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario.

**Risk Management disclosure** – a) Describe the organization’s processes for identifying & assessing climate-related risks.

**Risk Management disclosure** – b) Describe the organization’s processes for managing climate-related risks.
SECTION C: PRINCIPLE WISE PERFORMANCE DISCLOSURE

This section is aimed at helping entities demonstrate their performance in integrating the Principles & Core Elements with key processes & decisions. The information sought is categorized as “Essential” & “Leadership”. While the essential indicators are expected to be disclosed by every entity that is mandated to file this report, the leadership indicators may be voluntarily disclosed by entities which aspire to progress to a higher level in their quest to be socially, environmentally & ethically responsible.

PRINCIPLE 1: BUSINESSES SHOULD CONDUCT & GOVERN THEMSELVES WITH INTEGRITY, & IN A MANNER THAT IS ETHICAL, TRANSPARENT & ACCOUNTABLE.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>ESSENTIAL INDICATORS – IMPORTANCE TO INVESTORS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>Overview / Objective:</strong> It illuminates entity values &amp; a commitment to high standards of ethical conduct. Demonstrating a “good faith effort” to prevent illegal acts may reduce the financial risks associated with government fines for ethical misconduct.</td>
</tr>
<tr>
<td>1</td>
<td><strong>Percentage coverage by training &amp; awareness programmes on any of the Principles during the financial year of KMP/BOD/ Employees other than BOD &amp; KMPs, Workers.</strong></td>
</tr>
</tbody>
</table>

**Overview / Objective:** This gives insight into how the organization embeds its policy commitments for responsible business conduct, including the commitment to respect human rights, throughout its activities. It also ensures that everyone in the organization is aware about the policies & respects human rights.

**How to measure?** Enter the total number of training & awareness programmes held for each of the given segments of stakeholders & the percentage of such persons covered by awareness programmes conducted on the Principles under NGRBC for each category of stakeholder in the current financial year.

**How to disclose?** The entity shall disclose topics/policies/NG’BC’s principles covered & its impact on their normal day to day business activities such as: Health & Safety, Environment & Biodiversity Conservation, POSH Training, Code of Conduct Awareness, etc.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>2-17-a</td>
<td>16.3, 16.7</td>
<td>Metrics &amp; Targets – (a)</td>
<td></td>
<td>FN-IB-510b.4</td>
</tr>
<tr>
<td>2-24-a-iv</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-17 Collective knowledge of the highest governance body**

a. report measures taken to advance the collective knowledge, skills, & experience of the highest governance body on sustainable development

**GRI Disclosure 2-24 Embedding policy commitments**

a. describe how it embeds each of its policy commitments for responsible business conduct throughout its activities & business relationships, including:

iv. training that the organization provides on implementing the commitments.

(The organization can report: the content of the training; to whom training is provided, & whether it is mandatory; the form (e.g., in-person, online) & frequency of training; examples of how the organization has determined that the training is effective; number/percentage of workers, business partners, & other parties that have been trained during the reporting period)
SDG Targets
16.3 Promote the rule of law at the national & international levels & ensure equal access to justice for all
16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels

TCFD
Metrics & Targets disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

SASB
• The scope of Professional integrity disclosure includes aspects of professional integrity related to negligence, breach of fiduciary duty, misrepresentation, omission of facts, and malpractice.

### DISCLOSURE REQUIREMENTS FOR CAPITAL MARKETS SECTOR AS PER SASB

<table>
<thead>
<tr>
<th>MATERIAL TOPIC</th>
<th>ACCOUNTING METRIC</th>
<th>CATEGORY</th>
<th>UNIT OF MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Professional Integrity</td>
<td>Description of approach to ensuring professional integrity, including duty of care</td>
<td>Subjective</td>
<td>NA</td>
</tr>
</tbody>
</table>

2 Details of fines / penalties /punishment/ award/ compounding fees/ settlement amount paid in proceedings (by the entity or by directors / KMPs) with regulators/ law enforcement agencies/ judicial institutions, in the financial year

**Overview / Objective:** This gives insight into the ability of management to ensure that the organization conforms to certain performance parameters & to enable stakeholders to evaluate the efficacy & scope of enterprise risk management.

### How to disclose?

The entity shall disclose information on the basis of materiality as specified in Regulation 30 of SEBI (Listing Obligations & Disclosure Obligations) Regulations, 2015 & as disclosed on the entity’s website.

### Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI 2-27-a-i-ii</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 2-27-b-i-ii</td>
<td></td>
<td></td>
<td></td>
<td>Governance – (a),</td>
</tr>
<tr>
<td>GRI 2-27-c</td>
<td></td>
<td></td>
<td></td>
<td>Strategy – (a), (b)</td>
</tr>
<tr>
<td>GRI 2-27-d</td>
<td></td>
<td></td>
<td></td>
<td>FN-AC-270a.2</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>FN-AC-510a.1</td>
</tr>
</tbody>
</table>

### Additional Guidance via Global Best Practices

**GRI Disclosure 2-27 Compliance with laws & regulations**

a. report the total number of significant instances of non-compliance with laws & regulations during the reporting period, & a breakdown of this total by:
   i. instances for which fines were incurred;
   ii. instances for which non-monetary sanctions were incurred;
b. report total number & the monetary value of fines for instances of non-compliance with laws & regulations that were paid during the reporting period, & a breakdown of this total by:
   i. fines for instances of non-compliance with laws & regulations that occurred in the current reporting period;
   ii. fines for instances of non-compliance with laws & regulations that occurred in previous reporting periods;
c. describe the significant instances of non-compliance;
d. describe how it has determined significant instances of non-compliance.

TCFD
Governance disclosure – a) Describe the board's oversight of climate-related risks & opportunities.
Strategy disclosure – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.
Strategy disclosure – b) Describe the impact of climate-related risks & opportunities on the organization's businesses, strategy & financial planning.

SASB
- The entity shall disclose the total amount of monetary losses it incurred during the reporting period as a result of legal proceedings associated with the lack of information transparency, including those related to false advertising, lack of transparency in small print, marketing to vulnerable groups (e.g., small investors), transparency of fees, mis-selling products, overcharging clients, and legal responsibility of the firm with respect to transparent information and fair advice.

### DISCLOSURE REQUIREMENTS FOR CAPITAL MARKETS SECTOR AS PER SASB

<table>
<thead>
<tr>
<th>MATERIAL TOPIC</th>
<th>ACCOUNTING METRIC</th>
<th>CATEGORY</th>
<th>UNIT OF MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transparent Information &amp; Fair Advice for Customers</td>
<td>Total amount of monetary losses as a result of legal proceedings associated with marketing and communication of financial product-related information to new and returning customers</td>
<td>Quantitative</td>
<td>Reporting Currency</td>
</tr>
<tr>
<td>Business Ethics</td>
<td>Total amount of monetary losses as a result of legal proceedings associated with fraud, insider trading, anti-trust, anti-competitive behaviour, market manipulation, malpractice, or other related financial industry laws or regulations</td>
<td>Quantitative</td>
<td>Reporting Currency</td>
</tr>
<tr>
<td>Professional Integrity</td>
<td>Total amount of monetary losses as a result of legal proceedings associated with professional integrity, including duty of care</td>
<td>Quantitative</td>
<td>Reporting Currency</td>
</tr>
</tbody>
</table>

3. Of the instances disclosed in Question 2 above, details of the Appeal/ Revision preferred in cases where monetary or non-monetary action has been appealed.

**Overview / Objective:** This gives insight into the ability of management to ensure that the organization conforms to certain performance parameters & to enable stakeholders to evaluate the efficacy & scope of enterprise risk management.

### How to disclose?
- The entity shall disclose information on basis of materiality as specified in Regulation 30 of SEBI LODR, 2015 & as disclosed on the entity’s website.

### Connections to Global Frameworks

<table>
<thead>
<tr>
<th></th>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 2-27-a-i-ii</td>
<td>Governance – (a), Strategy – (a), (b), (c)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Additional Guidance via Global Best Practices

GRI Disclosure 2-27 Compliance with laws & regulations
a. report the total number of significant instances of non-compliance with laws & regulations during the reporting period, & a breakdown of this total by:
   i. instances for which fines were incurred;
   ii. instances for which non-monetary sanctions were incurred;

TCFD [SES Note: No Direct Linkage - Mapped for reference]

Governance disclosure – a) Describe the board's oversight of climate-related risks & opportunities.
Strategy disclosure – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.
Strategy disclosure – b) Describe the impact of climate-related risks & opportunities on the organization's businesses, strategy & financial planning.
Strategy disclosure – c) Describe the resilience of the entity's strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario.

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE/BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regulatory Action</td>
<td>SES recommends the entity to disclose aging of cases and amount be disclosed with updated status, if more than one such appeal exists</td>
<td>High</td>
</tr>
</tbody>
</table>

RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

Overview / Objective: It enables the stakeholders to know about the entity’s compliance with the applicable laws relating to bribery & corruption & illuminates entity values & a commitment towards high standards of ethical conduct.

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 2-23-a</td>
</tr>
<tr>
<td>GRI 2-23-c</td>
</tr>
<tr>
<td>GRI 3-3-c</td>
</tr>
<tr>
<td>GRI 205-1</td>
</tr>
<tr>
<td>Risk Management – (c)</td>
</tr>
</tbody>
</table>

How to disclose?

The disclosure on the anti-corruption or anti-bribery policy in detail, with specific attention to:
- Risk assessment procedures & internal controls
- Mechanism to deal with complaints on bribery / corruption
- Coverage of trainings on anti-corruption issues

Additional Guidance via Global Best Practices

GRI Disclosure 2-23 Policy commitments
a. describe its policy commitments for responsible business conduct
c. provide links to the policy commitments if publicly available, or, if the policy commitments are not publicly available, explain the reason for this

GRI Disclosure 3-3 Management of material topics
c. describe its policies or commitments regarding the material topic

GRI Disclosure 205-1 Operations assessed for risks related to corruption
a. Total number & percentage of operations assessed for risks related to corruption.

b. Significant risks related to corruption identified through the risk assessment.

**SDG Targets**

16.5 Substantially reduce corruption & bribery in all their forms

**TCFD [SES Note: No Direct Linkage - Mapped for reference]**

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

---

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE/BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ethical Audit</td>
<td>SES recommends the entity to disclose whether the entity has conducted Ethical Audit &amp; details of the same</td>
<td>High</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE/BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fraud</td>
<td>SES recommends that the entity disclose any instance of misappropriation, fraud or other crimes against the entity or its owners or stakeholders</td>
<td>No frauds reported in the last 3 years</td>
</tr>
</tbody>
</table>

5. **Number of Directors/KMPs/employees/workers against whom disciplinary action was taken by any law enforcement agency for the charges of bribery/ corruption.**

**Overview / Objective**: It enables the stakeholders to know about the entity’s compliance with the applicable laws relating to bribery & corruption & illuminates entity values & a commitment towards high standards of ethical conduct.

**How to disclose?**

Enter the number of complaints / cases of bribery/corruption/ registered in the current & previous financial year against the entity/employee(s) of the entity with law enforcement agencies or lodged with the Entity internally.

**SES Note**: The entity may also disclose corrective action taken, complaints closed, complaints pending & complaints acted upon.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI Disclosure 205-1 Operations assessed for risks related to corruption</th>
<th>GRI 205-1</th>
<th>SDG 16.5</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>GRI 205-3- (a-d)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 205-1 Operations assessed for risks related to corruption**

a. Total number & percentage of operations assessed for risks related to corruption.

b. Significant risks related to corruption identified through the risk assessment.

**GRI Disclosure 205-3 Confirmed incidents of corruption & actions taken**

a. Total number & nature of confirmed incidents of corruption.
b. Total number of confirmed incidents in which employees were dismissed or disciplined for corruption.
c. Total number of confirmed incidents when contracts with business partners were terminated or not renewed due to violations related to corruption.
d. Public legal cases regarding corruption brought against the organization or its employees during the reporting period & the outcomes of such cases.

**SDG Targets**
16.5 Substantially reduce corruption & bribery in all their forms

**SASB**
- The entity shall disclose the total number of employees with a record of investment-related investigations, consumer-initiated complaints, private civil litigations, or other regulatory proceedings and include all such employees that were employed by the entity at any time during the reporting period in the calculation

<table>
<thead>
<tr>
<th>DISCLOSURE REQUIREMENTS FOR CAPITAL MARKETS SECTOR AS PER SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MATERIAL TOPIC</strong></td>
</tr>
<tr>
<td>Transparent Information &amp; Fair Advice for Customers</td>
</tr>
<tr>
<td>Professional Integrity</td>
</tr>
</tbody>
</table>

**Overview / Objective:** It enables the stakeholders to know about the entity's compliance with the applicable laws relating to bribery & corruption & illuminates entity values & a commitment towards high standards of ethical conduct.

**How to disclose?**

Enter the number of complaints w.r.t. conflict of interest whistle-blower complaints in the current & previous financial year against the Directors & KMPs of the entity with law enforcement agencies or lodged with the Entity internally

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GRI</strong></td>
</tr>
<tr>
<td>GRI 2-25-e</td>
</tr>
<tr>
<td>GRI 2-15- (a, b)</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-25 Processes to remediate negative impacts**
e. describe how the organization tracks the effectiveness of grievance mechanisms & other remediation processes, & report examples of their effectiveness, including stakeholder feedback.

**GRI Disclosure 2-15 Conflicts of interest**
a. Describe processes for the highest governance body to ensure conflicts of interest are avoided & managed.

b. Report whether conflicts of interest are disclosed to stakeholders, including, as a minimum:
   i. Cross-board membership;
   ii. Cross-shareholding with suppliers & other stakeholders;
   iii. Existence of controlling shareholder; iv. Related party disclosures.

SDG Targets
16.6 Develop effective, accountable & transparent institutions at all levels

TCFD [SES Note: No Direct Linkage - Mapped for reference]
Strategy disclosure – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.

SASB
- The entity shall describe the processes and policies that are set forth within its whistleblower program, including, but not limited to, internal compliance programs, whistleblower hotline details (e.g., if it is managed by an independent third-party), reference to and publication of the hotline number (e.g., within corporate compliance manuals or code of ethics), whistleblower incentives for reporting violations, and methods for submitting tips.
- The entity shall describe its processes for identifying and assessing conflicts of interest, such as the use of corporate policies, monitoring procedures, dedicated personnel, or board oversight.

<table>
<thead>
<tr>
<th>MATERIAL TOPIC</th>
<th>ACCOUNTING METRIC</th>
<th>CATEGORY</th>
<th>UNIT OF MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Ethics</td>
<td>Description of whistle-blower policies and procedures</td>
<td>Subjective</td>
<td>NA</td>
</tr>
<tr>
<td>Professional Integrity</td>
<td>Number of mediation and arbitration cases associated with professional integrity, including duty of care, by party</td>
<td>Quantitative</td>
<td>Number</td>
</tr>
<tr>
<td>Managing Conflicts of Interest</td>
<td>Discussion of processes for identifying and assessing conflicts of interest</td>
<td>Subjective</td>
<td>NA</td>
</tr>
</tbody>
</table>

Provide details of any corrective action taken or underway on issues related to fines / penalties / action taken by regulators/ law enforcement agencies/ judicial institutions, on cases of corruption & conflicts of interest

Overview / Objective: It enables the stakeholders to know about the entity's compliance with the applicable laws relating to bribery & corruption & illuminates entity values & a commitment towards high standards of ethical conduct.

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
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</thead>
<tbody>
<tr>
<td>GRI 205-3</td>
</tr>
</tbody>
</table>

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Additional Guidance via Global Best Practices

GRI Disclosure 205-3 Confirmed incidents of corruption & actions taken
a. Total number & nature of confirmed incidents of corruption.
b. Total number of confirmed incidents in which employees were dismissed or disciplined for corruption.
c. Total number of confirmed incidents when contracts with business partners were terminated or not renewed due to violations related to corruption.
d. Public legal cases regarding corruption brought against the organization or its employees during the reporting period & the outcomes of such cases.

SDG Targets
16.5 Substantially reduce corruption & bribery in all their forms

TCFD
Strategy disclosure – c) Describe the resilience of the entity’s strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>LEADERSHIP INDICATORS – IMPORTANCE TO INVESTORS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Awareness programmes conducted for value chain partners on any of the Principles during the financial year.</td>
</tr>
</tbody>
</table>

Overview / Objective: Measuring training & awareness of value chain partners increases the resilience of the business w.r.t. supply chain shocks & makes the entity more responsible towards its sustainability goals. Any action or policy in exclusion of value chain does not reduce sustainability risk.

How to disclose?
 disclosed the details like topics discussed & percentage of participation by value chain partners.

The organization can report whether the training covers how to implement the policy commitments in general or in specific situations (e.g., ensuring the commitment to privacy when handling customers’ personal data, ensuring the policy commitments are considered in procurement practices).

The organization can report the number or percentage of business partners & other parties that have been trained during the reporting period.

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 2-24-a-iv</td>
</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices

GRI Disclosure 2-24 Embedding policy commitments
a. describe how it embeds each of its policy commitments for responsible business conduct throughout its activities & business relationships, including:
iv. training that the organization provides on implementing the commitments.

SDG Targets
16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels

**TCFD**

**Risk Management** disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.

**Risk Management** disclosure – b) Describe the organization’s processes for managing climate-related risks

**CDP**

(C12.1) Do you engage with your value chain on climate-related issues?

(C12.1a) Provide details of your climate-related supplier engagement strategy.

(C12.1b) Give details of your climate-related engagement strategy with your customers.

(C12.1d) Give details of your climate-related engagement strategy with other partners in the value chain.

(C12.1e) Why do you not engage with any elements of your value chain on climate-related issues, & what are your plans to do so in the future?

(C12.2) Do your suppliers have to meet climate-related requirements as part of your organization’s purchasing process?

(C12.2a) Provide details of the climate-related requirements that suppliers have to meet as part of your organization’s purchasing process & the compliance mechanisms in place.

(C12.3) Does your organization engage in activities that could either directly or indirectly influence policy, law, or regulation that may impact the climate?

2. **Does the entity have processes in place to avoid/ manage conflict of interests involving members of the Board?** (Yes/No) If Yes, provide details of the same.

---

**Overview / Objective:** In order to do justice towards the interest of Entity, Stakeholders & public at large.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>How to disclose</th>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conflict of interest refers to a situation where an individual is confronted with choosing between the requirements of his or her function &amp; his or her own private interests. The entity shall disclose whether there are processes to ensure that conflict of interests involving members of the Board/ KMPs are avoided or managed along-with details of such processes.</td>
<td>GRI 2-10-b-iii</td>
<td>Strategy – (a), (b), Risk Management – (a), (b), (c)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>GRI 2-15-a</td>
<td></td>
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</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-10 Nomination & selection of the highest governance body**
b. describe the criteria used for nominating & selecting highest governance body members, including whether & how the following are taken into consideration: iii. independence;

('Independence’ refers to conditions that enable the members of the highest governance body to exercise independent judgment free from any external influence or conflicts of interest.)

**GRI Disclosure 2-15 Conflicts of interest**
a. describe the processes for the highest governance body to ensure that conflicts of interest are prevented & mitigated;

**TCFD [SES Note: No Direct Linkage - Mapped for reference]**
Strategy disclosure – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.

Strategy disclosure – b) Describe the impact of climate-related risks & opportunities on the organization's businesses, strategy & financial planning.

Risk Management disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.

Risk Management disclosure – b) Describe the organization’s processes for managing climate-related risks

Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.
PRINCIPLE 2: BUSINESSES SHOULD RESPECT THE INTERESTS OF & BE RESPONSIVE TO ALL THEIR STAKEHOLDERS.

Sr. No. | ESSENTIAL INDICATORS – IMPORTANCE TO INVESTORS
--- | ---

**Overview / Objective:** This covers an organization’s support for local suppliers or those owned by members of vulnerable groups. It also covers how the organization’s procurement practices (such as the lead times it gives to suppliers, or the purchasing prices it negotiates) cause or contribute to negative impacts in the supply chain or environment.

1. **Percentage of R&D & capital expenditure (capex) investments in specific technologies to improve the environmental & social impacts of product & processes to total R&D & capex investments made by the entity in current & previous FY.**

**Overview / Objective:** Measuring expenditure on R&D on specific technologies to improve the environmental and social impacts: Casts light on major technological shifts & technological advantages, which also demonstrates how the entity has been focusing on mitigating its adverse environmental & social impact.

**How to disclose?**

The entity must disclose relevant financial data of Capital expenditure & R&D in new technologies to improve the environmental & social impacts in current & previous FYs. The entity must disclose exactly how the new technology had a positive impact on environment & society.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>-</td>
<td>-</td>
<td>Metrics &amp; Targets – (a)</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**TCFD**

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES**

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Expenditure on R&amp;D &amp; capex</td>
<td>SES recommends the entity to disclose expenditure on R&amp;D &amp; Capex investments in specific technologies to improve the environmental &amp; social impacts of product &amp; processes</td>
<td>- Disclosure on expenditure on R&amp;D &amp; Capex in previous 2 years in amount as well as percentage to total &amp; as a percentage of revenue. Benefits of such expenditure such as product improvement, cost reduction, product development or import substitution by technology absorption</td>
<td>Medium</td>
</tr>
<tr>
<td>Capex on Energy Conservation equipment</td>
<td>SES recommends the entity to disclose Capital Investment on Energy Conservation Equipment</td>
<td>- Disclosure for last 2 years (Disclosure)</td>
<td>Medium</td>
</tr>
</tbody>
</table>

**RECOMMENDED FORMAT OF DISCLOSURE**

<table>
<thead>
<tr>
<th></th>
<th>Current FY Amount in ₹ cr</th>
<th>Current FY % to total</th>
<th>Current FY % to Revenue</th>
<th>Previous FY Amount in ₹ cr</th>
<th>Previous FY % to total</th>
<th>Previous FY % to Revenue</th>
<th>Details of improvements in environmental &amp; social impacts</th>
</tr>
</thead>
</table>

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<table>
<thead>
<tr>
<th>R&amp;D</th>
<th>Capex</th>
<th>Capex on Energy conservation equipment</th>
<th>Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
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</tbody>
</table>

2. Does the entity have procedures in place for sustainable sourcing, if yes specify the percentage.

**Overview / Objective:** By actively managing sustainable sourcing, companies act in their own interests, the interests of their stakeholders & the interests of society at large.

**How to disclose?**

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 308-1-a &amp; GRI 414-1-a</td>
</tr>
</tbody>
</table>

**Connections to Global Frameworks**

**GRI Disclosure 308-1 New suppliers that were screened using environmental criteria**

- a. Percentage of new suppliers that were screened using environmental criteria.

**GRI Disclosure 414-1 New suppliers that were screened using social criteria**

- a. Percentage of new suppliers that were screened using social criteria.

**SDG Targets [SES Note: No Direct Linkage - Mapped for reference]**

- 5.2 Eliminate all forms of violence against all women & girls in the public & private spheres, including trafficking & sexual & other types of exploitation
- 8.8 Protect labour rights & promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment
- 16.1 Significantly reduce all forms of violence & related death rates everywhere

**TCFD**

- **Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.
- **Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

3. Describe the processes in place to safely reclaim your products for reusing, recycling & disposing at the end of life, for (a) Plastics (including packaging) (b) E-waste (c) Hazardous waste & (d) other waste

**Overview / Objective:** Reclaiming refers to collecting products & their packaging materials at the end of their useful lives, for reusing, or recycling or safe disposal. Reclaimed items can include products & their packaging materials that are collected by or on behalf of the organization, by a third-party contractor.

**How to disclose?**

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI</td>
</tr>
<tr>
<td>-----</td>
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<tr>
<td></td>
</tr>
</tbody>
</table>
The entity shall disclose the process it has in place to reclaim & recycle/reuse/disposing of product at the end of life through either end-of-life interventions: - Recovering products, components, & materials from waste through preparation for reuse & recycling.

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 3-3-d</td>
<td>3.9, 6.3, 6.6, 8.4, 11.6, 12.4</td>
<td>Risk Management – (c); Metrics &amp; Targets – (a) (b), (c)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GRI 306-2-a</td>
<td></td>
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</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-3 Management of material topics**

d. describe actions taken to manage the topic & related impacts.

**GRI Disclosure 306-2 Management of significant waste-related impacts**

a. Actions, including circularity measures, taken to prevent waste generation in the organization’s own activities & upstream & downstream in its value chain, & to manage significant impacts from waste generated.

**SDG Targets**

3.9 By 2030, substantially reduce the number of deaths & illnesses from hazardous chemicals & air, water & soil pollution & contamination

6.3 By 2030, improve water quality by reducing pollution, eliminating dumping & minimizing release of hazardous chemicals & materials, halving the proportion of untreated wastewater & substantially increasing recycling & safe reuse globally

6.6 By 2020, protect & restore water-related ecosystems, including mountains, forests, wetlands, rivers, aquifers & lakes

8.4 Improve progressively, through 2030, global resource efficiency in consumption & production & endeavour to decouple economic growth from environmental degradation, in accordance with the 10-Year Framework of Programmes on Sustainable Consumption & Production, with developed countries taking the lead

11.6 By 2030, reduce the adverse per capita environmental impact of cities, including by paying special attention to air quality & municipal & other waste management

12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment

**TCFD**

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

| 4 | Whether Extended Producer Responsibility (EPR) is applicable to the entity’s activities (Yes / No). If yes, whether the waste collection plan is in line with the Extended Producer Responsibility (EPR) plan submitted to Pollution Control Boards? If not, provide steps taken to address the same |

**Overview / Objective:** “Extended Producer Responsibility” means the responsibility of a producer for environmentally sound management of product until the end of its life. The Uniform Framework for Extended Producers Responsibility issued by Ministry of Environment, Forest & Climate Change places responsibility on producers, importers & brand owners to establish a system for collecting back the plastic waste generated due to their products & submit a plan for such collection with the relevant Pollution Control Board(s) (details available [here](#)).

**How to disclose?**

**Connections to Global Frameworks**
The entity shall disclose whether it has EPR applicable to them. Also, it should disclose how their waste collection plan is in line with EPR submitted to Pollution Control Boards & steps taken to address issues, if any.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>LEADERSHIP INDICATORS – IMPORTANCE TO INVESTORS</th>
</tr>
</thead>
</table>
| 1       | Has the entity conducted Life Cycle Perspective / Assessments (LCA) for any of its products or for its services? If yes, provide details, i.e. Name of Product /Service, % of total Turnover contributed, Boundary for which the Life Cycle Perspective / Assessment was conducted, whether conducted by external agency.

**Overview / Objective:** Product Life Cycle refers to all the stages of a product from extraction or acquisition of raw materials through manufacturing & processing, distribution & transportation, use & reuse, recycling & disposal. In the case of services, it refers to all activities & processes from the design to delivery.

Life cycle assessment is an analytical procedure that involves assessment of the potential environmental or social impacts of a product or service, throughout its life cycle.

**How to disclose?**

The entity will disclose the products & services that have undergone LCA, along with respective NIC codes, their contribution to total turnover, Type of Boundary chosen for LCA, External Assurance & the availability of outcome of the LCA in public domain.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
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<tbody>
<tr>
<td></td>
<td></td>
<td>12.4</td>
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</table>

Boundary of LCA refers to the scope for which the assessment was conducted. For example, in the case of products, the boundary of LCA could be the following:

- Cradle-to-grave is the full Life Cycle Assessment from resource extraction ('cradle') to use phase & disposal phase ('grave').
- Cradle-to-cradle is a specific kind of cradle-to-grave assessment, where the end-of-life disposal step for the product is a recycling process.
- Cradle-to-gate is an assessment of a partial product life cycle from resource extraction (cradle) to the factory gate (i.e., before it is transported to the consumer).

**Additional Guidance via Global Best Practices**

**TCFD**

**Strategy** disclosure – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.

**Risk Management** disclosure – b) Describe the organization’s processes for managing climate-related risks.
Metrics & Targets disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

SDG Targets
12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment

CDP
(C4.5) Do you classify any of your existing goods &/or services as low-carbon products?
(C4.5a) Provide details of your products &/or services that you classify as low-carbon products.
(C10.1) Indicate the verification/assurance status that applies to your reported emissions.

RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Product life sustainability</td>
<td>SES recommends the entity to disclose whether they have a policy on product life sustainability &amp; whether such policy is disclosed on the website of the Entity.</td>
<td>Link of such policy to be disclosed</td>
<td>Low</td>
</tr>
<tr>
<td>Life Cycle Assessment</td>
<td>SES recommends the entity to disclose, in respect of life cycle assessment of its products, whether such study was conducted in compliance with any national / international standards</td>
<td>Name of the national / international standards in accordance with which, LCA was conducted</td>
<td>Low</td>
</tr>
</tbody>
</table>

2 If there are any significant social or environmental concerns &/or risks arising from production or disposal of your products / services, as identified in the Life Cycle Perspective / Assessments (LCA) or through any other means, briefly describe the same along-with action taken to mitigate the same.

Overview / Objective: It helps the Entity in realising the consequence of the activities involved in the production of its products & services & their subsequent consumption which in turn can support the organization in identifying opportunities for waste prevention & for adopting circularity measures.

How to disclose?

The entity shall disclose environmental & social risks associated with products or services, identified in the LCA or through other sources & steps/process in place to mitigate them.

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.3- (a, d)</td>
<td>3.9, 6.3, 8.4, 11.6, 12.4</td>
<td>Risk Management – (a), (c);</td>
<td>C2.2</td>
<td></td>
</tr>
<tr>
<td>306-1</td>
<td>306-2-a</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices

GRI Disclosure 3-3 Management of material topics

a. describe the actual & potential, negative & positive impacts on the economy, environment, & people, including impacts on their human rights;

d. describe actions taken to manage the topic & related impacts, including:

i. actions to prevent or mitigate potential negative impacts;

ii. actions to address actual negative impacts, including actions to provide for or cooperate in their remediation;
iii. actions to manage actual & potential positive impacts;

Disclosure 306-1 Waste generation & significant waste-related impacts
For the organization’s significant actual & potential waste-related impacts, a description of:
  i. the inputs, activities, & outputs that lead or could lead to these impacts;
  ii. whether these impacts relate to waste generated in the organization’s own activities or to waste generated upstream or downstream in its value chain.

Disclosure 306-2 Management of significant waste-related impacts
a. Actions, including circularity measures, taken to prevent waste generation in the organization’s own activities & upstream & downstream in its value chain, & to manage significant impacts from waste generated.

SDG Targets
3.9 By 2030, substantially reduce the number of deaths & illnesses from hazardous chemicals & air, water & soil pollution & contamination
6.3 By 2030, improve water quality by reducing pollution, eliminating dumping & minimizing release of hazardous chemicals & materials, halving the proportion of untreated wastewater & substantially increasing recycling & safe reuse globally
8.4 Improve progressively, through 2030, global resource efficiency in consumption & production & endeavour to decouple economic growth from environmental degradation, in accordance with the 10-Year Framework of Programmes on Sustainable Consumption & Production, with developed countries taking the lead
11.6 By 2030, reduce the adverse per capita environmental impact of cities, including by paying special attention to air quality & municipal & other waste management
12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment

TCFD
Risk Management disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.
Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

CDP
(C2.2) Describe your process(es) for identifying, assessing & responding to climate-related risks & opportunities.
(C2.2a) Which risk types are considered in your organization's climate-related risk assessments?
(C2.2g) Why does your organization not have a process in place for identifying, assessing, & responding to climate-related risks & opportunities, & do you plan to introduce such a process in the future?

SASB
• The entity shall break down its below tabular disclosures by asset class: (a) equities, (b) fixed income, (c) cash equivalents/money market instruments, and (d) other (e.g., real estate and commodities).
• The entity shall identify and disclose the amount of any AUM managed using more than one ESG integration strategy (e.g., screening and integration).
• With respect to approach to incorporation of ESG factors in investment strategies, the entity shall describe policies that determine such approach.
• The entity shall describe its approach to proxy voting, including, but not limited to, its process for making proxy voting decisions, including its approach to defining materiality.

<table>
<thead>
<tr>
<th>MATERIAL TOPIC</th>
<th>ACCOUNTING METRIC</th>
<th>CATEGORY</th>
<th>UNIT OF MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>DISCLOSURE REQUIREMENTS FOR CAPITAL MARKETS SECTOR AS PER SASB</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Incorporation of ESG Factors in Investment Management & Advisory

| Amount of assets under management, by asset class, that employ (1) integration of environmental, social, and governance (ESG) issues, (2) sustainability themed investing, and (3) screening |
|---|---|
| Quantitative | Reporting Currency |

Incorporation of ESG Factors in Investment Management & Advisory

<table>
<thead>
<tr>
<th>Description of approach to incorporation of environmental, social, and governance (ESG) factors in investment and/or wealth management processes and strategies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subjective</td>
</tr>
</tbody>
</table>

Incorporation of ESG Factors in Investment Management & Advisory

<table>
<thead>
<tr>
<th>Description of proxy voting and investee engagement policies and procedures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subjective</td>
</tr>
</tbody>
</table>

3 Percentage of recycled or reused input material to total material (by value) used in production or providing services in current & previous FY.

**Overview / Objective:** This can predict the possible overloading on current waste management facility capacities & provide decision support for designing strategies to approach resource sustainability.

**How to measure?** Percentage of recycled input materials used = Total recycled input materials used / Total input materials used x 100

**How to disclose?** The entity shall disclose % recycled/reused material to be used as raw/input material used under the recycle/reuse activity w.r.t total raw material used.

| Connections to Global Frameworks |
|---|---|---|---|---|
| GRI | SDG | TCFD | CDP | SASB |
| GRI 301-1 GRI 301-2-a | 8.4, 12.2, 12.5 | Metrics & Targets – (a) |

**Additional Guidance via Global Best Practices**

**GRI Disclosure 301-1 Materials used by weight or volume**

Total weight or volume of materials that are used to produce & package the organization’s primary products & services during the reporting period, by:

i. Non-renewable materials used;

ii. Renewable materials used.

**GRI Disclosure 301-2 Recycled input materials used**

a. Percentage of recycled input materials used to manufacture the organization's primary products & services.

**SDG Targets**

8.4 Improve progressively, through 2030, global resource efficiency in consumption & production & endeavour to decouple economic growth from environmental degradation, in accordance with the 10-Year Framework of Programmes on Sustainable Consumption & Production, with developed countries taking the lead

12.2 By 2030, achieve the sustainable management & efficient use of natural resources

12.5 By 2030, substantially reduce waste generation through prevention, reduction, recycling & reuse

**TCFD**

**Metrics & Targets** disclosure – a) Describe metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.
### PARAMETER

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Packaging materials</td>
<td>SES recommends the entity to mention any specific steps taken to increase use of renewable materials in its packaging</td>
<td>Disclosure of Renewable/Non-renewable materials used in packaging, harmful components in its packaging, use of plastic in packaging</td>
<td>Low</td>
</tr>
</tbody>
</table>

#### RECOMMENDED FORMAT OF DISCLOSURE

<table>
<thead>
<tr>
<th></th>
<th>Current –Y - Total weight or volume</th>
<th>Current FY % to total</th>
<th>Previous –Y - Total weight or volume</th>
<th>Previous FY % to total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renewable materials</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non- Renewable materials</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detailed disclosure of use of any harmful component as part of its packaging material? E.g. PET: polyethylene terephthalate, HDPE: high-density polyethylene, PVC: polyvinyl chloride, etc.</td>
<td>(Disclosure)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detailed disclosure of any recyclable packaging provided by the Entity</td>
<td>(Disclosure)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detailed disclosure of any plastic used in its packaging &amp; whether such plastic was recyclable or not</td>
<td>(Disclosure)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### Overview / Objective:

This can predict possible overloading on current waste management facility capacities & provide decision support for designing strategies to approach resource sustainability.

#### How to disclose?

- The entity shall disclose products & packaging reclaimed at end of life under 4 categories: Plastics, E-waste, Hazardous waste & Other.

#### How to measure?

- In Metric Tonnes

#### Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI 301-2-a</th>
<th>GRI 301-3-a</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 301-2-a</td>
<td>GRI 301-3-a</td>
</tr>
<tr>
<td>8.4, 12.2, 12.5</td>
<td>Metrics &amp; Targets – (a)</td>
</tr>
</tbody>
</table>

#### Additional Guidance via Global Best Practices

**GRI Disclosure 301-2 Recycled input materials used**

a. Percentage of recycled input materials used to manufacture the organization's primary products & services.

**GRI Disclosure 301-3 Reclaimed products & their packaging materials**

a. Percentage of reclaimed products & their packaging materials for each product category.

#### SDG Targets

8.4 Improve progressively, through 2030, global resource efficiency in consumption & production & endeavour to decouple economic growth from environmental degradation, in accordance with the 10-Year Framework of Programmes on Sustainable Consumption & Production, with developed countries taking the lead

12.2 By 2030, achieve the sustainable management & efficient use of natural resources

12.5 By 2030, substantially reduce waste generation through prevention, reduction, recycling & reuse

#### TCFD

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.
Reclaimed products & their packaging materials (as percentage of products sold) for each product category

**Overview / Objective:** This can predict possible overloading on current waste management facility capacities & provide decision support for designing strategies to approach resource sustainability.

<table>
<thead>
<tr>
<th>How to measure?</th>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percentage of re-used &amp; recycled input material = ((total recycled + re-used input material used) * 100) divided by (total input material used to manufacture the entity’s products or to provide services)</td>
<td>The entity shall disclose % reclaimed product for each product category w.r.t total product sold.</td>
<td>GRI 301-1 8.4, 12.2, 12.5 Metrics &amp; Targets – (a)</td>
</tr>
</tbody>
</table>

The entity may use the total weight or the total volume of materials, for calculating this field.

**Additional Guidance via Global Best Practices**

**GRI Disclosure 301-1 Materials used by weight or volume**

Total weight or volume of materials that are used to produce & package the organization’s primary products & services during the reporting period, by:

- i. Non-renewable materials used;
- ii. Renewable materials used.

**GRI Disclosure 301-3 Reclaimed products & their packaging materials**

a. Percentage of reclaimed products & their packaging materials for each product category.

<table>
<thead>
<tr>
<th>SDG Targets</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.4 Improve progressively, through 2030, global resource efficiency in consumption &amp; production &amp; endeavour to decouple economic growth from environmental degradation, in accordance with the 10-Year Framework of Programmes on Sustainable Consumption &amp; Production, with developed countries taking the lead</td>
</tr>
<tr>
<td>12.2 By 2030, achieve the sustainable management &amp; efficient use of natural resources</td>
</tr>
<tr>
<td>12.5 By 2030, substantially reduce waste generation through prevention, reduction, recycling &amp; reuse</td>
</tr>
</tbody>
</table>

**TCFD**

**Metrics & Targets disclosure** – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.
PRINCIPLE 3: BUSINESSES SHOULD RESPECT & PROMOTE THE WELL-BEING OF ALL EMPLOYEES, INCLUDING THOSE IN THEIR VALUE CHAINS.

Objective - This Principle encompasses all policies & practices of an organization relating to the well-being of all employees or its value chain partners, without discrimination & in an inclusive manner. The principle recognizes that an employee's well-being includes his/her family's well-being & a positive work environment.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>ESSENTIAL INDICATORS – IMPORTANCE TO INVESTORS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Overview / Objective: This illustrates the entity’s engagement with sustainability reporting frameworks that most investors value.</td>
</tr>
<tr>
<td>1</td>
<td>Details of measures for the well-being of (a) employees &amp; (b) workers such as: Total number &amp; percentage of various categories covered by: Health insurance, Accident insurance, Maternity benefits, Paternity Benefits &amp; Day Care facilities.</td>
</tr>
</tbody>
</table>

Overview / Objective: This disclosure gives insight into the organization’s approach towards employees & workers by understanding the kind & extent of benefits it offers. The quality of benefits offered has a key role/influence on an organization’s attrition rate. Policies like no gender bias for maternity & paternity leave can lead to the greater recruitment & retention of qualified employees. Offering health/accidental insurance & daycare facilities is a way to promote/ensure the mental well-being of the employee & their family.

<table>
<thead>
<tr>
<th>How to measure?</th>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>% of employees / workers covered for various benefits = (number of employee or workers covered for various benefits) / total number of permanent employees or workers.</td>
<td>In case the entity desires to disclose any benefits other than those specified in this field, additional columns may be added for such disclosures.</td>
<td>GRI 401-2-a-i-vii</td>
</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices

Disclosure 401-2 Benefits provided to fulltime employees that are not provided to temporary or part-time employees

a. Benefits which are standard for full-time employees of entity but not provided to temporary / part-time employees, by significant locations of operation. These include, as a minimum:

i. life insurance; ii. health care; iii. disability & invalidity coverage; iv. parental leave; v. retirement provision; vi. stock ownership; vii. others.

SDG Targets [SES Note: Mapped for reference]

3.2 By 2030, end preventable deaths of new-borns & children under 5 years of age, with all countries aiming to reduce neonatal mortality to at least as low as 12 per 1,000 live births & under-5 mortality to at least as low as 25 per 1,000 live births
5.4 Recognize & value unpaid care & domestic work through the provision of public services, infrastructure & social protection policies & the promotion of shared responsibility within the household & the family as nationally appropriate

8.5 By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value

8.6 By 2020, substantially reduce the proportion of youth not in employment, education or training

<table>
<thead>
<tr>
<th>Details of retirement benefits offered to workers &amp; employees, for Current FY &amp; Previous Financial Year: ESI; PF; Gratuity; Others, please specify.</th>
</tr>
</thead>
</table>

**Overview / Objective:** In the interest of employees: to provide security. Offering retirement benefits is a way to promote/ensure the mental well-being of the employee & their families as well as the organization’s willingness to have a long-term association with its employees & workers.

<table>
<thead>
<tr>
<th>How to disclose?</th>
</tr>
</thead>
<tbody>
<tr>
<td>The entity shall disclose relevant data of % of employees &amp; workers covered under various schemes such as PF, Gratuity, ESI, &amp; any other employee Fund for current &amp; previous FYs as per the BRSR format</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GRI</strong></td>
</tr>
<tr>
<td>GRI-201-3-b-i-iii</td>
</tr>
<tr>
<td>GRI 201-3-c</td>
</tr>
<tr>
<td>GRI 201-3-d</td>
</tr>
<tr>
<td>GRI 201-3-e</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 201-3 Defined benefit plan obligations & other retirement plans**

b. If a separate fund exists to pay the plan’s pension liabilities:
   i. the extent to which the scheme’s liabilities are estimated to be covered by the assets that have been set aside to meet them;
   ii. the basis on which that estimate has been arrived at;
   iii. when that estimate was made.

c. If 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, & the timescale, if any, by which the employer hopes to achieve full coverage.

d. Percentage of salary contributed by employee or employer.

e. Level of participation in retirement plans, such as participation in mandatory or voluntary schemes, regional, or country-based schemes, or those with financial impact

**CDP**

(C-FS1.4) Does your organization offer its employees an employment-based retirement scheme that incorporates ESG criteria, including climate change?

**TCFD [SES Note: No Direct Linkage - Mapped for reference]**

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.
3 Are the premises/offices of the entity accessible to differently-abled employees & workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016? If not, whether any steps are being taken by the entity in this regard.

**Overview / Objective:** Accessibility refers to physical accessibility such as wheelchair ramps, braille signage & accessible restrooms, & digital accessibility, where information & communication technology is accessible to all &/or compatible with assistive technology devices. This disclosure on accessibility to differently abled persons provides valuable insight into human capital strategy & the level of inclusivity offered by the management regarding certain protected employment classes.

**How to disclose?**

The entity shall disclose whether the organization’s premises/office spaces are accessible to differently-abled employees & workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016 or not.

The entity is required to disclose the actions being taken by it ensure such compliance.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 3-3</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-3 Management of material topics**

c. describe its policies or commitments regarding the material topic;

4 Does the entity have an equal opportunity policy as per the Rights of Persons with Disabilities Act, 2016? If so, provide a web link to the policy.

**Overview / Objective:** Freedom from discrimination is a human right & a fundamental right at work. Discrimination can impose unequal burdens on individuals or deny fair opportunities on the basis of individual merit.

**How to disclose?**

The entity shall disclose whether it has an equal opportunity policy & also share the weblink of the policy.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 3-3-c</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-3 Management of material topics**

c. describe its policies or commitments regarding the material topic;

5 Return to work & Retention rates of permanent employees & workers that took parental leave based on gender-male & female & in totality

**Overview / Objective:** This disclosure gives an overview of whether or not the entity believes inequitable gender choice for maternity & paternity leave & also an insight into the work pressure & working system of the entity. Parental leave refers to maternity & paternity leave.
### Return to work rate

\[
\text{Return to work rate} = \frac{(\text{Total number of employees that did return to work after parental leave in the reporting period} \times 100)}{(\text{Total number of employees due to return to work after taking parental leave in the reporting period})}
\]

**Retention Rate**

\[
\text{Retention Rate} = \frac{(\text{Total number of employees retained 12 months after returning to work following a period of parental leave} \times 100)}{(\text{Total number of employees returning from parental leave in the prior reporting period})}
\]

The entity shall disclose no. of employees returned post parental leaves & rate of retention on gender basis as well as in totality. Retention rate determines who returned to work after parental leave ended & were still employed 12 months later.

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 401-3</td>
<td>5.1, 5.4, 8.5, 8.6</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Additional Guidance via Global Best Practices

**GRI Disclosure 401-3 Parental leave**

- a. Total number of employees that were entitled to parental leave, by gender.
- b. Total number of employees that took parental leave, by gender.
- c. Total number of employees that returned to work in the reporting period after parental leave ended, by gender.
- d. Total number of employees that returned to work after parental leave ended that were still employed 12 months after their return to work, by gender.
- e. Return to work & retention rates of employees that took parental leave, by gender.

### SDG Targets

**5.1** End all forms of discrimination against all women & girls everywhere

**5.4** Recognize & value unpaid care & domestic work through the provision of public services, infrastructure & social protection policies & the promotion of shared responsibility within the household & the family as nationally appropriate

**8.5** By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value

**8.6** By 2020, substantially reduce the proportion of youth not in employment, education or training

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE / BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parental Leave</td>
<td>Was there any instance of refusal to grant such leave?</td>
<td>High</td>
</tr>
</tbody>
</table>

Is there a mechanism available to receive & redress grievances for the following permanent & temporary categories of employees & workers? If yes, give details of the mechanism in brief for all the above-mentioned categories.
Overview / Objective:
Gives an overview of whether there exists a channel for an employee to voice his/her concern over any grievances & how the entity resolves them in order to ensure that the organization can provide for or cooperate in the remediation of negative impacts that it identifies it has caused or contributed to.

How to disclose?
The entity shall disclose whether there is a grievance redressal mechanism in place for permanent as well as contractual employees & workers. Also, the entity shall share the details of the Grievance Redressal Mechanism for permanent & temporary employees & workers in brief.

Connections to Global Frameworks
<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 2-25</td>
<td>16.6</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices

GRI Disclosure 2-25 Processes to remediate negative impacts
a. Describe commitments to provide for or cooperate in the remediation of negative impacts that the organization identifies it has caused or contributed to;
b. Describe approach to identify & address grievances, including the grievance mechanisms that the organization has established or participates in;
c. Describe other processes by which the organization provides for or cooperates in the remediation of negative impacts that it identifies it has caused or contributed to;
d. Describe how the stakeholders who are the intended users of the grievance mechanisms are involved in the design, review, operation, & improvement of these mechanisms;
e. Describe how the organization tracks effectiveness of grievance mechanisms & other remediation processes & report examples of their effectiveness, including stakeholder feedback.

SDG Targets [SES Note: Mapped for reference]
16.6 Develop effective, accountable & transparent institutions at all levels
7 Disclose No. & percentage of Membership of total permanent male & female both categories employees & workers in association(s) or Unions recognized by the listed entity for both current & previous Financial Years.

Overview / Objective:
Gives insights into whether or not the employees’ freedom of association & collective bargaining is respected by the entity. Data from both the previous & the current year improves comparability & transparency.

How to disclose?
The entity shall disclose number & percentage of employees as well as workers on basis of gender & in totality as members of associations/unions.

Connections to Global Frameworks
<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 2-30-a</td>
<td></td>
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<tr>
<td>GRI 402-1</td>
<td></td>
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<tr>
<td>GRI 407-1</td>
<td></td>
<td>8.8</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices
**GRI Disclosure 2-30 Collective bargaining agreements**
a. report the percentage of total employees covered by collective bargaining agreements;

**GRI Disclosure 402-1 Minimum notice periods regarding operational changes**
a. Minimum no. of weeks’ notice typically provided to employees & their representatives prior to implementation of significant operational changes that could substantially affect them.
b. For organizations with collective bargaining agreements, report whether the notice period & provisions for consultation & negotiation are specified in collective agreements.

**GRI Disclosure 407-1 Operations & suppliers in which the right to freedom of association & collective bargaining may be at risk**
a. Operations & suppliers in which workers’ rights to exercise freedom of association or collective bargaining may be violated or at significant risk either in terms of:
   i. type of operation (such as manufacturing plant) & supplier;
   ii. countries or geographic areas with operations & suppliers considered at risk.
b. Measures taken by the organization in the reporting period intended to support rights to exercise freedom of association & collective bargaining.

**SDG Targets**
8.8 Protect labour rights & promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment

**RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES**

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE/BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Collective Bargaining &amp; Associations</td>
<td>SES recommends the entity to provide details on Collective Bargaining/Freedom of Association along with details on instances of strike/ labour unrest, etc.</td>
<td>High</td>
</tr>
</tbody>
</table>

**Number & percentage of employees & workers who attended training in totality & on a gender basis. The entity can further disclose such data based on types of training:**
- General training on health & safety
- Training on specific work-related hazards hazardous activities, or hazardous situations
- Training on mental health

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th></th>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
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</thead>
<tbody>
<tr>
<td>Connections to GRI</td>
<td>403-5-a</td>
<td>4.3, 5.1, 8.2, 8.5, 10.3</td>
<td></td>
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<td></td>
<td>404-1-a-i</td>
<td></td>
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<td></td>
<td>404-2-a</td>
<td></td>
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</tbody>
</table>

**Overview / Objective:** This disclosure provides insight into the scale of an organization’s investment in training & the degree to which the investment is made across the entire employee base. Also to review the current status of the strategies, processes, & activities used by an organization to control risks to health & safety. Training on health & safety can include general training on health & safety as well as training on specific work-related hazards, hazardous activities, or hazardous situations. It can also include training on mental health. Training programs on skill upgradation can include both internal training courses & funding support for external training or education.
• Internal training courses for skill upgradation
• Funding support for external training or education

Additional Guidance via Global Best Practices

GRI Disclosure 403-5 Worker training on occupational health & safety
a. A description of any occupational health & safety training provided to workers, including generic training as well as training on specific work-related hazards, hazardous activities, or hazardous situations.

GRI Disclosure 404-1 Average hours of training per year per employee
a. Average hours of training that the organization’s employees have undertaken during the reporting period, by: I. gender;

GRI Disclosure 404-2 Programs for upgrading employee skills & transition assistance programs
a. Type & scope of programs implemented & assistance provided to upgrade employee skills.

SDG Targets
4.3 By 2030, ensure equal access for all women & men to affordable & quality technical, vocational & tertiary education, including university
5.1 End all forms of discrimination against all women & girls everywhere
8.2 Achieve higher levels of economic productivity through diversification/technological upgrading/innovation, including through focus on high-value added & labour-intensive sectors
8.5 By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value
10.3 Ensure equal opportunity & reduce inequalities of outcome, including by eliminating discriminatory laws, policies & practices & promoting appropriate legislation, policies & action in this regard

RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Training</td>
<td>SES recommends the entity to disclose the average hours of training per employee for the last 3 years as well as Hours/Man days of training</td>
<td>- There has been no decrease in average hours of training per employee &amp; Hours/Man days of training for last 3 years (Performance)</td>
<td>High</td>
</tr>
</tbody>
</table>

9. Details of performance & career development reviews of employees & workers on a gender-male & female & in totality for both current & previous financial years.

Overview / Objective: Regular performance & career development reviews can also enhance employee satisfaction, which correlates with improved organizational performance. Regular performance & career development review refers to review based on criteria known to the employee / worker & his or her superior. This disclosure measures the extent to which an organization regularly appraises employee performance. Such a review is undertaken with the knowledge of the employee.

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
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</tbody>
</table>
The entity shall disclose no. & % of employees & workers whose performance & career development reviews have been conducted by the entity for current & previous FYs.

### Additional Guidance via Global Best Practices

**GRI Disclosure 404-3 Percentage of employees receiving regular performance & career development reviews**

a. Percentage of total employees by gender & by employee category who received a regular performance & career development review during the reporting period.

### SDG Targets

- **4.3** By 2030, ensure equal access for all women & men to affordable & quality technical, vocational & tertiary education, including university
- **5.1** End all forms of discrimination against all women & girls everywhere
- **8.5** By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value
- **10.3** Ensure equal opportunity & reduce inequalities of outcome, including by eliminating discriminatory laws, policies & practices & promoting appropriate legislation, policies & action in this regard

### Overview / Objective:

It gives insights into how the quality of occupational health services is ensured, whether the services are provided by competent individuals with recognized qualifications & accreditations, & whether it complies with legal requirements &/or recognized standards/guidelines. It enables an organization to identify deficiencies in its overall management of occupational health & safety; address resources, policy, & operational controls; & ensure continual improvement.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>- The entity shall disclose whether it has a health &amp; safety management system in place with its coverage.</td>
<td>GRI 403-1-a, GRI 403-1-b, GRI 403-2-a, GRI 403-2-b, GRI 403-2-c, GRI 403-4-a, GRI 403-6-a</td>
</tr>
<tr>
<td>- Also disclose details/process/steps &amp; frequency of conducting safety/hazard/risk identification.</td>
<td></td>
</tr>
<tr>
<td>- Disclose the processes in place for employees &amp; workers to report work-related hazards &amp; to protect/remove themselves.</td>
<td></td>
</tr>
<tr>
<td>- Also, disclose whether it has provided non-occupational medical &amp; healthcare services to its employees/workers.</td>
<td>3.3, 3.5, 3.8, 8.8, 16.7</td>
</tr>
</tbody>
</table>

Connections to Global Frameworks:

- **GRI**
- **SDG**
- **TCFD**
- **CDP**
- **SASB**
Additional Guidance via Global Best Practices

**GRI Disclosure 403-1 Occupational health & safety management system**

a. A statement of whether an occupational health & safety management system has been implemented;
   i. the system has been implemented because of legal requirements & if so, a list of the requirements;
   ii. the system has been implemented based on recognized risk management &/or management system standards/guidelines & if so, a list of the standards/guidelines

b. A description of the scope of workers, activities, & workplaces covered by the occupational health & safety management system, & an explanation of whether & if so, why any workers, activities, or workplaces are not covered.

**GRI Disclosure 403-2 Hazard identification, risk assessment, & incident investigation**

a. A description of the processes used to identify work-related hazards & assess risks on a routine & non-routine basis, & to apply the hierarchy of controls in order to eliminate hazards & minimize risks.

b. A description of the processes for workers to report work-related hazards & hazardous situations, & an explanation of how workers are protected against reprisals.

c. A description of the policies & processes for workers to remove themselves from work situations that they believe could cause injury or ill health, & an explanation of how workers are protected against reprisals.

d. A description of the processes used to investigate work-related incidents, including the processes to identify hazards & assess risks relating to the incidents, to determine corrective actions using the hierarchy of controls, & to determine improvements needed in the occupational health & safety management system.

**GRI Disclosure 403-4 Worker participation, consultation, & communication on occupational health & safety**

a. A description of the processes for worker participation & consultation in the development, implementation, & evaluation of the occupational health & safety management system, & for providing access to & communicating relevant information on occupational health & safety to workers.

**GRI Disclosure 403-6 Promotion of worker health**

a. An explanation of how the organization facilitates workers’ access to non-occupational medical & healthcare services, & the scope of access provided.

b. A description of any voluntary health promotion services & programs offered to workers to address major non-work-related health risks, including the specific health risks addressed, & how the organization facilitates workers’ access to these services & programs.

**SDG Targets [SES Note: Mapped for reference]**

3.3 By 2030, end the epidemics of AIDS, tuberculosis, malaria & neglected tropical diseases & combat hepatitis, water-borne diseases & other communicable diseases

3.5 Strengthen the prevention & treatment of substance abuse, including narcotic drug abuse & harmful use of alcohol

3.8 Achieve universal health coverage, including financial risk protection, access to quality essential health-care services & access to safe, effective, quality & affordable essential medicines & vaccines for all

16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
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</thead>
<tbody>
<tr>
<td>SDG Targets</td>
<td>[SES Note: Mapped for reference]</td>
<td></td>
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</tbody>
</table>
## Health & Safety

**SES recommends the entity to disclose Health & Safety policy of the entity.**
- Link of the policy or the policy to be disclosed
- Certifications along with Health & Safety Management System

### Details of safety-related incidents for both employees & workers in current & previous FYs for:
- Lost Time Injury Frequency Rate (LTIFR) (per one million-person hour worked);
- Total recordable work-related injuries;
- No. of fatalities;
- High consequence work-related injury or ill-health (excluding fatalities)

#### Overview / Objective:
It is a measure of the extent of harm suffered by employees & workers & enables the entity to recognize & rectify lacks/loopholes in its OHAS Management. Lost time is an indicator of the loss of productivity for an organization as a result of a work-related injury or ill-health. Work related injury & ill-health arise from exposure to hazards at work & are directly related to performance of work-related tasks.

### How to measure?

<table>
<thead>
<tr>
<th>Lost Time Injury Frequency Rate (LTIFR): (No. of lost time injuries in FY x 1,000,000) / (Total hours worked by all staff in same FY)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recordable work-related injury or ill-health: total number of employees / workers affected by work-related injuries or ill-health, across all incidents during the reporting period &amp; the prior year. In case the same employee or worker is injured multiple times, say thrice, in separate incidents, the same shall be reported as 3</td>
</tr>
</tbody>
</table>

### How to disclose?

- The entity shall disclose numerical data of LTIFR in per 1 million-person hour worked; fatalities etc.
- Recordable work-related injury or ill-health results in any of the following: death, days away from work, restricted work or transfer to another job, medical treatment beyond first aid, or loss of consciousness.
- The entity shall report the number of fatalities of employees / workers during the reporting period & the prior year, as a result of work-related injury.
- **Details on high consequence work-related injury or ill-health (excluding fatalities)—rendering person unfit for job done previously**

### Connections to Global Frameworks

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
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<tbody>
<tr>
<td>GRI 403-9-a-i-v</td>
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<tr>
<td>GRI 403-9-b-i-v</td>
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<td></td>
<td>3.3, 3.4, 3.6,</td>
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<tr>
<td>GRI 403-10-a</td>
<td></td>
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<td></td>
<td>3.9, 8.8, 16.1</td>
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<tr>
<td>GRI 403-10-b-ii</td>
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</tbody>
</table>

### Additional Guidance via Global Best Practices

**GRI Disclosure 403-9 Work-related injuries**

a. For all employees:
   i. The number & rate of fatalities as a result of work-related injury;
ii. The number & rate of high-consequence work-related injuries (excluding fatalities);
iii. The number & rate of recordable work-related injuries;
v. The number of hours worked.

b. For all workers who are not employees but whose work &/or workplace is controlled by the organization:
i. The number & rate of fatalities as a result of work-related injury;
ii. The number & rate of high-consequence work-related injuries (excluding fatalities);
iii. The number & rate of recordable work-related injuries;
iv. The main types of work-related injury;
v. The number of hours worked.

GRI Disclosure 403-10 Work-related ill health

a. For all employees:
i. The number of cases of recordable work-related ill health;

b. For all workers who are not employees but whose work &/or workplace is controlled by the organization:
i. The number of cases of recordable work-related ill health;

SG Targets [SES Note: Mapped for reference]

3.3 By 2030, end the epidemics of AIDS, tuberculosis, malaria & neglected tropical diseases & combat hepatitis, water-borne diseases & other communicable diseases

3.4 By 2030, reduce by one third premature mortality from non-communicable diseases through prevention & treatment & promote mental health & well-being

3.6 By 2020, halve the number of global deaths & injuries from road traffic accidents

3.9 By 2030, substantially reduce the number of deaths & illnesses from hazardous chemicals & air, water & soil pollution & contamination

8.8 Protect labour rights & promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment

16.1 Significantly reduce all forms of violence & related death rates everywhere

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE/BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Safety Related Incidents</td>
<td>SES recommends the entity to disclose the reasons for fatalities/accidents/injuries &amp; preventative measures for the same</td>
<td>Low</td>
</tr>
</tbody>
</table>

12 Describe the measures taken by the entity to ensure a safe & healthy workplace.

Overview / Objective: This disclosure gives an overview of the efforts taken by an entity to protect its workers & employees, & shows the commitment of a entity towards the protection & well being of its employees.
Under this disclosure, the entity shall report the measures taken to prevent or mitigate significant negative health & safety impacts that are directly linked to its operations, products or services. Also indicate whether these measures are taken for a specific set of activities, employees / workers or facilities of the entity.

### Additional Guidance via Global Best Practices

**GRI Disclosure 3-3 Management of material topics**

- **d.** describe actions taken to manage the topic & related impacts, including:
  - **i.** actions to prevent or mitigate potential negative impacts;
  - **ii.** actions to address actual negative impacts, including actions to provide for or cooperate in their remediation;
  - **iii.** actions to manage actual & potential positive impacts;

**GRI Disclosure 403-2 Hazard identification, risk assessment, & incident investigation**

- **a.** A description of the processes used to identify work-related hazards & assess risks on a routine & non-routine basis, & to apply the hierarchy of controls in order to eliminate hazards & minimize risks, including:
  - **i.** how the organization ensures the quality of these processes, including the competency of persons who carry them out;
  - **ii.** how the results of these processes are used to evaluate & continually improve the occupational health & safety management system.
- **b.** A description of the processes for workers to report work-related hazards & hazardous situations, & an explanation of how workers are protected against reprisals.
- **c.** A description of the policies & processes for workers to remove themselves from work situations that they believe could cause injury or ill health, & an explanation of how workers are protected against reprisals.
- **d.** A description of the processes used to investigate work-related incidents, including the processes to identify hazards & assess risks relating to the incidents, to determine corrective actions using the hierarchy of controls, & to determine improvements needed in the occupational health & safety management system.

**GRI Disclosure 403-9 Work-related injuries**

- **c.** The work-related hazards that pose a risk of high-consequence injury, including:
  - **iii.** actions taken or underway to eliminate these hazards & minimize risks using the hierarchy of controls.
- **d.** Any actions taken or underway to eliminate other work-related hazards & minimize risks using the hierarchy of controls.

**GRI Disclosure 403-10 Work-related ill health**

- **c.** The work-related hazards that pose a risk of ill health, including:
  - **iii.** actions taken or underway to eliminate these hazards & minimize risks using the hierarchy of controls.

**SDG Targets [SES Note: Mapped for reference]**
3.6 By 2020, halve the number of global deaths & injuries from road traffic accidents
8.8 Protect labour rights & promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment
16.1 Significantly reduce all forms of violence & related death rates everywhere

**TCFD [SES Note: Mapped for reference]**
Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

| 13 | Number of Complaints filed & pending along with remarks on working conditions & health & safety made by employees & workers for current & previous FYs. |

**Overview / Objective:** Gives insights into the attentiveness of the entity toward the working environment, how effective their grievance redressal system is, data from both the year improves comparability & transparency.

**How to disclose?**

| Connections to Global Frameworks |
|---|---|---|---|---|
| GRI | SDG | TCFD | CDP | SASB |
| GRI 2-25-e | 16.6 | | | |

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-25 Processes to remediate negative impacts**
e. describe how the organization tracks effectiveness of grievance mechanisms & other remediation processes, & report examples of their effectiveness, including stakeholder feedback

**SDG Targets**
16.6 Develop effective, accountable & transparent institutions at all levels

| 14 | Disclose % of your plants & offices that were assessed (by the entity/ statutory authorities/ third parties) in the current FY for health & safety practices & working conditions |

**Overview / Objective:** This indicates the relative trustworthiness of the sustainability data published by the entity through various reporting channels.
The entity shall disclose the percentage of plants/offices assessed with respect to **health & safety practices** as well as **working conditions**, separately, along with the details of the Assessing party.

### Additional Guidance via Global Best Practices

**GRI Disclosure 3-3 Management of material topics**

The reporting organization shall report how it manages occupational health & safety.

e. report the following information about tracking the effectiveness of the actions taken:

i. processes used to track the effectiveness of the actions;

**TCFD [SES Note: Mapped for reference]**

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, &, if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

15 **Provide details of any corrective action taken or underway to address safety-related incidents (if any) & on significant risks/concerns arising from assessments of health & safety practices & working conditions.**

**Overview / Objective:** This disclosure gives an overview of the efforts taken by an entity to protect its workers & employees from health & safety related risks, & shows the commitment of a entity towards the protection & well-being of its employees.

<table>
<thead>
<tr>
<th>How to disclose?</th>
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</table>
| Shall share a brief of assessment results as per question No. 14 along with details of any/all corrective actions underway/taken. | **GRI** 3-3-d-i-ii  
GRI 403-9-c-ii-iii  
GRI 403-9-d  
GRI 403-10-c-ii-iii  
**SDG** 8.8  
**TCFD** Risk Management – (c)  
**CDP**  
**SASB** |

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-3 Management of material topics**

d. describe actions taken to manage the topic & related impacts, including:

i. actions to prevent or mitigate potential negative impacts;

ii. actions to address actual negative impacts, including actions to provide for or cooperate in their remediation;

**GRI Disclosure 403-9 Work-related injuries**
c. The work-related hazards that pose a risk of high-consequence injury, including:
   ii. which of these hazards have caused or contributed to high-consequence injuries during the reporting period;
   iii. actions taken or underway to eliminate these hazards & minimize risks using the hierarchy of controls.

   d. Any actions taken or underway to eliminate other work-related hazards & minimize risks using the hierarchy of controls.

GRI Disclosure 403-10 Work-related ill health

c. The work-related hazards that pose a risk of ill health, including:
   ii. which of these hazards have caused or contributed to cases of ill health during the reporting period.
   iii. actions taken or underway to eliminate these hazards & minimize risks using the hierarchy of controls.

SDG Targets

8.8 Protect labour rights & promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment

TCFD [SES Note: Mapped for reference]

Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>LEADERSHIP INDICATORS – IMPORTANCE TO INVESTORS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Does the entity extend any life insurance or any compensatory package in the event of death of (A) Employees (Y/N) (B) Workers (Y/N).</td>
</tr>
</tbody>
</table>

**Overview / Objective:**
Gives an overview of whether or not the entity is concerned about protecting the employees / workmen & their dependents in case they meet any accident or injury while working in the organization.

**How to disclose?**
The entity can disclose in Yes/No format whether it has such policy

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
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</thead>
<tbody>
<tr>
<td>GRI</td>
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<tr>
<td>GRI 401-a-i</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

GRI Disclosure 401-2 Benefits provided to full-time employees that are not provided to temporary or part-time employees

a. Benefits which are standard for full-time employees of the organization but are not provided to temporary or part-time employees, by significant locations of operation. These include, as a minimum: i. life insurance;

SDG Targets [SES Note: Mapped for reference]

5.4 Recognize & value unpaid care & domestic work through the provision of public services, infrastructure & social protection policies & the promotion of shared responsibility within the household & the family as nationally appropriate

8.5 By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value
2 Provide the measures undertaken by the entity to ensure that statutory dues have been deducted & deposited by the value chain partners.

**Overview / Objective:** It gives insights into whether or not the entity’s value chain partners comply with the statutes & legal requirements.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Entity may disclose if it has a procurement policy in place w.r.t. value chain partners which inter alia provides for a checklist comprising abovementioned condition.</td>
<td>GRI</td>
</tr>
<tr>
<td></td>
<td>C12.2a</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**CDP**

(C12.2a) Provide details of the climate-related requirements that suppliers have to meet as part of your organization’s purchasing process & the compliance mechanisms in place.

3 Provide the number of employees/workers having suffered high consequence work-related injury/ill-health/fatalities (as reported in Q11 of Essential Indicators above), who have been are rehabilitated & placed in suitable employment or whose family members have been placed in suitable employment for both employee & workers categories for current & previous FYs.

**Overview / Objective:** This disclosure gives an overview of the efforts taken by an entity to rehabilitate its workers & employees, & shows the commitment of a entity towards the continued protection & well-being of its employees. ‘Rehabilitation’ refers to a process aimed at enabling persons with disabilities to attain & maintain optimal, physical, sensory, intellectual, psychological environmental or social function levels.

<table>
<thead>
<tr>
<th>How to disclose?</th>
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</table>
| The entity shall disclose the following data for employees & workers separately, for previous & current financial year:  
  - Total no. of affected employees/ workers  
  - No. of employees/workers that are rehabilitated & placed in suitable employment or whose family members have been placed in suitable employment  
Of the employees / workers having suffered high consequence injuries / ill-health, the entity shall disclose the number of employees/ workers rehabilitated or placed in suitable employment during the reporting period. This disclosure can also include family members of the affected employees / workers, who have been placed in suitable employment. | GRI | SDG | TCFD | CDP | SASB |
|                  | GRI 3-3-d-ii | Risk Management – (c); Metrics & Targets – (a) (b), (c) |

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-3 Management of material topics**

**d. describe actions taken to manage the topic & related impacts, including:**
ii. actions to address actual negative impacts, including actions to provide for or cooperate in their remediation;

**TCFD [SES Note: Mapped for reference]**

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

<table>
<thead>
<tr>
<th>4</th>
<th>Does the entity provide transition assistance programs to facilitate continued employability &amp; the management of career endings resulting from retirement or termination of employment? (Yes/ No)</th>
</tr>
</thead>
</table>

**Overview / Objective:** This disclosure provides insight into the scale of an organization’s investment in transition assistance programs to plan skills acquisition that equips employees to meet strategic targets in a changing work environment. For those facing retirement, confidence, & quality of work relations are improved by the knowledge that they are supported in their transition from work to retirement.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The entity can disclose in Yes/No format whether it has such programs.</td>
<td>GRI 404-2-b  4.3, 8.5, 10.3</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 404-2 Programs for upgrading employee skills & transition assistance programs**

b. Transition assistance programs provided to facilitate continued employability & the management of career endings resulting from retirement or termination of employment.

**SDG Targets [SES Note: Mapped for reference]**

4.3 By 2030, ensure equal access for all women & men to affordable & quality technical, vocational & tertiary education, including university

8.5 By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value

10.3 Ensure equal opportunity & reduce inequalities of outcome, including by eliminating discriminatory laws, policies & practices & promoting appropriate legislation, policies & action in this regard

<table>
<thead>
<tr>
<th>5</th>
<th>Disclose % of value chain partners (by the value of business done with them) that were assessed in the current FY for health &amp; safety practices &amp; working conditions</th>
</tr>
</thead>
</table>

**Overview / Objective:** Allows the entity to locate weak & strong spots in its value chain for futuristic risk management & strategy purposes. Also this aids the entity to find out how they can be addressed with tactics or rebalanced with the general management strategy.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>GRI  SDG  TCFD  CDP  SASB</td>
</tr>
</tbody>
</table>
The entity shall disclose the percentage of value chain partners assessed with respect to health & safety practices as well as working conditions.

### Additional Guidance via Global Best Practices

**GRI Disclosure 414-2 Negative social impacts in the supply chain & actions taken**
- a. Number of suppliers assessed for social impacts.
- b. Number of suppliers identified as having significant actual & potential negative social impacts.
- c. Significant actual & potential negative social impacts identified in the supply chain.

**SDG Targets**
- 5.2 Eliminate all forms of violence against all women & girls in the public & private spheres, including trafficking & sexual & other types of exploitation
- 8.8 Protect labour rights, promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment
- 16.1 Significantly reduce all forms of violence & related death rates everywhere

**TCFD**
- **Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.
- **Metrics & Targets** disclosure – a) Describe the metrics used by entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**CDP**
- (C12.1) Do you engage with your value chain on climate-related issues?
- (C12.1a) Provide details of your climate-related supplier engagement strategy.
- (C12.1b) Give details of your climate-related engagement strategy with your customers.
- (C12.1d) Give details of your climate-related engagement strategy with other partners in the value chain.
- (C12.1e) Why do you not engage with any elements of your value chain on climate-related issues, & what are your plans to do so in the future?
- (C12.2) Do your suppliers have to meet climate-related requirements as part of your organization’s purchasing process?
- (C12.2a) Provide details of the climate-related requirements that suppliers have to meet as part of your organization’s purchasing process & the compliance mechanisms in place.
- (C12.3) Does your organization engage in activities that could either directly or indirectly influence policy, law, or regulation that may impact the climate?

### How to disclose?

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
</table>

6. Provide details of any corrective actions taken or underway to address significant risks/concerns arising from assessments of health & safety practices & working conditions of value chain partners.

**Overview / Objective:** To show how much the entity is concerned about assessment of health & safety risks across value chain partners & adheres to industry-wide principles/morals.
The entity can disclose details of action/measures taken or underway by/for value chain partners to address risk/concerns during assessments.

GRI Disclosure 414-2 Negative social impacts in the supply chain & actions taken

d. Percentage of suppliers identified as having significant actual & potential negative social impacts with which improvements were agreed upon as a result of assessment.

e. Percentage of suppliers identified as having significant actual & potential negative social impacts with which relationships were terminated as a result of assessment, & why No direct linkage.

SDG Targets [SES Note: Mapped for reference]

5.2 Eliminate all forms of violence against all women & girls in the public & private spheres, including trafficking & sexual & other types of exploitation

8.8 Protect labour rights & promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment

16.1 Significantly reduce all forms of violence & related death rates everywhere

TCFD

Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

CDP

(C12.1) Do you engage with your value chain on climate-related issues?

(C12.1a) Provide details of your climate-related supplier engagement strategy.

(C12.1b) Give details of your climate-related engagement strategy with your customers.

(C12.1d) Give details of your climate-related engagement strategy with other partners in the value chain.

(C12.1e) Why do you not engage with any elements of your value chain on climate-related issues, & what are your plans to do so in the future?

(C12.2) Do your suppliers have to meet climate-related requirements as part of your organization’s purchasing process?

(C12.2a) Provide details of the climate-related requirements that suppliers have to meet as part of your organization’s purchasing process & the compliance mechanisms in place.

(C12.3) Does your organization engage in activities that could either directly or indirectly influence policy, law, or regulation that may impact the climate?
PRINCIPLE 4: BUSINESSES SHOULD RESPECT THE INTERESTS OF & BE RESPONSIVE TO ALL THEIR STAKEHOLDERS.

Sr. No. | ESSENTIAL INDICATORS – IMPORTANCE TO INVESTORS
--- | ---

**Overview / Objective:** It provides an overview of the strategies used by an entity to engage with its various types of stakeholders & also intends to highlight how effectively the entity engages them. Through this process, engaging with stakeholders helps the organization identify & manage its negative & positive impacts.

1. Describe the processes for identifying key stakeholder groups of the entity.

**Overview / Objective:** Gives insight into the organization’s approach to identifying & engaging with various stakeholders.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under this field, the entity shall disclose the basis for determining stakeholders &amp; determining the groups with whom to engage or not to engage.</td>
<td>GRI 2-29-a-i 16.7 Governance – (a), (b); Risk Management – (a), (b)</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-29 Approach to stakeholder engagement**

a. describe organization’s approach to engaging with stakeholders, including: i. the categories of stakeholders it engages with, & how they are identified;

**SDG Targets**

16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels

**TCFD**

**Governance** disclosure – a) Describe the board’s oversight of climate-related risks & opportunities.

**Governance** disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.

**Risk Management** disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.

**Risk Management** disclosure – b) Describe the organization’s processes for managing climate-related risks

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

**RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES**

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE/BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stakeholders</td>
<td>SES recommends the entity to disclose the impact of its policies, decisions, products &amp; services &amp; associated operations on the stakeholders</td>
<td>High</td>
</tr>
</tbody>
</table>

2. List stakeholder groups identified as key for your entity & the method, frequency & purpose of engagement with each stakeholder group.

**Overview / Objective:** Gives insight into how it provides stakeholders with information that is understandable & accessible through appropriate communication.
### How to disclose?

The entity is required to:
- Identify Stakeholder Groups
- Disclose if they are identified as Vulnerable & Marginalized Group ([Weblink](#))
- Disclose channels of communication with them
- Disclose frequency of engagement (Annually/ Half yearly/ Quarterly / others)
- Disclose purpose & scope of engagement including key topics & concerns raised during such engagement

The entity shall specify the channels of through which stakeholders can access relevant information & can report how it takes into account potential barriers to stakeholder engagement (e.g., language & cultural differences, gender & power imbalances, divisions within a community or group).

### Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 3-1-b</td>
<td>16.7</td>
<td>Governance – (a), (b); Risk Management – (a), (b), (c)</td>
<td>C-FS12.1b FW-FS4.1a FW-FS4.1b</td>
<td></td>
</tr>
<tr>
<td>GRI 2-29-a-i-iii</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Additional Guidance via Global Best Practices

**GRI Disclosure 3-1 Process to determine material topics**
- b. specify the stakeholders & experts whose views have informed the process of determining its material topics.

**GRI Disclosure 2-29 Approach to stakeholder engagement**
- a. describe its approach to engaging with stakeholders, including:
  - i. the categories of stakeholders it engages with, & how they are identified;
  - iii. how the organization seeks to ensure meaningful engagement with stakeholders.

The entity can disclose preferred channel of communication between stakeholders & entity. This disclosure shall cover stakeholder engagement undertaken by the organization as part of its ongoing activities, rather than specifically for the purpose of sustainability reporting.

### SDG Targets

16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels

### TCFD

- **Governance** disclosure – a) Describe the board’s oversight of climate-related risks & opportunities.
- **Governance** disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.
- **Risk Management** disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.
- **Risk Management** disclosure – b) Describe the organization’s processes for managing climate-related risks
- **Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.
CDP
(C-FS12.1b) Give details of your climate-related engagement strategy with your clients.
(FW-FS4.1) Do you engage with your clients/investees on forests- and/or water-related issues?
(FW-FS4.1a) Give details of your forests- and/or water-related engagement strategy with your clients.
(FW-FS4.1b) Give details of your forests- and/or water-related engagement strategy with your investees.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>LEADERSHIP INDICATORS – IMPORTANCE TO INVESTORS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Provide the processes for consultation between stakeholders &amp; the Board on economic, environmental, &amp; social topics or if consultation is delegated, how is feedback from such consultations provided to the Board.</td>
</tr>
</tbody>
</table>

**Overview / Objective:** It ensures that stakeholder’s feedback is recorded & integrated into decision-making, & how stakeholders are informed about the way in which their feedback has influenced decisions.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The entity shall disclose processes or methods of discussion/ consultation between stakeholders &amp; the Board on economic, environmental, &amp; social topics. Also the entity can disclose the methods of sharing feedback received during such consultation.</td>
<td>GRI 2-12-b</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-12 Role of the highest governance body in overseeing the management of impacts**
* b. describe the role of the highest governance body in overseeing the organization’s due diligence & other processes to identify & manage the organization’s impacts on the economy, environment, & people, including:
  1. whether & how the highest governance body engages with stakeholders to support these processes;
  2. how the highest governance body considers the outcomes of these processes;

**GRI Disclosure 2-13 Delegation of responsibility for managing impacts**
* a. describe how the highest governance body delegates responsibility for managing the organization’s impacts on the economy, environment, & people, including:
  1. whether it has delegated responsibility for the management of impacts to other employees;

**GRI Disclosure 2-29 Approach to stakeholder engagement**
* a. describe its approach to engaging with stakeholders, including:
  1. the categories of stakeholders it engages with, & how they are identified;
  2. the purpose of the stakeholder engagement;
  3. how the organization seeks to ensure meaningful engagement with stakeholders.
SDG Targets

16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels

TCFD

**Governance** disclosure – a) Describe the board’s oversight of climate-related risks & opportunities.

**Governance** disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.

**Risk Management** disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.

**Risk Management** disclosure – b) Describe the organization’s processes for managing climate-related risks

### Whether stakeholder consultation is used to support the identification & management of environmental, & social topics (Yes / No). If so, provide details of instances as to how the inputs received from stakeholders on these topics were incorporated into policies & activities of the entity.

**Overview / Objective:** It ensures that the stakeholders are informed about the way in which their feedback has influenced decisions.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>GRI</td>
</tr>
<tr>
<td>The entity can indicate if stakeholder engagement is used to support the identification &amp; management of environmental, &amp; social topics. If so, the entity can disclose the key concerns that have been raised through stakeholder engagement &amp; how the organization has responded to this concern, including through changes or modifications in its policies or in its activities. For each concern, the entity should mention the stakeholder group that raised the concern.</td>
<td>GRI 3-1-a-ii</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-1 Process to determine material topics**

a. describe the process it has followed to determine its material topics, including:

   i. how it has identified actual & potential, negative & positive impacts on the economy, environment, & people, including impacts on their human rights, across its activities & business relationships;
   
   ii. how it has prioritized the impacts for reporting based on their significance;

b. specify the stakeholders & experts whose views have informed the process of determining its material topics.

**TCFD**

**Risk Management** disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

### Provide details of instances of engagement with, & actions taken to, address the concerns of vulnerable/ marginalized stakeholder groups.

**Overview / Objective:** To know how an organization engages with at-risk or vulnerable groups e.g., whether it takes specific approaches & gives special attention to potential barriers
The entity can disclose the key concerns that have been raised through engagement with vulnerable/marginalized groups & how the organization has responded to this concern, including through changes or modifications in its policies or in its activities.

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 2-29-a-i-iii</td>
<td>16.7</td>
<td>Governance – (a), (b); Risk Management – (a), (b)</td>
<td>FW-FS4.3</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>FW-FS4.3a</td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-29 Approach to stakeholder engagement**

a. describe its approach to engaging with stakeholders, including:
   i. the categories of stakeholders it engages with, & how they are identified;
   ii. the purpose of the stakeholder engagement;
   iii. how the organization seeks to ensure meaningful engagement with stakeholders.

**SDG Targets**

16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels

**TCFD**

- **Governance** disclosure – a) Describe the board’s oversight of climate-related risks & opportunities.
- **Governance** disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.
- **Risk Management** disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.
- **Risk Management** disclosure – b) Describe the organization’s processes for managing climate-related risks

**CDP**

(FW-FS4.3) Does your organization provide financing and/or insurance to smallholders in the agricultural commodity supply chain?

(FW-FS4.3a) Describe how the financing/insurance your organization provides enables smallholders to improve agricultural practices and reduce deforestation and/or water insecurity.
PRINCIPLE 5: BUSINESSES SHOULD RESPECT & PROMOTE HUMAN RIGHTS.

Overview / Objective: This Principle is aimed at helping entities demonstrate their performance in integrating their human Rights related values & morals with key processes & decisions.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>ESSENTIAL INDICATORS – IMPORTANCE TO INVESTORS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Details of training provided to employees &amp; workers (Permanent &amp; Temporary) on human rights issues for current &amp; previous years.</td>
</tr>
</tbody>
</table>

Overview / Objective: This disclosure indicates the proportion of the employees & workers that can reasonably be assumed to have been sensitized to the importance of human rights. Also it gives an insight about an entity’s policy commitments for responsible business conduct, including the commitment to respect human rights.

How to disclose?

The entity shall disclose the number & percentage of employees / workers (permanent as well as contractual) who have been proved training on human rights as prescribed for both Current & Previous year.

Training programs on human rights issues & policies for employees & workers could include aspects of human rights that are relevant to operations, including the applicability of human rights policies or procedures to the work done by employees / workers.

Connections to Global Frameworks

<table>
<thead>
<tr>
<th></th>
<th>GRI 2-24-a-iv</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 205-2-e</td>
<td></td>
<td></td>
<td>4.3, 8.5, 8.8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GRI 403-5-a</td>
<td></td>
<td></td>
<td>10.3, 16.5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GRI 404-1-a-i-ii</td>
<td></td>
<td></td>
<td>16.7</td>
<td></td>
<td></td>
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<tr>
<td>GRI 410-1-a</td>
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</tbody>
</table>

Additional Guidance via Global Best Practices

GRI Disclosure 2-24 Embedding policy commitments
a. describe how it embeds each of its policy commitments for responsible business conduct throughout its activities & business relationships, including:
   iv. training that the organization provides on implementing the commitments.

GRI Disclosure 205-2 Communication & training about anti-corruption policies & procedures
e. Total number & percentage of employees that have received training on anti-corruption, broken down by employee category & region

GRI Disclosure 403-5 Worker training on occupational health & safety
a. A description of any occupational health & safety training provided to workers, including generic training as well as training on specific work-related hazards, hazardous activities, or hazardous situations

GRI Disclosure 404-1 Average hours of training per year per employee
a. Average hours of training that the organization’s employees have undertaken during the reporting period, by: I. gender; ii. employee category;

GRI Disclosure 410-1 Security personnel trained in human rights policies or procedures
a. Percentage of security personnel who have received formal training in the organization’s human rights policies or specific procedures & their application to security,

SDG Targets
4.3 By 2030, ensure equal access for all women & men to affordable & quality technical, vocational & tertiary education, including university

8.5 By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value

8.8 Protect labour rights & promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment

10.3 Ensure equal opportunity & reduce inequalities of outcome, including by eliminating discriminatory laws, policies & practices & promoting appropriate legislation, policies & action in this regard

16.5 Substantially reduce corruption & bribery in all their forms

16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Workforce Diversity</td>
<td>In addition to BRSR format, disclosure as provided below may be made.</td>
<td>Details of training provided on each human rights issue.</td>
<td>High</td>
</tr>
</tbody>
</table>

### RECOMMENDED FORMAT OF DISCLOSURE

<table>
<thead>
<tr>
<th>Training on Human Rights Issues</th>
<th>Current FY</th>
<th>Previous FY</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Total</td>
<td>% to total</td>
</tr>
<tr>
<td>Sexaul Harassment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Discrimination at workplace</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Child Labour</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Forced Labour/Involuntary Labour</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other human rights related issues</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**2 Details of minimum wages paid to workers & employees (For both current & previous year)**

**Overview / Objective:** Measuring wages & salaries contributes in the standardization of an equitable wage & compensation structure, as well as an understanding of pay disparities across different sections of employees.

**How to disclose?**

The Entity shall disclose in terms of number & percentage, male & female employees & workers (permanent & contractual) who were paid:

- Equal to minimum wage
- Above minimum wage

as prescribed for both Current & Previous year.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 202-1- (a, b)</td>
<td>1.2, 5.1, 8.5, 10.3</td>
<td>GRI 405-2-a</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 202-1 Ratios of standard entry level wage by gender compared to local minimum wage**

a. When a significant proportion of employees are compensated based on wages subject to minimum wage rules, report the relevant ratio of the entry level wage by gender at significant locations of operation to the minimum wage.

b. When a significant proportion of other workers (excluding employees) performing the organization’s activities are compensated based on wages subject to minimum wage rules, describe the actions taken to determine whether these workers are paid above the minimum wage.
GRI Disclosure 405-2 Ratio of basic salary & remuneration of women to men

a. Ratio of the basic salary & remuneration of women to men for each employee category, by significant locations of operation.

(In circumstances in which different minimums can be used as a reference, report which minimum wage is being used.)

SDG Targets

1.2 By 2030, reduce at least by half the proportion of men, women & children of all ages living in poverty in all its dimensions according to national definitions

5.1 End all forms of discrimination against all women & girls everywhere

8.5 By 2030, achieve full & productive employment & decent work for all women & men, including for young people & persons with disabilities, & equal pay for work of equal value

10.3 Ensure equal opportunity & reduce inequalities of outcome, including by eliminating discriminatory laws, policies & practices & promoting appropriate legislation, policies & action in this regard

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Strikes/Lockouts</td>
<td>SES recommends the entity to disclose details regarding any strikes/lockouts by the employees and also disclosure on how minimum wages set (relevant law). Any one paid below min wage? Why?</td>
<td>There has been no such event in the last 3 years (Performance)</td>
<td>High</td>
</tr>
</tbody>
</table>

3 Details of remuneration/salary/wages of BoD/KMP/Employees & Workers (For both Male & Female)

Overview / Objective: Maintains transparency between the entity & its stakeholders on Senior Management pay policies & gives insights into whether or not Remuneration policies further support the organization’s strategy & contribution to sustainable development & align with stakeholders' interests.

How to disclose?

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI</td>
</tr>
<tr>
<td>GRI 2-19-a-i-v</td>
</tr>
<tr>
<td>GRI 2-21-a</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices

GRI Disclosure 2-19 Remuneration policies

a. describe the remuneration policies for members of the highest governance body & senior executives, including:
   i. fixed pay & variable pay;
   ii. sign-on bonuses or recruitment incentive payments;
   iii. termination payments;
   iv. clawbacks;
   v. retirement benefits;

GRI Disclosure 2-21 Annual total compensation ratio
a. report the ratio of annual total compensation for organization’s highest-paid individual to the median annual total compensation for all employees (excluding the highest-paid individual);

SDG Targets [SES Note: Mapped for reference]
16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels

TCFD [SES Note: Mapped for reference]
Governance disclosure – a) Describe the board’s oversight of climate-related risks & opportunities.

SASB
- The entity shall disclose the percentage of remuneration for its employees classified as Material Risk Takers (MRTs) that is variable.
- The entity shall calculate the percentage by dividing the aggregate amount of the variable remuneration of the entity’s MRTs by the aggregate amount of the total remuneration of the entity’s MRTs. The entity may disclose the percentage of total remuneration that is variable for employees not classified as MRTs.
- The entity shall disclose the percentage of the total remuneration for employees classified as Material Risk Takers (MRTs) to which malus or clawback provisions were applied during the reporting period.
- The entity shall disclose its policies regarding the supervision, control, and validation processes for the pricing of Level 3 assets and liabilities. (Level 3 assets and liabilities are those whose values are based on prices or valuation techniques that require use of unobservable Level 3 inputs.)

<table>
<thead>
<tr>
<th>DISCLOSURE REQUIREMENTS FOR CAPITAL MARKETS SECTOR AS PER SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>MATERIAL TOPIC</td>
</tr>
<tr>
<td>Employee Incentives &amp; Risk Taking</td>
</tr>
<tr>
<td>Employee Incentives &amp; Risk Taking</td>
</tr>
<tr>
<td>Employee Incentives &amp; Risk Taking</td>
</tr>
</tbody>
</table>

4 Does the organization have an Individual /Committee responsible for addressing human rights impacts or issues caused or contributed to by the business?

Overview / Objective: Indicates the seriousness with which human rights issues are looked at & investigated.

How to disclose?  | Connections to Global Frameworks |
-----------------|---------------------------------|
The entity shall disclose in Yes/No format with appropriate links to public content | GRI 2-13-a-i-ii |

Additional Guidance via Global Best Practices

GRI Disclosure 2-13 Delegation of responsibility for managing impacts
a. describe how the highest governance body delegates responsibility for managing the organization’s impacts on the economy, environment, & people, including:
   i. whether it has appointed any senior executives with responsibility for the management of impacts;
ii. whether it has delegated responsibility for the management of impacts to other employees;

5 Details of the internal mechanisms in place to redress grievances related to human rights issues.

**Overview / Objective:** It enables stakeholders to know how they can raise concerns about, & seek remedy for, the organization’s potential & actual negative impacts on them, also it shows an organization’s commitment to remediate its negative impacts.

### How to disclose?

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
<tr>
<td>GRI 2-25-b</td>
</tr>
<tr>
<td>GRI 2-25-d</td>
</tr>
<tr>
<td>GRI 2-25-e</td>
</tr>
<tr>
<td>16.6</td>
</tr>
</tbody>
</table>

### Additional Guidance via Global Best Practices

**GRI Disclosure 2-25 Processes to remediate negative impacts**

b. describe its approach to identify & address grievances, including the grievance mechanisms that the organization has established or participates in;

d. describe how the stakeholders who are the intended users of the grievance mechanisms are involved in the design, review, operation, & improvement of these mechanisms;

e. describe how the organization tracks effectiveness of grievance mechanisms & other remediation processes, & report examples of their effectiveness, including stakeholder feedback.

### SDG Targets [SES Note: Mapped for reference]

16.6 Develop effective, accountable & transparent institutions at all levels

<table>
<thead>
<tr>
<th>RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES</th>
</tr>
</thead>
<tbody>
<tr>
<td>PARAMETER</td>
</tr>
<tr>
<td>MANNER OF DISCLOSURE</td>
</tr>
<tr>
<td>BEST PRACTICE</td>
</tr>
<tr>
<td>MATERIALITY</td>
</tr>
<tr>
<td>Human Rights</td>
</tr>
<tr>
<td>SES recommends the entity to disclose Policy on Human Rights</td>
</tr>
<tr>
<td>- Link of the policy or the policy is disclosed by the entity.</td>
</tr>
<tr>
<td>- The policy is also applicable to other stakeholders of the entity.</td>
</tr>
<tr>
<td>High</td>
</tr>
<tr>
<td>Complaints</td>
</tr>
<tr>
<td>Disclosure as per BRSR format. (Also per 1000 employees)</td>
</tr>
<tr>
<td>- The entity has not received any complaints on Human Rights Violation in the past 3 years (Performance)</td>
</tr>
<tr>
<td>- There were no complaints pending on Human Rights Violation in the past 3 years (Performance)</td>
</tr>
<tr>
<td>High</td>
</tr>
<tr>
<td>Sexual Harassment</td>
</tr>
<tr>
<td>SES recommends the entity to disclose Policy on Anti Sexual Harassment</td>
</tr>
<tr>
<td>- Link of the policy or the policy is disclosed by the entity.</td>
</tr>
<tr>
<td>High</td>
</tr>
</tbody>
</table>

### 6 Details of complaints made by employees & workers on sexual harassment, discrimination at workplace, Child Labour, Forced Labour/Involuntary Labour, Wages or other human rights related issues

**Overview / Objective:** It indicates the workplace culture of the entity.

‘Discrimination’ refers to unjust or prejudicial treatment of people, especially on the grounds of, but not limited to, caste, creed, sex, race, ethnicity, age, colour, religion, disability, socio-economic status or sexual orientation.

‘Forced Labour’ or ‘Involuntary Labour’ refers to all work or service that is extracted under the menace of penalty. It also includes terms such as, bonded labour & modern slavery. It also includes any labour for which the worker receives less than the government-stipulated minimum wage.
“Sexual Harassment” refers to unwelcome acts or behaviour (direct or indirect) via physical contact, advances, demand or request for sexual favours, making sexually coloured remarks, showing pornography or any other unwelcome physical, verbal or non-verbal conduct of sexual nature.

How to disclose?

The entity shall disclose the number of complaints (filed as well as pending), along with any remarks for the previous & current financial year for following incidents:

- Sexual Harassment
- Discrimination at workplace
- Child Labour
- Forced Labour/Involuntary Labour
- Wages
- Other human rights related issues

Connections to Global Frameworks

<table>
<thead>
<tr>
<th></th>
<th>GRI 2-25-e, GRI 406-1-a</th>
<th>SDG 5.1, 5.2, 8.7, 8.8, 16.2, 16.6</th>
</tr>
</thead>
</table>

Additional Guidance via Global Best Practices

GRI Disclosure 2-25 Processes to remediate negative impacts

e. describe how the organization tracks effectiveness of grievance mechanisms & other remediation processes, & report examples of their effectiveness, including stakeholder feedback.

GRI Disclosure 406-1 Incidents of discrimination & corrective actions taken

a. Status of the incidents & actions taken with reference to the following:
   i. Incident reviewed by the organization;
   ii. Remediation plans being implemented;
   iii. Remediation plans that have been implemented, with results reviewed through routine internal management review processes;
   iv. Incident no longer subject to action.

SDG Targets

5.1 End all forms of discrimination against all women & girls everywhere
5.2 Eliminate all forms of violence against all women & girls in the public & private spheres, including trafficking & sexual & other types of exploitation
8.7 Take immediate & effective measures to eradicate forced labour, end modern slavery & human trafficking & secure the prohibition & elimination of the worst forms of child labour, including recruitment & use of child soldiers, & by 2025 end child labour in all its forms
8.8 Protect labour rights & promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment
16.2 End abuse, exploitation, trafficking & all forms of violence against & torture of children
16.6 Develop effective, accountable & transparent institutions at all levels

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
</table>

RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES
### 7 Mechanisms to prevent adverse consequences to the complainant in discrimination & harassment cases

**Overview / Objective:** It indicates the workplace culture of the entity & highlights the mechanisms in place to safeguard the complainants from further harassment.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The entity must disclose the working/mechanisms/methods in place to prevent adverse consequences of such complaints</td>
<td><strong>GRI</strong></td>
</tr>
<tr>
<td>GRI 2-25-e</td>
<td>16.6</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-25 Processes to remediate negative impacts**

e. describe how the organization tracks effectiveness of grievance mechanisms & other remediation processes, & report examples of their effectiveness, including stakeholder feedback

**SDG Targets**

16.6 Develop effective, accountable & transparent institutions at all levels

### 8 Do human rights requirements form part of your business agreements & contracts? (Yes/No)

**Overview / Objective:** Shows the commitment of an entity to protect the human rights of its stakeholders

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The entity shall disclose in Yes/No format with appropriate links to public content</td>
<td><strong>GRI</strong></td>
</tr>
<tr>
<td>GRI 2-23-a-iv, GRI 2-23-e, GRI 2-23-f, GRI 2-24-a-iii, GRI 414 &amp; GRI 3-3</td>
<td>5.2, 8.8, 16.1, 16.7</td>
</tr>
</tbody>
</table>
Additional Guidance via Global Best Practices

**GRI Disclosure 2-23 Policy commitments**
a. describe its policy commitments for responsible business conduct, including:
   iv. whether the commitments stipulate respecting human rights; e. report the extent to which the policy commitments apply to the organization’s activities & to its business relationships;
f. describe how the policy commitments are communicated to workers, business partners, & other relevant parties.

**GRI Disclosure 2-24 Embedding policy commitments**
a. describe how it embeds each of its policy commitments for responsible business conduct throughout its activities & business relationships, including:
   iii. how it implements its commitments with & through its business relationships;

**Disclosure 3-3 Management of material topics**
The organization shall report how it manages supplier social assessment

**SDG Targets [SES Note: Mapped for reference]**
5.2 Eliminate all forms of violence against all women & girls in the public & private spheres, including trafficking & sexual & other types of exploitation
8.8 Protect labour rights & promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment
16.1 Significantly reduce all forms of violence & related death rates everywhere
16.7 Ensure responsive, inclusive, participatory & representative decision-making at all levels

**TCFD [SES Note: Mapped for reference]**
Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

| 9 | Percentage of your plants & offices that were assessed (by entity or statutory authorities or third parties) for sexual harassment, discrimination at workplace, Child Labour, Forced Labour/Involuntary Labour, Wages or other human rights related issues |

**Overview / Objective:** Provides insight into the entity's commitment to protect the well-being & human rights of its employees.

<table>
<thead>
<tr>
<th>How to disclose?</th>
</tr>
</thead>
<tbody>
<tr>
<td>The entity shall disclose such data in percentage - plants offices that were assessed for above mentioned incidents</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI</td>
</tr>
<tr>
<td>-----</td>
</tr>
<tr>
<td>5.2, 8.7, 16.2</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**SDG Targets**
5.2 Eliminate all forms of violence against all women & girls in the public & private spheres, including trafficking & sexual & other types of exploitation
8.7 Take immediate & effective measures to eradicate forced labour, end modern slavery & human trafficking & secure the prohibition & elimination of the worst forms of child labour, including recruitment & use of child soldiers, & by 2025 end child labour in all its forms
16.2 End abuse, exploitation, trafficking & all forms of violence against & torture of children

| 10 | Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 9 above |
**Overview / Objective:** Provides insight into the entity's commitment to protect the well-being & rights of its employees.

**How to disclose?**
The entity shall provide details of any corrective actions taken or underway to address significant risks relating to Human Rights in any form.

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GRI</strong></td>
</tr>
<tr>
<td>GRI 3-3-d-i-ii</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-3 Management of material topics**
d. describe actions taken to manage the topic & related impacts, including:
   i. actions to prevent or mitigate potential negative impacts;
   ii. actions to address actual negative impacts, including actions to provide for or cooperate in their remediation

**TCFD [SES Note: Mapped for reference]**

Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization's overall risk management.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>LEADERSHIP INDICATORS – IMPORTANCE TO INVESTORS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Details of a business process being modified / introduced as a result of addressing human rights grievances/complaints.</td>
</tr>
</tbody>
</table>

**Overview / Objective:** Gives insights into how much an entity is concerned about its stakeholders.

**How to disclose?**
The entity can disclose any new amendments/modification in existing policy/rules & regulation/processing as result of any human rights grievance/complaints.

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>GRI</strong></td>
</tr>
<tr>
<td>GRI 2-25- (b, e)</td>
</tr>
<tr>
<td>GRI 3-3-d-i-ii</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-25 Processes to remediate negative impacts**
b. describe its approach to identify & address grievances, including the grievance mechanisms that the organization has established or participates in;
e. describe how the organization tracks effectiveness of grievance mechanisms & other remediation processes, & report examples of their effectiveness, including stakeholder feedback.

**GRI Disclosure 3-3 Management of material topics**
d. describe actions taken to manage the topic & related impacts, including:
   i. actions to prevent or mitigate potential negative impacts;
ii. actions to address actual negative impacts, including actions to provide for or cooperate in their remediation;

### SDG Targets
16.6 Develop effective, accountable & transparent institutions at all levels

### TCFD [SES Note: Mapped for reference]
- **Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

### Details of the scope & coverage of any Human rights due-diligence conducted.

#### Overview / Objective:
Gives insights into the steps taken by the entity to identify & assess the nature of actual & potential adverse human rights impacts that can be caused by its activities.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
</table>
| The entity can disclose brief details of any due diligence conducted including the scope & extent/coverage of any/all human rights issues/topics. | GRI 3-1-a-i  
GRI 3-3 (a, c, d) | Risk Management – (a), (c) |

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-1 Process to determine material topics**
- a. describe the process it has followed to determine its material topics, including:
  - i. how it has identified actual & potential, negative & positive impacts on the economy, environment, & people, including impacts on their human rights, across its activities & business relationships;

**GRI Disclosure 3-3 Management of material topics**
- a. describe the actual & potential, negative & positive impacts on the economy, environment, & people, including impacts on their human rights;
- c. describe its policies or commitments regarding the material topic;
- d. describe actions taken to manage the topic & related impacts

### TCFD [SES Note: Mapped for reference]
- **Risk Management** disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.
- **Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

### Is the premise/office of the entity accessible to differently abled visitors, as per the requirements of the Rights of Persons with Disabilities Act, 2016?

#### Overview / Objective:
Gives insights into the efforts taken by an entity to ensure to persons with disabilities access, on an equal basis with others.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>GRI</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
</table>
|                  | GRI 3-1-a-i  
GRI 3-3 (a, c, d) | Risk Management – (a), (c) |
The entity shall select Yes or No, as the case may be

| 4 | Percentage of value chain partners that were assessed (by entity or statutory authorities or third parties) for sexual harassment, discrimination at workplace, Child Labour, Forced Labour/Involuntary Labour, Wages or other human rights related issues, along with the corrective action taken to address significant risks & concerns arising from assessments. |

Overview / Objective: This informs stakeholders about an entity’s awareness of significant actual & potential negative social impacts in its value chain.

How to disclose?

| Connections to Global Frameworks |
|---|---|---|---|---|
| GRI | SDG | TCFD | CDP | SASB |
| GRI 414-1-a | 5.2, 8.7, 8.8, 16.1 |
| GRI 414-2-a |

Additional Guidance via Global Best Practices

GRI Disclosure 3-3 Management of material topics

The organization shall report how it manages supplier social assessment.

Guidance - The reporting organization can also disclose: - a list of the type, system, scope, frequency, current implementation of assessment & audit, & which parts of the supply chain have been certified & audited;

GRI Disclosure 414-1 New suppliers that were screened using social criteria

a. Percentage of new suppliers that were screened using social criteria.

GRI Disclosure 414-2 Negative social impacts in the supply chain & actions taken

a. Number of suppliers assessed for social impacts

SDG Targets

5.2 Eliminate all forms of violence against all women & girls in the public & private spheres, including trafficking & sexual & other types of exploitation

8.7 Take immediate & effective measures to eradicate forced labour, end modern slavery & human trafficking & secure the prohibition & elimination of the worst forms of child labour, including recruitment & use of child soldiers, & by 2025 end child labour in all its forms

8.8 Protect labour rights & promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment

16.1 Significantly reduce all forms of violence & related death rates everywhere

5 Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 4 above.

Overview / Objective: This indicates the willingness of the entity to course correct on human rights issues highlighted in case of its value chain partners.
The entity shall disclose details of any corrective actions taken or underway to address significant risks concerning human rights incidents.

GRI 414-2- (d, e)  5.2, 8.7, 8.8, 16.1

**Additional Guidance via Global Best Practices**

**GRI Disclosure 414-2 Negative social impacts in the supply chain & actions taken**

d. Percentage of suppliers identified as having significant actual & potential negative social impacts with which improvements were agreed upon as a result of assessment.

e. Percentage of suppliers identified as having significant actual & potential negative social impacts with which relationships were terminated as a result of assessment, & why.

**SDG Targets**

5.2 Eliminate all forms of violence against all women & girls in the public & private spheres, including trafficking & sexual & other types of exploitation

8.7 Take immediate & effective measures to eradicate forced labour, end modern slavery & human trafficking & secure the prohibition & elimination of the worst forms of child labour, including recruitment & use of child soldiers, & by 2025 end child labour in all its forms

8.8 Protect labour rights & promote safe & secure working environments for all workers, including migrant workers, in particular women migrants, & those in precarious employment

16.1 Significantly reduce all forms of violence & related death rates everywhere

**PRINCIPLE 6: BUSINESSES SHOULD RESPECT & MAKE EFFORTS TO PROTECT & RESTORE THE ENVIRONMENT.**

**Overview / Objective:** This Principle emphasizes the importance of environmental stewardship in ensuring long-term economic prosperity & societal well-being by highlighting the interconnections of environmental issues at the local, regional, & global levels, making it critical for businesses to address pollution, biodiversity conservation, sustainable natural resource management, & climate change (mitigation, adaptation, & resilience) in a fair, comprehensive, & systematic manner. The Principle encourages businesses to assess the environmental consequences of their products & operations & to take steps to reduce & mitigate those consequences where they cannot be avoided. The Principle encourages businesses to adopt environmental practices & methods that reduce or eliminate the negative impacts on/of their operations & supply chain.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>ESSENTIAL INDICATORS – IMPORTANCE TO INVESTORS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Details of total energy consumption (in Joules or multiples) &amp; energy intensity as per BRSR format. Also Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.</td>
</tr>
</tbody>
</table>

**Overview / Objective:** Energy cost, source, availability, & resilience directly impact entity’s ability to operate. Knowing such detail aids transparency & pushes efficiency over time.
The entity shall report the total electricity, fuel, & energy consumed along with total energy intensity per rupee of turnover during the reporting period. Entities may also specify the other sources, in case the same is significant.

If the organization generates electricity from a non-renewable or renewable fuel source & then consumes the generated electricity, the energy consumption shall be counted only once.

The above data shall be reported in terms of Joules or multiples such as Giga Joules. Entities should consistently apply conversion factors, for converting fuel consumption into Joules, for the data disclosed. In case, different standards & methodologies are used, the same should be disclosed. Entities should also disclose any contextual information necessary to understand how the data has been compiled, such as any standards, methodologies, assumptions &/or calculation tools used.

Energy intensity per rupee of turnover shall be calculated as the total energy consumed divided by the total turnover in rupees.

Apart from turnover, entities may on a voluntary basis, provide energy intensity ratio, based on other metrics, such as: • units of product; • production volume (such as metric tons, litres, or MWh); • size (such as m² floor space); • number of full-time employees.

### Additional Guidance via Global Best Practices

**GRI Disclosure 302-1 Energy consumption within the organization**

a. Total fuel consumption within the organization from non-renewable sources, in joules or multiples, & including fuel types used.

b. Total fuel consumption within the organization from renewable sources, in joules or multiples, & including fuel types used.

c. In joules, watt-hours or multiples, the total: i. electricity consumption

e. Total energy consumption within the organization, in joules or multiples.

**GRI Disclosure 302-3 Energy intensity**

a. Energy intensity ratio for the organization.

b. Organization-specific metric (the denominator) chosen to calculate the ratio.

### SDG Targets

7.2 By 2030, increase substantially the share of renewable energy in the global energy mix

7.3 By 2030, double the global rate of improvement in energy efficiency

8.4 Improve progressively, through 2030, global resource efficiency in consumption & production & endeavour to decouple economic growth from environmental degradation, in accordance with the 10-Year Framework of Programmes on Sustainable Consumption & Production, with developed countries taking the lead

12.2 By 2030, achieve the sustainable management & efficient use of natural resources

13.1 Strengthen resilience & adaptive capacity to climate related hazards & natural disasters in all countries

### TCFD

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.
**Integrated Guide to BRSR – Capital Markets**

**Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

**CDP**

(C8.1) What percentage of your total operational spend in the reporting year was on energy?
(C8.2a) Report your organization’s energy consumption totals (excluding feedstocks) in MWh.
(C8.2d) Provide details on the electricity, heat, steam, & cooling your organization has generated & consumed in the reporting year.
(C8.2e) Provide details on the electricity, heat, steam, &/or cooling amounts that were accounted for at a zero or near-zero emission factor in the market-based Scope 2 figure
(C9.1) Provide any additional climate-related metrics relevant to your business.

(C10.2a) Which data points within your CDP disclosure have been verified, & which verification standards were used?

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
</table>
| Energy    | Disclosure as per BRSR format of total energy consumption (in Joules or multiples) & energy intensity | - Disclosure for last 3 years (Disclosure)  
- Reduction in energy intensity & consumption for last 3 years (Performance)  
- Steps disclosed for conservation of energy for last 3 years (Disclosure) | Medium |

**Note:** SES is of the view that an entity must ideally disclose all intensity related ESG data on basis of volume of production/sales, & not on basis of revenue/profits as such intensity data based on revenue/profit does not account for inflationary trends. For Eg: Increase in input cost which is passed on to customers can result in reduction in overall intensity based on revenue.

2 Does the entity have any sites/facilities identified as designated consumers (DCs) under the Performance, Achieve, & Trade (PAT) Scheme of the Government of India? (Y/N) If yes, disclose whether targets set under the PAT scheme have been achieved. In case targets have not been achieved, provide the remedial action taken if any.

**Overview / Objective:** Perform Achieve & Trade (PAT) scheme has been launched by Bureau of Energy Efficiency under the National Mission for Enhanced Energy Efficiency (NMEEE) [details available at the link]. Under the Scheme, certain sites / facilities are identified as designated consumers & targets are set for such entities in related to the energy consumption.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The entity shall disclose in Yes/No format if it has any sites/facilities identified as designated consumers (DCs) under the Performance, Achieve, &amp; Trade (PAT) Scheme, &amp; if yes, disclose whether targets set under the scheme have been achieved. If not, disclose reasons for &amp; remedial actions taken.</td>
<td>GRI</td>
</tr>
<tr>
<td></td>
<td>7.2, 8.4, 12.2, 13.2</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**TCFD**

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.
### SDG Targets

7.2 By 2030, increase substantially the share of renewable energy in the global energy mix

8.4 Improve progressively, through 2030, global resource efficiency in consumption & production & endeavour to decouple economic growth from environmental degradation, in accordance with the 10-Year Framework of Programmes on Sustainable Consumption & Production, with developed countries taking the lead

12.2 By 2030, achieve the sustainable management & efficient use of natural resources

13.2 Integrate climate change measures into national policies, strategies & planning

### CDP

(C11.1) Are any of your operations or activities regulated by a carbon pricing system (i.e. ETS, Cap & Trade or Carbon Tax)?

(C11.1d) What is your strategy for complying with the systems you are regulated by or anticipate being regulated by?

(C11.2) Has your organization originated or purchased any project-based carbon credits within the reporting period?

(C11.2a) Provide details of the project-based carbon credits originated or purchased by your organization in the reporting period.

(C11.3) Does your organization use an internal price on carbon? Details.

Provide details of water withdrawal from different sources, total volume of water withdrawal & consumed, & Water intensity per rupee of turnover (Water consumed / turnover) as per BRSR format. Also, indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

### Overview / Objective

Gives insights into the negative effects of an organization’s activities on the environment i.e. water. Also confirms whether the reporting organization has identified significant water-related impacts in the value chain, which includes activities carried out by the organization, & by entities upstream & downstream from the organization.

Total water consumption is a measure of water used by an organization, that it is no longer available for use by the ecosystem or local community, such as water that has been withdrawn & incorporated into products or has evaporated or is polluted to the point of being unusable by other users, & is therefore not released back to surface water, groundwater, seawater, or a third party. It also includes water that has been stored during the reporting period for use or discharge in a subsequent reporting period.

### How to measure?

**Total water consumption** = Total water withdrawal – total water discharge.

**Water intensity per rupee** = Total water consumed divided by the total turnover in rupees.

Apart from turnover, entities may on a voluntary basis, provide water intensity ratio, based on other metrics, such as:

- units of product;
- production volume (such as metric tons, litres, or MWh);

### How to disclose?

The entity shall report the total water withdrawn for any use, along-with a break-up of its source into the following:

- **Surface water** - refers to water that occurs naturally on the Earth’s surface in ice sheets, ice caps, glaciers, icebergs, bogs, ponds, lakes, rivers, & streams
- **Ground water** – refers to water that is being held in, & that can be recovered from, an underground formation
- **Third party water** – refers to municipal water & other private suppliers of water

### Connections to Global Frameworks

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<thead>
<tr>
<th></th>
<th>GRI 303-1</th>
<th>SDG 6.3, 6.4, 12.4</th>
<th>TCFD (a), (b), (c)</th>
<th>CDP FW-FS2.1a</th>
<th>SASB</th>
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</thead>
<tbody>
<tr>
<td><strong>How to measure?</strong></td>
<td>GRI 303-3-a-i-iv, GRI 303-5-a</td>
<td></td>
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<td></td>
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</tbody>
</table>
• size (such as m2 floor space);
• number of full-time employees

• Sea-water / desalinated water – refers to water in a sea or ocean
• Other sources - Entities may specify the other sources, in case the same are significant.

### Additional Guidance via Global Best Practices

**GRI Disclosure 303-1 Interactions with water as a shared resource**

a. A description of how the organization interacts with water, including how & where water is withdrawn, consumed, & discharged, & the water-related impacts the organization has caused or contributed to, or that are directly linked to its operations, products, or services by its business relationships (e.g., impacts caused by runoff).

c. A description of how water-related impacts are addressed, including how the organization works with stakeholders to steward water as a shared resource, & how it engages with suppliers or customers with significant water-related impacts.

d. An explanation of the process for setting any water-related goals & targets that are part of the organization’s approach to managing water & effluents, & how they relate to public policy & the local context of each area with water stress.

**GRI Disclosure 303-3 Water withdrawal**

a. Total water withdrawal from all areas in megaliters, & a breakdown of this total by the following sources, if applicable: i. Surface water; ii. Groundwater; iii. Seawater; iv. Produced water; v. Third-party water.

**GRI Disclosure 303-5 Water consumption**

a. Total water consumption from all areas in megaliters.

b. Report the total water consumption from all areas with water stress in megaliters.

### SDG Targets

6.3 By 2030, improve water quality by reducing pollution, eliminating dumping & minimizing release of hazardous chemicals & materials, halving the proportion of untreated wastewater & substantially increasing recycling & safe reuse globally

6.4 By 2030, substantially increase water-use efficiency across all sectors & ensure sustainable withdrawals & supply of freshwater to address water scarcity & substantially reduce the number of people suffering from water scarcity

12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment

### TCFD

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

### CDP

(FW-FS2.1a) Describe how you assess your portfolio's exposure to forests- and/or water-related risks and opportunities

<table>
<thead>
<tr>
<th>RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
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</thead>
<tbody>
<tr>
<td>Water</td>
<td>Disclosure as per BRSR format</td>
<td>- Disclosure for last 3 years (Disclosure)</td>
<td>Low</td>
</tr>
</tbody>
</table>
**Integrated Guide to BRSR – Capital Markets**

<table>
<thead>
<tr>
<th></th>
<th>Reduction in Water intensity &amp; consumption or water positive for last 3 years (Performance)</th>
<th>Steps disclosed for conservation of Water for last 3 years (Disclosure)</th>
</tr>
</thead>
</table>

**Note:** SES is of the view that an entity must ideally disclose all intensity related ESG data on basis of volume of production/sales, & not on basis of revenue/profits as such intensity data based on revenue/profit does not account for inflationary trends. **For Eg:** Increase in input cost which is passed on to customers can result in reduction in overall intensity based on revenue.

<table>
<thead>
<tr>
<th>Use of recycled water</th>
<th>SES recommends the entity to disclose data on Rain Water Harvesting or re-use of Water &amp; % water consumed from recycled &amp; harvested sources</th>
<th>Disclosure on Rain Water Harvesting or re-use of Water for last 3 years (Disclosure)</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The entity shall disclose in Yes / No format, if it has implemented a mechanism for Zero Liquid Discharge &amp; if it has, provide details of its coverage &amp; implementation.</td>
<td>GRI 303-1-a, GRI 303-2-a</td>
</tr>
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<td></td>
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</table>

**Overview / Objective:** A zero liquid discharge system involves using advanced waste-water treatment technologies to recycle, recover & then re-use the treated waste-water; towards ensuring that there is not discharge of waste-water to environment. This question reveals efforts taken by entity to eliminate liquid discharge & promote recycling & reuse of water.

**How to disclose?**

- The entity shall disclose in Yes / No format, if it has implemented a mechanism for Zero Liquid Discharge & if it has, provide details of its coverage & implementation.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 303-1-a, GRI 303-2-a</td>
</tr>
<tr>
<td>SDG 6.3, 6.4, 6.A, 12.4</td>
</tr>
<tr>
<td>TCFD Metrics &amp; Targets – (a), (b), (c)</td>
</tr>
<tr>
<td>CDP</td>
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<tr>
<td>SASB</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 303-1 Interactions with water as a shared resource.**

- An explanation of the process for setting any water-related goals & targets that are part of the organization’s approach to managing water & effluents, & how they relate to public policy & the local context of each area with water stress.

**GRI Disclosure 303-2 Management of water discharge related impacts**

- A description of any minimum standards set for the quality of effluent discharge, & how these minimum standards were determined;

**SDG Targets**

- 6.3 By 2030, improve water quality by reducing pollution, eliminating dumping & minimizing release of hazardous chemicals & materials, halving the proportion of untreated wastewater & substantially increasing recycling & safe reuse globally
- 6.4 By 2030, substantially increase water-use efficiency across all sectors & ensure sustainable withdrawals & supply of freshwater to address water scarcity & substantially reduce the number of people suffering from water scarcity
- 6.a By 2030, expand international cooperation & capacity-building support to developing countries in water and sanitation-related activities & programmes, including water harvesting, desalination, water efficiency, wastewater treatment, recycling & reuse technologies
- 12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment

**TCFD**

- Metrics & Targets disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.
**Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Toxic waste water / effluents</td>
<td>SES recommends the entity to disclose any targets to reduce toxic waste water / effluents</td>
<td>- Short term targets (upto 3 years) &amp; Long term targets (more than 3 years) set by the Entity individually to reduce toxic waste water / effluents (Disclosure) - Achievement of targets of previous years (Performance)</td>
<td>Low</td>
</tr>
<tr>
<td>Effluents</td>
<td>SES recommends the entity to disclose effluents emissions &amp; intensity</td>
<td>- Disclosure for last 3 years (Disclosure) - Reduction in effluents emission/intensity or waste water discharge or Zero Waste Water discharge for last 3 years (Performance) - Steps disclosed to reduce effluents emissions for last 3 years (Disclosure)</td>
<td>Low</td>
</tr>
<tr>
<td>Effluents or waste water treated</td>
<td>SES recommends the entity to disclose the % of effluents or waste water that were treated before release</td>
<td>80-100% of effluents/waste water treated before release or Zero Water / Effluents Discharge (Performance)</td>
<td>Low</td>
</tr>
</tbody>
</table>

**Note:** SES is of the view that an entity must ideally disclose all intensity related ESG data on basis of volume of production/sales, & not on basis of revenue/profits as such intensity data based on revenue/profit does not account for inflationary trends. For Eg: Increase in input cost which is passed on to customers can result in reduction in overall intensity based on revenue.

5 Please provide details of air emissions (other than GHG emissions) by the entity, in BRSR format. Also, indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, the name of the external agency

**Overview / Objective:** Disclosure of air emissions helps in assessing the efforts taken to lower its emissions, & increases transparency & comparability. Greenhouse Gas (GHG) emissions are significant determinants of climate change & global environmental health.

#### How to disclose?

The entity shall disclose details of air emissions like NOx, SOx, Particulate matter (PM), Persistent organic pollutants (POP), Volatile organic compounds (VOC), Hazardous air pollutants (HAP), etc. in proper units for current & previous financial year, along with details of any independent assessment if carried out with the name of the agency. Also, the Entities should disclose any contextual information necessary to understand how the data has been compiled, such as any standards, methodologies, assumptions, &/or calculation tools used.

#### Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 305-7-a-i-vii</td>
<td>3.9, 12.4, 14.3, 15.2</td>
<td>Governance – (b); Risk Management – (a), (b), (c); Metrics &amp; Targets – (a), (b), (c)</td>
<td>C10.1</td>
<td></td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 305-7 Nitrogen oxides (NOx), sulfur oxides (SOx), & other significant air emissions**

a. Significant air emissions, in kilograms or multiples, for each of the following: i. NOx ii. SOx iii. Persistent organic pollutants (POP) iv. Volatile organic compounds (VOC) v. Hazardous air pollutants (HAP) vi. Particulate matter (PM) vii. Other standard categories of air emissions identified in relevant regulations
**SDG Targets**

3.9 By 2030, substantially reduce the number of deaths & illnesses from hazardous chemicals & air, water & soil pollution & contamination

12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment

14.3 Minimize & address the impacts of ocean acidification, including through enhanced scientific cooperation at all levels

15.2 By 2020, promote the implementation of sustainable management of all types of forests, halt deforestation, restore degraded forests & substantially increase afforestation & reforestation globally

**TCFD**

**Governance** disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.

**Risk Management** disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.

**Risk Management** disclosure – b) Describe the organization’s processes for managing climate-related risks

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

**CDP**

(C10.1) Indicate the verification/assurance status that applies to your reported emissions.

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other Air Emissions</td>
<td>Disclosure as per BRSR format</td>
<td>- Disclosure for last 3 years (Disclosure)</td>
<td>Low</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Reduction in other Air emissions for last 3 years (Performance)</td>
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<tr>
<td></td>
<td></td>
<td>- Steps disclosed to reduce other air emissions for last 3 years (Disclosure)</td>
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6 Provide details of greenhouse gas emissions (Scope 1 & Scope 2 emissions) & its intensity per rupee of turnover as per BRSR format. Also, indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, the name of the external agency.

**Overview / Objective:** GHG reporting is an opportunity for businesses to be transparent. Complete & accurate GHG emissions disclosures provide greater clarity to stakeholders. This enables better decision-making & helps to guide capital towards companies that are consciously addressing their impact on climate change.

‘Green-house Gases’: Carbon dioxide (CO2), Methane (CH4), Nitrous oxide (N2O), Hydrofluorocarbons (HFCs), Perfluorocarbons (PFCs), Sulphur hexafluoride (SF6), Nitrogen trifluoride (NF3)

**Scope 1 emissions** are direct GHG emissions from sources that are owned or controlled by the entity. Source refers to any physical unit or process that releases GHG into the atmosphere.

**Scope 2 emissions** are energy indirect emissions that result from the generation of purchased or acquired electricity, heating, cooling, & steam consumed by the entity.

<table>
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<tr>
<th>How to disclose?</th>
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<tr>
<td></td>
<td>GRI</td>
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</table>
The unit for these disclosures shall be **metric tonnes of CO2 equivalent**. Further, entities should disclose the standards, methodologies, assumptions &/or calculation tools used, including sources of the global warming potential (GWP) rates & emission factors used.

Scope 1 & Scope 2 emission intensity per rupee of turnover shall be calculated as the total Scope 1 & Scope 2 emissions generated divided by the total turnover in rupees.

The entity shall exclude any GHG trades (purchase, sale or transfer of GHG emissions) from the calculation of Scope 1 & Scope 2 GHG emissions.

Entities may, on a voluntary basis, provide a break-up of the Scope 1 & Scope 2 emissions into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3.

Any emissions that are not physically controlled but result from intentional or unintentional releases of GHGs, such as equipment leakages, methane emissions (e.g. from coal mines), shall also be included in the calculations.

The entity shall share details of any independent assessment if carried out, along with the name of the agency.

### Additional Guidance via Global Best Practices

**GRI Disclosure 305-1 Direct (Scope 1) GHG emissions**

a. Gross direct (Scope 1) GHG emissions in metric tons of CO2 equivalent.

b. Gases included in the calculation; whether CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, or all.

**GRI Disclosure 305-2 Energy indirect (Scope 2) GHG emissions**

a. Gross location-based energy indirect (Scope 2) GHG emissions in metric tons of CO2 equivalent.

b. If applicable, gross market-based energy indirect (Scope 2) GHG emissions in metric tons of CO2 equivalent.

c. If available, the gases included in the calculation; whether CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, or all.

**GRI Disclosure 305-3 Other indirect (Scope 3) GHG emissions**

a. Gross other indirect (Scope 3) GHG emissions in metric tons of CO2 equivalent.

b. Gases included in the calculation; whether CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, or all.

**GRI Disclosure 305-4 GHG emissions intensity**

a. GHG emissions intensity ratio for the organization.

b. Organization-specific metric (the denominator) chosen to calculate the ratio.

c. Types of GHG emissions included in the intensity ratio; whether direct (Scope 1), energy indirect (Scope 2), &/or other indirect (Scope 3).

d. Gases included in the calculation; whether CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, or all.

**SDG Targets**

3.9 By 2030, substantially reduce the number of deaths & illnesses from hazardous chemicals & air, water & soil pollution & contamination

12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment
13.1 Strengthen resilience & adaptive capacity to climate related hazards & natural disasters in all countries
14.3 Minimize & address the impacts of ocean acidification, including through enhanced scientific cooperation at all levels
15.2 By 2020, promote the implementation of sustainable management of all types of forests, halt deforestation, restore degraded forests & substantially increase afforestation & reforestation globally

TCFD
Governance disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.
Risk Management disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.
Risk Management disclosure – b) Describe the organization’s processes for managing climate-related risks
Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.
Metrics & Targets disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.
Metrics & Targets disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.
Metrics & Targets disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

CDP
(C5.1a) Has your organization undergone any structural changes in the reporting year, or are any previous structural changes being accounted for in this disclosure of emissions data?
(C5.1b) Has your emissions accounting methodology, boundary, &/or reporting year definition changed in the reporting year?
(C5.1c) Have your organization’s base year emissions been recalculated as result of the changes or errors reported this time?
(C5.2) Provide your base year & base year emissions.
(C6.1) What were your organization’s gross global Scope 1 emissions in metric tons CO2e?
(C6.2) Describe your organization’s approach to reporting Scope 2 emissions.
(C6.3) What were your organization’s gross global Scope 2 emissions in metric tons CO2e?
(C6.4) Are there any sources (e.g. facilities, specific GHGs, activities, geographies, etc.) of Scope 1 & Scope 2 emissions that are within your selected reporting boundary which are not included in your disclosure?
(C6.4a) Provide details of the sources of Scope 1 & Scope 2 emissions that are within your selected reporting boundary which are not included in your disclosure.
(C6.5) Account for your organization’s gross global Scope 3 emissions, disclosing & explaining any exclusions.
(C6.5a) Disclose or restate your Scope 3 emissions data for previous years.
(C6.10) Describe your gross global combined Scope 1 & 2 emissions for the reporting year in metric tons CO2e per unit currency total revenue & provide any additional intensity metrics that are appropriate to your business operations.
(C7) Emissions breakdown: by Scope, Country & segment
(C10.1) Indicate the verification/assurance status that applies to your reported emissions.
(C-FS14.1a) Provide details of your organization’s portfolio emissions in the reporting year.
(C-FS14.1b) Provide details of the other carbon footprinting and/or exposure metrics used to track the impact of your portfolio on the climate
### GHG Emissions

**Disclosure as per BRSR format Scope 1, Scope 2 & Scope 3 emissions & its intensity**

- Disclosure for last 3 years (Disclosure)
- Reduction in GHG emissions intensity/emissions or carbon positive for last 3 years (Performance)
- Steps disclosed to reduce GHG emissions for last 3 years (Disclosure)

**BEST PRACTICE**

**MATERIALITY**

Note: SES is of the view that an entity must ideally disclose all intensity related ESG data on basis of volume of production/sales, & not on basis of revenue/profits as such intensity data based on revenue/profit does not account for inflationary trends. **For Eg**: Increase in input cost which is passed on to customers can result in reduction in overall intensity based on revenue.

### 7. Does the entity have any project related to reducing Green House Gas emission? If Yes, then provide details.

**Overview / Objective:** Apart from disclosing data, the organization can describe reduction initiatives & their targets when reporting how it manages this topic.

#### How to disclose?

The reporting organization can prioritize disclosing reduction initiatives that were implemented in the reporting period, & that have the potential to contribute significantly to reductions.

Reduction initiatives can include: process redesign; conversion & retrofitting of equipment; fuel switching; changes in behaviour; offsets, etc.

#### Connections to Global Frameworks

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<th>SDG</th>
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<tbody>
<tr>
<td>305-5-a</td>
<td>3.9, 7.2</td>
<td>Governance – (b); Risk Management – (a), (b), (c); Metrics &amp; Targets – (a), (b), (c)</td>
<td>4.3,</td>
<td></td>
</tr>
<tr>
<td>305-5-b</td>
<td>12.4, 13.1, 14.3, 15.2</td>
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<tr>
<td>305-5-c</td>
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<tr>
<td>305-5-d</td>
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</tbody>
</table>

#### Additional Guidance via Global Best Practices

**GRI Disclosure 305-5 Reduction of GHG emissions**

- GHG emissions reduced as a direct result of reduction initiatives, in metric tons of CO2 equivalent.
- Gases included in the calculation; whether CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, or all.
- Base year or baseline, including the rationale for choosing it.
- Scopes in which reductions took place; whether direct (Scope 1), energy indirect (Scope 2), &/or other indirect (Scope 3).
- Standards, methodologies, assumptions, &/or calculation tools used.

**SDG Targets**

- 3.9 By 2030, substantially reduce the number of deaths & illnesses from hazardous chemicals & air, water & soil pollution & contamination
- 7.2 By 2030, increase substantially the share of renewable energy in the global energy mix
- 12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment
- 13.1 Strengthen resilience & adaptive capacity to climate related hazards & natural disasters in all countries
- 14.3 Minimize & address the impacts of ocean acidification, including through enhanced scientific cooperation at all levels
- 15.2 By 2020, promote the implementation of sustainable management of all types of forests, halt deforestation, restore degraded forests & substantially increase afforestation & reforestation globally

**TCFD**
Overview / Objective: To have availability of valuable materials to reuse - reducing, reusing & recycling the waste is important for the environment, which also generate new business opportunities. This question provides a holistic overview of waste generation & its causes & reveals the effectiveness of the waste management practices adopted by the organization.

Waste may be ‘recovered’ through any operation wherein products, components of products, or materials that have become waste are prepared to fulfill a purpose in place of new products, components, or materials that would otherwise have been used for that purpose. Preparation for re-use & recycling are examples of recovery operations.

‘Preparation for re-use’ means checking, cleaning, or repairing operations, by which products or components of products that have become waste are prepared to be put to use for the same purpose for which they were conceived.

‘Recycling’ refers to reprocessing of products or components of products that have become waste, to make new materials.

### How to disclose?

The entity shall report the total waste generated in its activities, with a break-up as per the categories specified in various Waste Management Rules issued by the Ministry of Environment, Forests & Climate Change, along with details of any independent assessment if carried out with the name of the agency.

For each respective category of waste generated (plastic, e-waste, bio-medical waste, construction & demolition waste, battery waste, radio-active waste, other hazardous & other non-hazardous waste), the entity shall report the waste that is recovered through recycling, preparing for re-use or through other recovery operations.

For each respective category of waste generated, the entity shall disclose the waste that is disposed with the break-up of the disposal method, as follows:

### Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
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<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 306-3-a</td>
<td></td>
<td>3.9,</td>
<td></td>
<td></td>
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<tr>
<td>GRI 306-4-a</td>
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<td>6.6,</td>
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<td>GRI 306-4-b-ii-iii</td>
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<td>11.2</td>
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<td>GRI 306-4-c-iii</td>
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<td>11.6</td>
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<tr>
<td>GRI 306-5-a</td>
<td></td>
<td>12.4</td>
<td></td>
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<tr>
<td>GRI 306-5-i-iii</td>
<td></td>
<td>15.1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GRI 306-5-c-ii-iv</td>
<td></td>
<td></td>
<td>Metrics &amp; Targets – (a), (b), (c)</td>
<td></td>
</tr>
</tbody>
</table>

(CDPR)(C4.3) Did you have emissions reduction initiatives that were active within the reporting year? Note that this can include those in the planning &/or implementation phases.

(C4.3a) Identify the total number of initiatives at each stage of development, & for those in the implementation stages, the estimated CO2e savings.

(C4.3b) Provide details on the initiatives implemented in the reporting year.

(C4.3c) What methods do you use to drive investment in emissions reduction activities?

(C4.3d) Why did you not have any emissions reduction initiatives active during the reporting year?
• **Waste that is incinerated** – incinerations refers to controlled burning of waste at high temperatures

• **Waste that is sent to a landfill** - landfilling refers to depositing of waste in sanitary landfills, & excludes uncontrolled waste disposal such as open burning & dumping

• **Other disposal operations**: Entities may specify the other disposal operations used, in case the same are significant.

### Additional Guidance via Global Best Practices

**GRI Disclosure 306-3 Waste generated**

a. Total weight of waste generated in metric tons, & a breakdown of this total by composition of the waste.

**GRI Disclosure 306-4 Waste diverted from disposal**

a. Total weight of waste diverted from disposal in metric tons, & a breakdown of this total by composition of the waste.

b. Total weight of hazardous waste diverted from disposal in metric tons, & a breakdown of this total by the following recovery operations:

   i. Preparation for reuse; ii. Recycling; iii. Other recovery operations.

c. Total weight of non-hazardous waste diverted from disposal in metric tons, & a breakdown of this total by the following recovery operations:

   i. Preparation for reuse; ii. Recycling; iii. Other recovery operations.

d. For each recovery operation listed in Disclosures 306-4-b & 306-4-c, a breakdown of the total weight in metric tons of hazardous waste & of non-hazardous waste diverted from disposal:

   i. onsite; ii. offsite.

**GRI Disclosure 306-5 Waste directed to disposal**

a. Total weight of waste directed to disposal in metric tons, & a breakdown of this total by composition of the waste.

b. Total weight of hazardous waste directed to disposal in metric tons, & a breakdown of this total by the following disposal operations:

   i. Incineration (with energy recovery); ii. Incineration (without energy recovery); iii. Landfilling; iv. Other disposal operations.

c. Total weight of non-hazardous waste directed to disposal in metric tons, & a breakdown of this total by the following disposal operations:

   i. Incineration (with energy recovery); ii. Incineration (without energy recovery); iii. Landfilling; iv. Other disposal operations.

### SDG Targets

3.9 By 2030, substantially reduce the number of deaths & illnesses from hazardous chemicals & air, water & soil pollution & contamination

6.6 By 2020, protect & restore water-related ecosystems, including mountains, forests, wetlands, rivers, aquifers & lakes

8.4 Improve progressively, through 2030, global resource efficiency in consumption & production & endeavour to decouple economic growth from environmental degradation, in accordance with the 10-Year Framework of Programmes on Sustainable Consumption & Production, with developed countries taking the lead

11.2 By 2030, provide access to safe, affordable, accessible & sustainable transport systems for all, improving road safety, notably by expanding public transport, with special attention to the needs of those in vulnerable situations, women, children, persons with disabilities & older persons

11.6 By 2030, reduce the adverse per capita environmental impact of cities, including by paying special attention to air quality & municipal & other waste management

12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment
15.1 By 2020, ensure the conservation, restoration & sustainable use of terrestrial & inland freshwater ecosystems & their services, in particular forests, wetlands, mountains & drylands, in line with obligations under international agreements

**TCFD**

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

**Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

**CDP**

(C9.1) Provide any additional climate-related metrics relevant to your business.

(C10.1) Indicate the verification/assurance status that applies to your reported emissions.

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waste Intensity</td>
<td>SES recommends that the entity disclose the total solid wastes Intensity in addition to format prescribed by BRSR</td>
<td>Disclosure of total solid wastes Intensity for last 3 years</td>
<td>Low</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Decrease of total solid wastes Intensity for last 3 years (Performance)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Steps disclosed to reduce solid wastes for last 3 years (Disclosure)</td>
<td></td>
</tr>
</tbody>
</table>

**Note:** SES is of the view that a entity must ideally disclose all intensity related ESG data on basis of volume of production/sales, & not on basis of revenue/profits as such intensity data based on revenue/profit does not account for inflationary trends. For Eg: Increase in input cost which is passed on to customers can result in reduction in overall intensity based on revenue.

| Waste recycling            | SES recommends that the entity disclose the % of recycle / reuse of waste in addition to format prescribed by BRSR | Disclosure of % of recycle / reuse of waste for last 3 years                  | Low         |
|                            |                                                                                      | - Increase of % recycle / reuse of waste for last 3 years (Performance)     |             |
|                            |                                                                                      | - Steps disclosed to reduce GHG emissions for last 3 years (Disclosure)     |             |

| Waste diverted from disposal | SES recommends that the entity disclose % of Waste diverted from disposal out of total waste generated | The entity has diverted 80% to 100% of Waste from disposal out of total waste generated | Low        |

Briefly describe the waste management practices adopted in your establishments. Describe the strategy adopted by your entity to reduce usage of hazardous & toxic chemicals in your products & processes & the practices adopted to manage such wastes.

**Overview / Objective:** To have availability of valuable materials to reuse - reducing, reusing & recycling the waste is important for the environment, which also generate new business opportunities. This question provides a holistic overview of waste generation & its causes & reveals the effectiveness of waste management practices adopted by the organization.

### How to disclose?

Under this field, the entity may consider including a description of the activities that lead to significant waste-related impact & the actions taken to manage the impact from such waste. Such actions could include the following:

- Improving materials selection & product design
- Using recycled, re-used or renewable materials

### Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 306-2-a, GRI 3-3-c, GRI 3-3-d-i-ii</td>
<td>3.9, 6.3, 6.6, 8.4, 11.6, 12.4</td>
<td>Risk Management – (c); Metrics &amp; Targets – (a), (b), (c)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Substituting inputs that have hazardous characteristics with inputs that are non-hazardous

If the waste generated by the entity in its own activities is managed by a third party, the entity may consider including a description of the processes used to determine whether the third party manages the waste in line with contractual or legislative obligations.

Additional Guidance via Global Best Practices

GRI Disclosure 306-2 Management of significant waste related impacts
a. Actions, including circularity measures, taken to prevent waste generation in the organization’s own activities & upstream & downstream in its value chain, & to manage significant impacts from waste generated.

GRI Disclosure 3-3 Management of material topics
c. describe its policies or commitments regarding the material topic;
d. describe actions taken to manage the topic & related impacts, including:
   i. actions to prevent or mitigate potential negative impacts;
   ii. actions to address actual negative impacts, including actions to provide for or cooperate in their remediation;

SDG Targets
3.9 By 2030, substantially reduce the number of deaths & illnesses from hazardous chemicals & air, water & soil pollution & contamination
6.3 By 2030, improve water quality by reducing pollution, eliminating dumping & minimizing release of hazardous chemicals & materials, halving the proportion of untreated wastewater & substantially increasing recycling & safe reuse globally
6.6 By 2020, protect & restore water-related ecosystems, including mountains, forests, wetlands, rivers, aquifers & lakes
8.4 Improve progressively, through 2030, global resource efficiency in consumption & production & endeavour to decouple economic growth from environmental degradation, in accordance with the 10-Year Framework of Programmes on Sustainable Consumption & Production, with developed countries taking the lead
11.6 By 2030, reduce the adverse per capita environmental impact of cities, including by paying special attention to air quality & municipal & other waste management
12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment

TCFD

Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

Metrics & Targets disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

Metrics & Targets disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

Metrics & Targets disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

If the entity has operations/offices in/around ecologically sensitive areas (such as national parks, wildlife sanctuaries, biosphere reserves, wetlands, biodiversity hotspots, forests, coastal regulation zones etc.) where environmental approvals / clearances are required, please specify details like: Location of operations/offices; Type of operations; the conditions of environmental approval / clearance are being complied with? (Y/N) If no, the reasons thereof & corrective action taken, if any.

Overview / Objective: Monitoring which activities are taking place in both protected areas & areas of high biodiversity value outside protected areas makes it possible for the organization to reduce the risks of impacts. It also makes it possible for the organization to manage impacts on biodiversity or to avoid mismanagement.
### How to disclose?

The entity shall disclose location of operations/offices (along with type of operations) & whether the conditions of environmental approval / clearance are being complied with, in Yes / No form. If Not, the reasons thereof & corrective action taken, if any.

### Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 304-1-a-i-v</td>
<td>6.6, 14.2, 15.1, 15.5</td>
<td>Strategy – (a), (c); Risk Management – (b)</td>
<td>C15.1</td>
<td>C15.5</td>
</tr>
</tbody>
</table>

### Additional Guidance via Global Best Practices

**GRI Disclosure 304-1 Operational sites owned, leased, managed in, or adjacent to, protected areas & areas of high biodiversity value outside protected areas**

For each operational site owned, leased, managed in, or adjacent to, protected areas & areas of high biodiversity value outside protected areas, the following information:

i. Geographic location;

ii. Subsurface & underground land that may be owned, leased, or managed by the organization;

iii. Position in relation to the protected area (in the area, adjacent to, or containing portions of the protected area) or the high biodiversity value area outside protected areas;

iv. Type of operation (office, manufacturing or production, or extractive);

v. Size of operational site in km2 (or another unit, if appropriate);

vi. Biodiversity value characterized by the attribute of the protected area or area of high biodiversity value outside the protected area (terrestrial, freshwater, or maritime ecosystem);

vii. Biodiversity value characterized by listing of protected status (such as IUCN Protected Area Management Categories, Ramsar Convention, national legislation)

Size & location of all habitat areas protected or restored, & whether the success of the restoration measure was or is approved by independent external professionals

### SDG Targets

6.6 By 2020, protect & restore water-related ecosystems, including mountains, forests, wetlands, rivers, aquifers & lakes

14.2 By 2020, sustainably manage & protect marine & coastal ecosystems to avoid significant adverse impacts, including by strengthening their resilience, & take action for their restoration in order to achieve healthy & productive oceans

15.1 By 2020, ensure the conservation, restoration & sustainable use of terrestrial & inland freshwater ecosystems & their services, in particular forests, wetlands, mountains & drylands, in line with obligations under international agreements

15.5 Take urgent & significant action to reduce the degradation of natural habitats, halt the loss of biodiversity & by 2020, protect & prevent the extinction of threatened species

### TCFD

**Strategy disclosure – a)** Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.

**Strategy disclosure – c)** Describe the resilience of the entity’s strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario.

**Risk Management disclosure – b)** Describe the organization’s processes for managing climate-related risks

### CDP

(C15.1) Is there board-level oversight &/or executive management-level responsibility for biodiversity-related matters within your organization?

(C15.2) Has your organization made a public commitment &/or endorsed any initiatives related to biodiversity?

(C15.3) Does your organization assess the impact of its value chain on biodiversity?

(C15.4) What actions has your organization taken in the reporting year to progress your biodiversity-related commitments?
Integrated Guide to BRSR – Capital Markets

(C15.5) Does your organization use biodiversity indicators to monitor performance across its activities?

| 11 | Share name & details of environmental impact assessments of projects undertaken by the entity along with EIA notification No. & date; in the current financial year. Also share whether EIA is conducted by independent external agency (Yes/No); if yes then whether Results communicated in public domain (Yes/No) & Relevant Web link. |

Overview / Objective: A key element in managing environment impacts on people in local communities is assessment & planning in order to understand the actual & potential impacts, & strong engagement with local communities to understand their expectations & needs. There are many elements that can be incorporated into local community engagement, impact assessments, & development programs. This disclosure seeks to identify which elements have been consistently applied, organization-wide.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
</table>
| This disclosure shall be made, if the entity has undertaken EIA in compliance with applicable environmental laws. The entity shall share whether EIA is conducted by independent external agency in a Yes / No format with relevant weblink for details. | GRI 304  
GRI 413-1-a-ii  
GRI 303-1- (a,c)  
6.3, 6.A, 12.4  
Strategy – (a); Risk Management – (b) |

Additional Guidance via Global Best Practices

GRI 304: Biodiversity 2016 - Topic management disclosures Guidance

The reporting organization can also describe its strategy for achieving its policy on biodiversity management. A biodiversity strategy can contain a combination of elements related to the prevention, management, & remediation of damage to natural habitats resulting from the organization’s activities. An example of this is the integration of biodiversity considerations into analytical tools, such as environmental site impact assessments.

GRI Disclosure 413-1 Operations with local community engagement, impact assessments, & development programs

a. Percentage of operations with implemented local community engagement, impact assessments, &/or development programs, including the use of:
   i. environmental impact assessments & ongoing monitoring;

GRI Disclosure 303-1 Interactions with water as a shared resource

a. A description of how the organization interacts with water, including how & where water is withdrawn, consumed, & discharged, & the water-related impacts caused or contributed to, or directly linked to the organization’s activities, products or services by a business relationship (e.g., impacts caused by runoff).

b. A description of how water-related impacts are addressed, including how the organization works with stakeholders to steward water as a shared resource, & how it engages with suppliers or customers with significant water-related impacts.

SDG Targets

6.3 By 2030, improve water quality by reducing pollution, eliminating dumping & minimizing release of hazardous chemicals & materials, halving the proportion of untreated wastewater & substantially increasing recycling & safe reuse globally

6.a By 2030, expand international cooperation & capacity-building support to developing countries in water & sanitation-related activities & programmes, including water harvesting, desalination, water efficiency, wastewater treatment, recycling & reuse technologies

12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment

TCFD

Strategy disclosure – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.
### Risk Management disclosure – b) Describe the organization’s processes for managing climate-related risks

**RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES**

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<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environment related projects</td>
<td>SES recommends the entity to disclose whether they have any environment related projects in place &amp; details of such projects</td>
<td>The entity shall disclose any projects related to Clean Development Mechanism/Low Carbon Economy / Afforestation/CAMPA, etc.</td>
<td>Medium</td>
</tr>
</tbody>
</table>

**Overview / Objective:** Non-compliance with laws & regulations can give insight into the ability of management to ensure that the organization conforms to certain performance parameters.

**How to disclose?**

The entity shall disclose compliance with environmental laws in following format:

- Non-compliance with particular environmental law along with details thereof
- Fines/penalties/action taken by regulators like pollution control boards/ courts
- Corrective action taken, if any

**Connections to Global Frameworks**

<table>
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<th>CDP</th>
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<tbody>
<tr>
<td>GRI 2-27-a-i-ii</td>
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<td>GRI 2-27-b-i-ii</td>
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</table>

**GRI Disclosure 2-27 Compliance with laws & regulations**

a. report the total number of significant instances of non-compliance with laws & regulations during the reporting period, & a breakdown of this total by:
   i. instances for which fines were incurred;
   ii. instances for which non-monetary sanctions were incurred;

b. report the total number & the monetary value of fines for instances of noncompliance with laws & regulations that were paid during the reporting period, & a breakdown of this total by:
   i. fines for instances of non-compliance with laws & regulations that occurred in the current reporting period;
   ii. fines for instances of non-compliance with laws & regulations that occurred in previous reporting periods.

**TCFD**

**Governance** disclosure – a) Describe the board’s oversight of climate-related risks & opportunities.

**Strategy** disclosure – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.

**RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES**

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>CPCB/SPCB (Emissions)</td>
<td>SES recommends the entity to disclose whether the emissions by the entity were within limits as prescribed by CPCB/SPCB &amp; whether any show cause notices in</td>
<td>- Emissions in the last 3 years were within the limits prescribed by CPCB/SPCB</td>
<td>Low</td>
</tr>
<tr>
<td>Sr. No.</td>
<td>LEADERSHIP INDICATORS – IMPORTANCE TO INVESTORS</td>
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<td></td>
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<td>--------</td>
<td>-----------------------------------------------</td>
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<tr>
<td>1</td>
<td>Provide break-up of the total energy consumed (in Joules or multiples) from renewable &amp; non-renewable sources as per BRSR format. Also indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.</td>
<td></td>
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</table>

**Overview / Objective:** It aids in the identification of energy sources & provides a comprehensive overview of how much renewable & non-renewable energy is consumed. Disclosing previous years’ data aids in comparison. Renewable energy sources are those that can be replenished in a short time through ecological cycles or agricultural processes. Renewable energy sources can include geothermal, wind, solar, hydro, & biomass. Non-renewable energy sources are those that cannot be replenished, reproduced, grown or generated in a short time period through ecological cycles or agricultural processes. These include fuel distilled from petroleum or crude oil, such as gasoline, diesel fuel, jet fuel, & heating oil; natural gas, such as compressed natural gas (CNG), & liquefied natural gas (LNG); fuels extracted from natural gas processing & petroleum refining, such as butane, propane, & liquefied petroleum gas (LPG); coal; & nuclear power.

**How to disclose?**
Under this field, the entity shall provide a break-up of electricity, fuel & other energy consumption (Refer: P6, Essential Question 1), from renewable & non-renewable sources.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
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<th>CDP</th>
<th>SASB</th>
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</thead>
<tbody>
<tr>
<td>GRI 302-1-a</td>
<td>7.2, 7.3, 8.4, 12.2, 13.1</td>
<td>Metrics &amp; Targets – (a), (b), (c)</td>
<td>C8.2; C9.1, C10.1</td>
<td></td>
</tr>
<tr>
<td>GRI 302-1-b</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>GRI 302-1-c-i</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>GRI 302-1-e</td>
<td></td>
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</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 302-1 Energy consumption within the organization**

a. Total fuel consumption within the organization from non-renewable sources, in joules or multiples, & including fuel types used.

b. Total fuel consumption within the organization from renewable sources, in joules or multiples, & including fuel types used.
c. In joules, watt-hours or multiples, the total: i. electricity consumption
e. Total energy consumption within the organization, in joules or multiples

SDG Targets
7.2 By 2030, increase substantially the share of renewable energy in the global energy mix
7.3 By 2030, double the global rate of improvement in energy efficiency
8.4 Improve progressively, through 2030, global resource efficiency in consumption & production & endeavour to decouple economic growth from environmental degradation, in accordance with the 10-Year Framework of Programmes on Sustainable Consumption & Production, with developed countries taking the lead
12.2 By 2030, achieve the sustainable management & efficient use of natural resources
13.1 Strengthen resilience & adaptive capacity to climate related hazards & natural disasters in all countries

TCFD
Metrics & Targets disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.
Metrics & Targets disclosure – b) Disclose Scope 1, Scope 2, & , if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.
Metrics & Targets disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

CDP
(C8.2a) Report your organization’s energy consumption totals (excluding feedstocks) in MWh.
(C9.1) Provide any additional climate-related metrics relevant to your business.
(C10.2a) Which data points within your CDP disclosure have been verified, & which verification standards were used?

RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renewable energy consumed</td>
<td>Disclosure as per BRSR format of the total energy consumed (in Joules or multiples)</td>
<td>- Disclosure for last 3 years (Disclosure)</td>
<td>Medium</td>
</tr>
<tr>
<td></td>
<td>from renewable &amp; non-renewable sources</td>
<td>- Increase in renewable energy consumed/ % of renewable energy from total energy consumption in last 3 years (Performance)</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>- Steps disclosed for increase in usage of Renewable Energy for last 3 years (Disclosure)</td>
<td></td>
</tr>
</tbody>
</table>

RECOMMENDED FORMAT OF DISCLOSURE

<table>
<thead>
<tr>
<th>Parameter as per BRSR</th>
<th>FY __</th>
<th>FY __ % to total</th>
<th>FY __</th>
<th>FY __ % to total</th>
<th>FY __</th>
<th>FY __ % to total</th>
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</thead>
</table>

Overview / Objective: This question provides a holistic overview of the water usage & the methods adopted by the organization for its discharge

How to disclose?

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
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The entity shall report the total water discharged i.e. the total effluents, water released (unused or after use) for which the organization has no further use, along-with a break-up by destination (to surface water, groundwater, seawater, sent to third parties or others – refer the guidance at Question 3 of Essential indicators under P6) & by level of treatment.

The organization can break down its water discharge by the following treatment levels:

- **Primary treatment**, which aims to remove solid substances that settle or float on the water surface;
- **Secondary treatment**, which aims to remove substances & materials that have remained in the water, or are dissolved or suspended in it;
- **Tertiary treatment**, which aims to upgrade water to a higher level of quality before it is discharged. It includes processes that remove, for example, heavy metals, nitrogen, & phosphorus.

In case an organization withdraws & discharges water of good quality that does not require treatment, the same can be explained.

### Additional Guidance via Global Best Practices

**GRI Disclosure 303-4 Water discharge**

- Total water discharge to all areas in megaliters, & a breakdown of this total by the following types of destination, if applicable:
  - Surface water;
  - Groundwater;
  - Seawater;
  - Third-party water, & the volume of this total sent for use to other organizations, if applicable.

**SDG Targets**

- **6.3** By 2030, improve water quality by reducing pollution, eliminating dumping & minimizing release of hazardous chemicals & materials, halving the proportion of untreated wastewater & substantially increasing recycling & safe reuse globally

**TCFD**

- **Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.
- **Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & Scope 3 greenhouse gas (GHG) emissions, & the related risks.
- **Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

**CDP**

- (C9.1) Provide any additional climate-related metrics relevant to your business.
- (C10.2a) Which data points within your CDP disclosure have been verified, & which verification standards were used?

### 3 Water withdrawal, consumption & discharge in areas of water stress (in kilolitres):

For each facility / plant located in areas of water stress, provide the information:

- **(i) Name of the area**
- **(ii) Nature of operations**
- **(iii) Water withdrawal, consumption & discharge with level treatment as per BRSR format.**

**Overview / Objective:**

Gives insights into the negative effects of an organization’s activities on the environment i.e water in water stressed areas. Also confirms whether the reporting organization has identified significant water-related impacts in the value chain, which includes activities carried out by it, & by entities upstream & downstream from the organization.

Areas of water stress are those where there is inability to meet the human & ecological demand for water. It can refer to the availability, quality, or accessibility of water. Further, areas classified as “over-exploited” or “critical” by the Central Groundwater Board, shall fall under area of water stress.
How to disclose?

The entity may refer to the guidance at Question 3 of Essential indicators & Question 2 of Leadership Indicators under P6.

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>Framework</th>
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<tr>
<td>GRI 303-3-b-i-iv</td>
<td></td>
<td></td>
<td>6.3</td>
<td>Metrics &amp; Targets – (a), (b), (c)</td>
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<td>GRI 303-4-a-i-ii</td>
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Additional Guidance via Global Best Practices

**GRI Disclosure 303-3 Water withdrawal**

b. Total water withdrawal from all areas with water stress in megaliters, & a breakdown of this total by the following sources, if applicable:
   i. Surface water; ii. Groundwater; iii. Seawater; iv. Produced water;

Third-party water, & a breakdown of this total by the withdrawal sources listed in i-iv.

**GRI Disclosure 303-4 Water discharge**

a. Total water discharge to all areas with water stress in megaliters, & a breakdown of this total by the following categories:
   i. Freshwater (≤1,000 mg/L Total Dissolved Solids); ii. Other water (>1,000 mg/L Total Dissolved Solids)

**SDG Targets**

6.3 By 2030, improve water quality by reducing pollution, eliminating dumping & minimizing release of hazardous chemicals & materials, halving the proportion of untreated wastewater & substantially increasing recycling & safe reuse globally

**TCFD**

**Metrics & Targets disclosure** – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

**Metrics & Targets disclosure** – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.

**Metrics & Targets disclosure** – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

**Provide details of Scope 3 GHG emissions & its intensity per rupee of turnover as per BRSR format. Also, indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, the name of the external agency.**

**Overview / Objective:** Scope 3 emissions are indirect GHG emissions (not included in energy indirect (Scope 2) GHG emissions) that occur outside of the organization, including both upstream & downstream emissions. Upstream categories can include purchased goods & services, capital goods, upstream transportation & distribution, business travel, etc. Downstream categories can include downstream transportation & distribution, processing of sold products, end-of-life treatment of sold products etc.

How to disclose?

The unit for disclosures shall be **metric tonnes of CO2 equivalent.** Entities should consistently apply global warming potential (GWP) rates & emission factors used for the data disclosed & also disclose the source of the rates / factors. Further, entities should disclose the standards, methodologies, assumptions &/or calculation tools used, including sources of the global warming potential (GWP) rates & emission factors used.

Scope 3 emission intensity per rupee of turnover shall be calculated as the total Scope 3 emissions generated divided by the total turnover in rupees.

Connections to Global Frameworks

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<tr>
<th>Framework</th>
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<th>SDG</th>
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<th>SASB</th>
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</thead>
<tbody>
<tr>
<td>GRI 305-3- (a, b)</td>
<td>3.9, 12.4, 13.1, 14.3, 15.2</td>
<td>Governance – (b); Risk Management – (a), (b), (c); Metrics &amp; Targets – (a), (b), (c)</td>
<td>C6.5, C7, C10.1</td>
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</table>
Entities may, on a voluntary basis, provide a break-up of the Scope 3 emissions into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3.

The entity shall exclude any GHG trades (purchase, sale or transfer of GHG emissions) from the calculation of Scope 3 GHG emissions. Apart from turnover, entities may on a voluntary basis, provide Scope 3 GHG emission intensity ratio, based on other metrics, like: units of product; production volume (such as metric tons, litres, / MWh); size (such as m2 floor space); number of full-time employees.

Additional Guidance via Global Best Practices

GRI Disclosure 305-3 Other indirect (Scope 3) GHG emissions
a. Gross other indirect (Scope 3) GHG emissions in metric tons of CO2 equivalent.
b. Gases included in the calculation; whether CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, or all.

GRI Disclosure 305-4 GHG emissions intensity
a. GHG emissions intensity ratio for the organization.
b. Organization-specific metric (the denominator) chosen to calculate the ratio.
c. Types of GHG emissions included in the intensity ratio; whether direct (Scope 1), energy indirect (Scope 2), &/or other indirect (Scope 3).
d. Gases included in the calculation; whether CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, or all.

SDG Targets
3.9 By 2030, substantially reduce the number of deaths & illnesses from hazardous chemicals & air, water & soil pollution & contamination
12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment
13.1 Strengthen resilience & adaptive capacity to climate related hazards & natural disasters in all countries
14.3 Minimize & address the impacts of ocean acidification, including through enhanced scientific cooperation at all levels
15.2 By 2020, promote the implementation of sustainable management of all types of forests, halt deforestation, restore degraded forests & substantially increase afforestation & reforestation globally

TCFD
Governance disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.
Risk Management disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.
Risk Management disclosure – b) Describe the organization’s processes for managing climate-related risks
Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.
Metrics & Targets disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.
Metrics & Targets disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.
Metrics & Targets disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

CDP
(C6.5) Account for your organization’s gross global Scope 3 emissions, disclosing & explaining any exclusions.

(C6.5a) Disclose or restate your Scope 3 emissions data for previous years.

(C7) Emissions breakdown: by Scope, Country & segment

(C10.1) Indicate the verification/assurance status that applies to your reported emissions.

5 With respect to the ecologically sensitive areas reported at Question 10 of Essential Indicators above, provide details of significant direct & indirect impact of the entity on biodiversity in such areas along-with prevention & remediation activities.

Overview / Objective: Monitoring which activities are taking place in both protected areas & areas of high biodiversity value outside protected areas makes it possible for the organization to reduce the risks of impacts. It also makes it possible for the organization to manage impacts on biodiversity or to avoid mismanagement.

How to disclose?

Under this field, for the ecologically sensitive areas reported by the entity at Question 10 of Essential indicators under Principle 6, the entity can report any impact of its operations that could adversely affect the integrity of such an area, either directly or indirectly, by substantially changing its ecological features, structures, & functions across its whole area, & over the long term, so that habitat, its population levels, & the particular species that make the habitat important cannot be sustained.

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
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<tbody>
<tr>
<td>GRI 304-2-a-i-vi</td>
<td>6.6, 14.2</td>
<td>Strategy – (a), (b); Risk Management – (b), (c)</td>
<td>C15.1-15.5</td>
<td></td>
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<tr>
<td>GRI 304-2-b-i-iv</td>
<td>15.1, 15.5</td>
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<tr>
<td>GRI 304-3-a</td>
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</table>

Additional Guidance via Global Best Practices

Disclosure 304-2 Significant impacts of activities, products & services on biodiversity

a. Nature of significant direct & indirect impacts on biodiversity with reference to one or more of the following:
   i. Construction or use of manufacturing plants, mines, & transport infrastructure;
   ii. Pollution (introduction of substances that do not naturally occur in the habitat from point & non-point sources);
   iii. Introduction of invasive species, pests, & pathogens;
   iv. Reduction of species;
   v. Habitat conversion;
   vi. Changes in ecological processes outside the natural range of variation (such as salinity or changes in groundwater level).

b. Significant direct & indirect positive & negative impacts with reference to the following:
   i. Species affected; ii. Extent of areas impacted; iii. Duration of impacts; iv. Reversibility or irreversibility of the impacts.

GRI Disclosure 304-3 Habitats protected or restored

a. Size & location of all habitat areas protected or restored, & whether the success of the restoration measure was or is approved by independent external professionals.

SDG Targets

6.6 By 2020, protect & restore water-related ecosystems, including mountains, forests, wetlands, rivers, aquifers & lakes

14.2 By 2020, sustainably manage & protect marine & coastal ecosystems to avoid significant adverse impacts, including by strengthening their resilience, & take action for their restoration in order to achieve healthy & productive oceans
15.1 By 2020, ensure the conservation, restoration & sustainable use of terrestrial & inland freshwater ecosystems & their services, in particular forests, wetlands, mountains & drylands, in line with obligations under international agreements.

15.5 Take urgent & significant action to reduce the degradation of natural habitats, halt the loss of biodiversity, & by 2020, protect & prevent the extinction of threatened species.

TCFD

Strategy disclosure – a) Describe the climate related risks & opportunities the organization has identified over the short, medium, & long term.

Strategy disclosure – b) Describe the impact of climate-related risks & opportunities on the organization's businesses, strategy & financial planning.

Risk Management disclosure – b) Describe the organization’s processes for managing climate-related risks.

Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

CDP

(C15.1) Is there board-level oversight &/or executive management-level responsibility for biodiversity-related matters within your organization?

(C15.2) Has your organization made a public commitment &/or endorsed any initiatives related to biodiversity?

(C15.3) Does your organization assess the impact of its value chain on biodiversity?

(C15.4) What actions has your organization taken in the reporting year to progress your biodiversity-related commitments?

(C15.5) Does your organization use biodiversity indicators to monitor performance across its activities?

If the entity has undertaken any specific initiatives or used innovative technology or solutions to improve resource efficiency, or reduce impact due to emissions / effluent discharge / waste generated, please provide details of the same as well as outcome of such initiatives as per BRSR format.

Overview / Objective: Gives an overview of the reduction initiatives that were implemented in the reporting period, & that have the potential to contribute significantly to reductions. This disclosure can be used to monitor reduction of GHG emissions with reference to the organization’s targets, or to regulations & trading systems at the national level.

How to disclose?

The entity shall disclose details of such initiatives & outcome under following heads:

- Initiative undertaken
- Details of the initiative
- Outcome of the initiative

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
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</thead>
<tbody>
<tr>
<td>GRI 3-3</td>
<td>8.4, 11.6, 12.2, 12.4</td>
<td>Governance – (b); Risk Management – (a), (b), (c); Metrics &amp; Targets – (a), (b), (c)</td>
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</table>

Additional Guidance via Global Best Practices

GRI Disclosure 3-3 Management of material topics

The organization shall report how it manages materials, energy, water & effluents, biodiversity, emissions, & waste.

The information can be covered as part of the following disclosures:


SDG Targets

8.4 Improve progressively, through 2030, global resource efficiency in consumption & production & endeavour to decouple economic growth from environmental degradation, in accordance with the 10-Year Framework of Programmes on Sustainable Consumption & Production, with developed countries taking the lead.
11.6 By 2030, reduce the adverse per capita environmental impact of cities, including by paying special attention to air quality & municipal & other waste management
12.2 By 2030, achieve the sustainable management & efficient use of natural resources
12.4 By 2020, achieve the environmentally sound management of chemicals & all wastes throughout their life cycle, in accordance with agreed international frameworks, & significantly reduce their release to air, water & soil in order to minimize their adverse impacts on human health & the environment

**Integrated Guide to BRSR – Capital Markets**

**TCFD**
- **Governance** disclosure – b) Describe management’s role in assessing & managing climate-related risks & opportunities.
- **Risk Management** disclosure – a) Describe the organization’s processes for identifying & assessing climate-related risks.
- **Risk Management** disclosure – b) Describe the organization’s processes for managing climate-related risks.
- **Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.
- **Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.
- **Metrics & Targets** disclosure – b) Disclose Scope 1, Scope 2, & if appropriate, Scope 3 greenhouse gas (GHG) emissions, & the related risks.
- **Metrics & Targets** disclosure – c) Describe the targets used by the entity to manage climate-related risks & opportunities & performance against targets.

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
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</thead>
<tbody>
<tr>
<td>Strategies/ initiatives to address global environmental issues</td>
<td>SES recommends the entity to disclose whether they have strategies/ initiatives to address global environmental issues such as climate change resource scarcity, health pandemics &amp; emergencies, natural disasters etc.</td>
<td>The entity shall disclose such initiatives &amp; strategies in their Sustainability Report/Website, etc.</td>
<td>High</td>
</tr>
<tr>
<td>Environmental Management System</td>
<td>SES recommends the entity to disclose whether they have in place an Environmental Management System</td>
<td>The entity shall have an Environment Management system</td>
<td>Medium</td>
</tr>
</tbody>
</table>

7. **Does the entity have a business continuity & disaster management plan?** Give details in 100 words/ web link.

**Overview / Objective:** Gives insight into the organization's preparation for potentially disruptive events & risk management strategy.

**How to disclose?**

The entity shall disclose details of any business continuity / disaster management plan set up by it, along with weblinks, if any.

**Additional Guidance via Global Best Practices**

**TCFD**
- **Strategy** disclosure – c) Describe the resilience of the entity’s strategy, taking into consideration different climate-related scenarios, including a 2°C or lower scenario.
- **Risk Management** disclosure – b) Describe the organization’s processes for managing climate-related risks.

8. **Disclose any significant adverse impact to the environment, arising from value chain of entity. What mitigation/adaptation measures have been taken by entity in this regard.**
Overview / Objective: This disclosure informs stakeholders about entity’s awareness & involvement in actual / potential negative environmental impacts caused by its value chain. The organization’s ‘value chain’ includes the range of activities carried out by the organization, & by entities upstream & downstream from the organization, to bring the organization’s products or services from their conception to their end use. Entities upstream from the organization provide products or services used in the development of the organization’s own products or services. Entities downstream from the organization are those that receive products or services from the organization. Entities in the value chain include entities beyond the first tier, both upstream & downstream.

How to disclose?

The entity shall disclose any significant adverse impact to the environment, arising from value chains of entity along with its climate-related supplier/customer engagement strategy.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>GRI</td>
</tr>
<tr>
<td>The entity shall disclose any significant adverse impact to the environment, arising from value chains of entity along with its climate-related supplier/customer engagement strategy.</td>
<td>GRI 308-2-c &lt;br&gt; GRI 308-2-d</td>
</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices

GRI Disclosure 308-2 Negative environmental impacts in the supply chain & actions taken

- (c) Significant actual & potential negative environmental impacts identified in the supply chain.
- (d) Percentage of suppliers identified as having significant actual & potential negative environmental impacts with which improvements were agreed upon as a result of assessment.

TCFD

Strategy disclosure – b) Describe the impact of climate-related risks & opportunities on the organization’s businesses, strategy & financial planning.

CDP

(C12.1) Do you engage with your value chain on climate-related issues?

(C12.1a) Provide details of your climate-related supplier engagement strategy.

(C12.1b) Give details of your climate-related engagement strategy with your customers.

(C12.1d) Give details of your climate-related engagement strategy with other partners in the value chain.

(C12.1e) Why do you not engage with any elements of your value chain on climate-related issues, & what are your plans to do so in the future?

(C12.2) Do your suppliers have to meet climate-related requirements as part of your organization’s purchasing process?

(C12.2a) Provide details of the climate-related requirements that suppliers have to meet as part of your organization’s purchasing process & the compliance mechanisms in place.

(C12.3) Does your organization engage in activities that could either directly or indirectly influence policy, law, or regulation that may impact the climate?
(C-FS2.2d) Does your organization consider climate-related information about your clients/investees as part of your due diligence and/or risk assessment process?
(C-FS2.2e) Indicate the climate-related information your organization considers about clients/investees as part of your due diligence and/or risk assessment process, and how this influences decision-making.
(C-FS3.6) Does the policy framework for your portfolio activities include climate-related requirements for clients/investees, and/or exclusion policies?
(C-FS3.6a) Provide details of the policies which include climate-related requirements that clients/investees need to meet.
(FW-FS2.2) Does your organization consider forests- and/or water-related information about clients/investees as part of its due diligence and/or risk assessment process?
(FW-FS2.2a) Indicate the forests- and/or water-related information your organization considers about clients/investees as part of your due diligence and/or risk assessment process, and how this influences decision making.
(FW-FS3.4) Does the policy framework for the portfolio activities of your organization include forests- and/or water-related requirements that clients/investees need to meet?

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<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE/BEST PRACTICE</th>
<th>MATERIALITY</th>
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<tbody>
<tr>
<td>Responsibilities of Value Chain</td>
<td>SES recommends that the entity disclose the steps taken by them to ensure that everyone connected with its designers, producers, value chain members, customers &amp; recyclers are aware of their responsibilities</td>
<td>High</td>
</tr>
<tr>
<td>Value Chain</td>
<td>SES recommends the entity to disclose the ESG impacts that occur as a result of the Entity’s relationships with other entities in detail</td>
<td>High</td>
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</table>

**9 Percentage of value chain partners (by value of business done with such partners) that were assessed for environmental impacts.**

**Overview / Objective:** This disclosure informs stakeholders about an organization’s awareness of actual & potential negative environmental impacts caused by its value chain.

**How to disclose?**

- The entity shall disclose the percentage of value chain partners that were assessed for environmental impacts by:
  - screening using environmental criteria & Location
  - Significant actual & potential negative environmental impacts identified in supply chain (Negative impacts include those that are either caused or contributed to by an entity, or that are directly linked to its operations, products, or services by its relationship with a supplier)

**Connections to Global Frameworks**

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<tbody>
<tr>
<td>GRI 308-1-a</td>
<td>Risk Management – (c); Metrics &amp; Targets – (a)</td>
<td>C12.1, C12.2, C12.3, C-FS3.6b</td>
<td>C-FS3.6c, FW-FS5.2b</td>
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<td>GRI 308-2-a</td>
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**Additional Guidance via Global Best Practices**

**GRI Disclosure 308-1** New suppliers that were screened using environmental criteria
a. Percentage of new suppliers that were screened using environmental criteria.

**GRI Disclosure 308-2** Negative environmental impacts in the supply chain & actions taken
a. Number of suppliers assessed for environmental impacts.

**TCFD**

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

**Metrics & Targets** disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.
CDP

(C12.1) Do you engage with your value chain on climate-related issues?
(C12.1a) Provide details of your climate-related supplier engagement strategy.
(C12.1b) Give details of your climate-related engagement strategy with your customers.
(C12.1d) Give details of your climate-related engagement strategy with other partners in the value chain.
(C12.1e) Why do you not engage with any elements of your value chain on climate-related issues, & what are your plans to do so in the future?
(C12.2) Do your suppliers have to meet climate-related requirements as part of your organization’s purchasing process?
(C12.2a) Provide details of the climate-related requirements that suppliers have to meet as part of your organization’s purchasing process & the compliance mechanisms in place.
(C12.3) Does your organization engage in activities that could either directly or indirectly influence policy, law, or regulation that may impact the climate?
(C-FS3.6b) Provide details of your exclusion policies related to industries and/or activities exposed or contributing to climate-related risks.
(C-FS3.6c) Why does the policy framework for your portfolio activities not include climate-related requirements for clients/investees, and/or exclusion policies?
(FW-FS5.2b) How much of the financing/insurance disclosed is extended to clients/investees that meet your policy expectations on how to manage their impact on forests?
PRINCIPLE 7: BUSINESSES, WHEN ENGAGING IN INFLUENCING PUBLIC & REGULATORY POLICY, SHOULD DO SO IN A MANNER THAT IS RESPONSIBLE & TRANSPARENT

Overview / Objective: The organization may have a significant role in an association or advocacy organization when it holds a position in the governance body, participates in projects or committees, or provides substantive funding beyond routine membership dues. The role may also be significant when the organization views its membership as strategic to influencing the mission or objective of the association that is critical to the organization’s own activities.

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<tr>
<th>Sr. No.</th>
<th>ESSENTIAL INDICATORS – IMPORTANCE TO INVESTORS</th>
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<tbody>
<tr>
<td>1</td>
<td>Details of affiliations with trade &amp; industry chambers/ associations. (Name of top 10 trade &amp; industry chambers)</td>
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</table>

Overview / Objective: It gives insight into whether or not an organization’s affiliation with a particular trade & industry association influences the mission or objective of that particular association. Also, to find out whether an Associations’ primary objective of helping existing businesses to grow locally, expand into new markets & remain competitive in an increasingly complex & evolving global marketplace is being fulfilled or not.

How to disclose?

The entity shall disclose, in numbers, its affiliations with Trade & Industry chambers/associations & also the names of top 10 trade & industry chambers, the entity is a member of.

Connections to Global Frameworks

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<th>CDP</th>
<th>SASB</th>
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<tr>
<td>GRI 2-28-a</td>
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<td>C12.3</td>
</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices

GRI Disclosure 2-28 Membership associations

a. report industry associations, other membership associations, & national or international advocacy organizations in which it participates in a significant role.

CDP

(C12.3) Does your organization engage in activities that could either directly or indirectly influence policy, law, or regulation that may impact the climate?

(C12.3a) On what policy, law, or regulation that may impact the climate has your organization been engaging directly with policy makers in the reporting year?

(C12.3b) Provide details of the trade associations your organization engages with which are likely to take a position on any policy, law or regulation that may impact the climate.

(C12.3c) Provide details of the funding you provided to other organizations in the reporting year whose activities could influence policy, law, or regulation that may impact the climate.

Details of corrective action taken or underway on any issues related to anticompetitive conduct by the entity, based on adverse orders from regulatory authorities.

Overview / Objective: This disclosure addresses non-compliance, or failure to comply with, laws & regulations that apply to the organization. Level of compliance with laws & regulations can give insight into the ability of management to ensure that the organization conforms to certain performance parameters.
The entity shall disclose the details of corrective action taken under below heads:

- Name of the Authority
- Brief of the case
- Corrective action taken

### Additional Guidance via Global Best Practices

**GRI Disclosure 3-3 Management of material topics**

The organization shall report how it manages anti-competitive behaviour.

**GRI Disclosure 206-1 Legal actions for anti-competitive behaviour, anti-trust, & monopoly practices**

a. Number of legal actions pending or completed during the reporting period regarding anti-competitive behaviour & violations of anti-trust & monopoly legislation in which the organization has been identified as a participant.

b. Main outcomes of completed legal actions, including any decisions or judgements.

**SDG Targets**

16.3 Promote the rule of law at the national & international levels & ensure equal access to justice for all

**TCFD**

**Risk Management disclosure – c)** Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

**CDP**

(C12.3c) Provide details of the funding you provided to other organizations in the reporting year whose activities could influence policy, law, or regulation that may impact the climate.

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<th>Sr. No.</th>
<th>LEADERSHIP INDICATORS – IMPORTANCE TO INVESTORS</th>
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<tr>
<td>1</td>
<td>Details of the Public policy advocated by the entity.</td>
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</table>

**Overview / Objective:** Identifies an organization’s support for public issues, provides an indication of the extent to which an organization’s monetary contributions are in line with its stated policies, goals, or other public positions.

**How to disclose?**

The listed shall firstly, disclose issues that are the focus of its participation in public policy development.

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**Connections to Global Frameworks**

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<tbody>
<tr>
<td>1</td>
<td>Details of the Public policy advocated by the entity.</td>
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</table>
Further, the entity shall provide the details of methods resorted to in each case including affiliation with other similar business entities by forming coalitions, representing through trade chambers, social marketing, etc.

The entity shall select Yes or No, as the case may be, for the availability of information on each public policy advocated in public domain.

Select the appropriate frequency of Board review, such as:

- Quarterly
- Half-yearly
- Annually
- Others, please specify

Also provide the link of the document containing details of such public policy position advocated in the public domain, if available.

Additional Guidance via Global Best Practices

GRI Disclosure 2-28 Membership associations

a. report industry associations, other membership associations, & national or international advocacy organizations in which it participates in a significant role.

GRI 415: Public Policy 2016 Topic management disclosures 1.2

The reporting organization should report: the significant issues that are the focus of its participation in public policy development & lobbying;

SDG Targets

16.5 Substantially reduce corruption & bribery in all their forms

CDP

(C12.3) Does your organization engage in activities that could either directly or indirectly influence policy, law, or regulation that may impact the climate?

(C12.3a) On what policy, law, or regulation that may impact the climate has your organization been engaging directly with policy makers in the reporting year?
**PRINCIPLE 8: BUSINESSES SHOULD PROMOTE INCLUSIVE GROWTH & EQUITABLE DEVELOPMENT**

**Overview / Objective:** The Principle recognizes the value of the energy & enterprise of businesses & encourages them to innovate & contribute to the overall development of the country with a specific focus on disadvantaged, vulnerable & marginalized communities, as articulated in Section 135 of the Companies Act, 2013. The Principle also emphasizes the need for collaboration amongst businesses, government agencies & civil society in furthering this development agenda in line with SDGs.

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<tr>
<th>Sr. No.</th>
<th>ESSENTIAL INDICATORS – IMPORTANCE TO INVESTORS</th>
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<tbody>
<tr>
<td>1</td>
<td>Details of Social Impact Assessments (SIA) of projects undertaken by the entity based on applicable laws, in the current financial year.</td>
</tr>
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</table>

**Overview / Objective:** A key element in managing impacts on people in local communities is assessment & planning in order to understand the actual & potential impacts, & strong engagement with local communities to understand their expectations & needs. There are many elements that can be incorporated into local community engagement, impact assessments, & development programs. This seeks to identify which elements have been consistently applied, organization-wide.

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<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
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</table>
| This disclosure shall be made, if the entity has undertaken SIA in compliance with laws such as the Right to Fair Compensation & Transparency in Land Acquisition, Rehabilitation & Resettlement Act, 2013. | GRI 413-1-a-i-iii  
GRI 203-1  
1.4, 2.3, 9.1, 9.4, 11.2 |

**Additional Guidance via Global Best Practices**

**GRI Disclosure 413-1 Operations with local community engagement, impact assessments, & development programs.**

a. Percentage of operations with implemented local community engagement, impact assessments, &/or development programs, including the use of:
   i. social impact assessments, including gender impact assessments, based on participatory processes;
   ii. environmental impact assessments & ongoing monitoring;
   iii. public disclosure of results of environmental & social impact assessments;

**GRI Disclosure 203-1 Infrastructure investments & services supported**

a. Extent of development of significant infrastructure investments & services supported.

b. Current or expected impacts on communities & local economies, including positive & negative impacts where relevant.

c. Whether these investments & services are commercial, in-kind, or pro bono engagements

**SDG Targets**

1.4 By 2030, ensure that all men & women, in particular the poor & the vulnerable, have equal rights to economic resources, as well as access to basic services, ownership & control over land & other forms of property, inheritance, natural resources, appropriate new technology & financial services, including microfinance

2.3 By 2030, double the agricultural productivity & incomes of small-scale food producers, in particular women, indigenous peoples, family farmers, pastoralists & fishers, including through secure & equal access to land, other productive resources & inputs, knowledge, financial services, markets & opportunities for value addition & non-farm employment
9.1 Develop quality, reliable, sustainable & resilient infrastructure, including regional & trans-border infrastructure, to support economic development & human well-being, with a focus on affordable & equitable access for all

9.4 By 2030, upgrade infrastructure & retrofit industries to make them sustainable, with increased resource-use efficiency & greater adoption of clean & environmentally sound technologies & industrial processes, with all countries taking action in accordance with their respective capabilities

11.2 By 2030, provide access to safe, affordable, accessible & sustainable transport systems for all, improving road safety, notably by expanding public transport, with special attention to the needs of those in vulnerable situations, women, children, persons with disabilities & older persons

2 Provide information on project(s) for which ongoing Rehabilitation & Resettlement (R&R) is being undertaken by your entity, in the following format:

**Overview / Objective:** This educates stakeholders about a entity’s understanding of its negative effects on the community. It also allows the business to better prioritise & improve its attention to local communities across the board.

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<tr>
<td>The entity shall disclose requested information like (i) Name, (ii) place, (iii) no. of affected families, (iv) % of such families covered &amp; (v) amounts paid for the ongoing R&amp;R project.</td>
<td></td>
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</tbody>
</table>

| GRI 413-1-a-iv, GRI 413-2-a | 1.4, 2.3, 9.1, 11.2 | Strategy – (b), Risk Management – (b) |

**Additional Guidance via Global Best Practices**

**GRI Disclosure 413-1 Operations with local community engagement, impact assessments, & development programs**

a. Percentage of operations with implemented local community engagement, impact assessments, &/or development programs, including the use of:

iv. local community development programs based on local communities’ needs

**GRI Disclosure 413-2 Operations with significant actual & potential negative impacts on local communities**

a. Operations with significant actual & potential negative impacts on local communities, including:

i. the location of the operations;

ii. the significant actual & potential negative impacts of operations.

**SDG Targets**

1.4 By 2030, ensure that all men & women, in particular the poor & the vulnerable, have equal rights to economic resources, as well as access to basic services, ownership & control over land & other forms of property, inheritance, natural resources, appropriate new technology & financial services, including microfinance

2.3 By 2030, double the agricultural productivity & incomes of small-scale food producers, in particular women, indigenous peoples, family farmers, pastoralists & fishers, including through secure & equal access to land, other productive resources & inputs, knowledge, financial services, markets & opportunities for value addition & non-farm employment

9.1 Develop quality, reliable, sustainable & resilient infrastructure, including regional & trans-border infrastructure, to support economic development & human well-being, with a focus on affordable & equitable access for all

11.2 By 2030, provide access to safe, affordable, accessible & sustainable transport systems for all, improving road safety, notably by expanding public transport, with special attention to the needs of those in vulnerable situations, women, children, persons with disabilities & older persons

**TCFD**

**Strategy** disclosure – b) Describe the impact of climate-related risks & opportunities on the organization’s businesses, strategy & financial planning.

**Risk Management** disclosure – b) Describe the organization’s processes for managing climate-related risks
Describe the mechanisms to receive & redress grievances of the community.

**Overview / Objective:** To have an effective grievance mechanism which is legitimate, accessible, predictable, equitable, transparent, rights-compatible, & a source of continuous learning further it shows how an organization deals with the grievances.

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<th>How to measure?</th>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
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</table>
| “Local community” – persons or groups of persons living &/or working in any areas that are economically, socially or environmentally impacted (positively or negatively) by an organization’s operations. The local community can range from persons living adjacent to an organization’s operations, to those living at a distance who are still likely to be impacted by these operations. | The entity shall disclose steps/process/measure/mechanism in place to receive & redress grievances/complaints of the nearby local community. The nature of complaints could be economical, social or environmental. | GRI 3-3  
GRI 2-25-b  
GRI 413-1-a-viii  
1.4, 2.3, 9.1,  
9.4, 16.6  
Risk Management – (b), (c) |

### Additional Guidance via Global Best Practices

**GRI Disclosure 3-3 Management of material topics**

The organization shall report how it manages local communities.

**GRI Disclosure 2-25 Processes to remediate negative impacts**

b. describe its approach to identify & address grievances, including the grievance mechanisms that the organization has established or participates in;

**GRI Disclosure 413-1 Operations with local community engagement, impact assessments, & development programs**

a. Percentage of operations with implemented local community engagement, impact assessments, &/or development programs, including the use of:

   - viii. formal local community grievance processes.

### SDG Targets

1.4 By 2030, ensure that all men & women, in particular the poor & the vulnerable, have equal rights to economic resources, as well as access to basic services, ownership & control over land & other forms of property, inheritance, natural resources, appropriate new technology & financial services, including microfinance

2.3 By 2030, double the agricultural productivity & incomes of small-scale food producers, in particular women, indigenous peoples, family farmers, pastoralists & fishers, including through secure & equal access to land, other productive resources & inputs, knowledge, financial services, markets & opportunities for value addition & non-farm employment

9.1 Develop quality, reliable, sustainable & resilient infrastructure, including regional & trans-border infrastructure, to support economic development & human well-being, with a focus on affordable & equitable access for all

9.4 By 2030, upgrade infrastructure & retrofit industries to make them sustainable, with increased resource-use efficiency & greater adoption of clean & environmentally sound technologies & industrial processes, with all countries taking action in accordance with their respective capabilities

16.6 Develop effective, accountable & transparent institutions at all levels

### TCFD

**Risk Management disclosure – b) Describe the organization’s processes for managing climate-related risks**

**Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.**
Percentage of input material (inputs to total inputs by value) sourced from suppliers:

Overview / Objective: This gives insight into the organization support for local suppliers, MSMEs, small producers etc. Local sourcing can be a strategy to help ensure supply, support a stable local economy, & maintain community relations.

‘Small producers’ mean those where the owner herself or himself is a worker & includes informal &/or producers such as self-help groups & home-based workers as well as producer-owned entities such as cooperatives, producer companies.

‘MSME’ is defined by Ministry of MSME as:
- Micro: Investment in Plant & Machinery or Equipment not more than Rs.1 crore & Annual Turnover not more than Rs. 5 crore
- Small: Investment in Plant & Machinery or Equipment not more than Rs.10 crore & Annual Turnover not more than Rs. 50 crore
- Medium: Investment in Plant & Machinery or Equipment not more than Rs.50 crore & Annual Turnover not more than Rs. 250 crore

How to disclose?

The entity shall disclose percentage of input material (inputs to total inputs by value) sourced from suppliers for current & previous financial years from:
- Small producers - Directly sourced from MSMEs
- Local communities within the district & neighbouring districts

Connections to Global Frameworks

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<td>GRI 204-1-a</td>
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</table>

Additional Guidance via Global Best Practices

GRI Disclosure 204-1 Proportion of spending on local suppliers
a. Percentage of procurement budget used for significant locations of operation that is spent on suppliers local to that operation (such as % of products & services purchased locally).
b. The organization’s geographical definition of ‘local’.
c. The definition used for ‘significant locations of operation

SDG Targets
8.3 Promote development-oriented policies that support productive activities, decent job creation, entrepreneurship, creativity & innovation, & encourage the formalization & growth of micro-, small- & medium-sized enterprises, including through access to financial services

TCFD
Metrics & Targets disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

CDP
(C12.1a) Provide details of your climate-related supplier engagement strategy.

RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE/BEST PRACTICE</th>
<th>MATERIALITY</th>
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<tbody>
<tr>
<td>Local &amp; small vendors</td>
<td>SES recommends the entity to disclose the steps that have been taken to improve the capacity &amp; capability of local &amp; small vendors</td>
<td>Medium</td>
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</tbody>
</table>
1. Provide details of actions taken to mitigate any negative social impacts identified in Social Impact Assessments (Reference: Question 1 of Essential Indicators above):

**Overview / Objective:** A key element in managing impacts on people in local communities is assessment & planning in order to understand the actual & potential impacts, & strong engagement with local communities to understand their expectations & needs. There are many elements that can be incorporated into local community engagement, impact assessments, & development programs. This seeks to identify which elements have been consistently applied, organization-wide.

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<tr>
<td>The entity can disclose details of corrective actions taken to mitigate any negative impacts identified in the Social Impact Assessments as disclosed in Q1 of P8</td>
<td>GRI 3-3-d-i-ii</td>
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<tr>
<td></td>
<td>GRI 413-1-a-iv</td>
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<td></td>
<td>GRI 203-1</td>
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**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-3 Management of material topics**

d. describe actions taken to manage the topic & related impacts, including:
   i. actions to prevent or mitigate potential negative impacts;
   ii. actions to address actual negative impacts, including actions to provide for or cooperate in their remediation;

**GRI Disclosure 413-1 Operations with local community engagement, impact assessments, & development programs.**
a. Percentage of operations with implemented local community engagement, impact assessments, &/or development programs, including the use of:
   i. social impact assessments, including gender impact assessments, based on participatory processes;
   ii. environmental impact assessments & ongoing monitoring;
   iii. public disclosure of results of environmental & social impact assessments;

**GRI Disclosure 203-1 Infrastructure investments & services supported**
a. Extent of development of significant infrastructure investments & services supported.
b. Current or expected impacts on communities & local economies, including positive & negative impacts where relevant.
c. Whether these investments & services are commercial, in-kind, or pro bono engagements

**SDG Targets**

1.4 By 2030, ensure that all men & women, in particular the poor & the vulnerable, have equal rights to economic resources, as well as access to basic services, ownership & control over land & other forms of property, inheritance, natural resources, appropriate new technology & financial services, including microfinance

2.3 By 2030, double the agricultural productivity & incomes of small-scale food producers, in particular women, indigenous peoples, family farmers, pastoralists & fishers, including through secure & equal access to land, other productive resources & inputs, knowledge, financial services, markets & opportunities for value addition & non-farm employment

**TCFD [SES Note: Mapped for reference]**

Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.
2 Provide the following information on CSR projects undertaken by your entity in designated aspirational districts as identified by government bodies

**Overview / Objective:** Being able to measure & report on your organization’s social impact can ultimately attract investors, retain top talent, boost reputation, & boost business performance alongside several other potential benefits.

As per the 'Transformation of Aspirational Districts' programme of the Government, a list of districts has been identified for quick & effective transformation.

For additional details, refer to the following link: Click here

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<th>How to measure?</th>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
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<tr>
<td>For each CSR Project undertaken by the entity, enter: (a) total number of beneficiaries, (b) percentage of such beneficiaries belonging to vulnerable &amp; marginalised group</td>
<td>For each CSR Project undertaken by the entity, the entity can disclose details like state &amp; location of project along with amount spent.</td>
<td>GRI 413-1-a-iv GRI 203-1</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 413-1 Operations with local community engagement, impact assessments, & development programs.**

a. Percentage of operations with implemented local community engagement, impact assessments, &/or development programs, including the use of:
   i. social impact assessments, including gender impact assessments, based on participatory processes;
   ii. environmental impact assessments & ongoing monitoring;
   iii. public disclosure of results of environmental & social impact assessments;

**GRI Disclosure 203-1 Infrastructure investments & services supported**

a. Extent of development of significant infrastructure investments & services supported.

b. Current or expected impacts on communities & local economies, including positive & negative impacts where relevant.

c. Whether these investments & services are commercial, in-kind, or pro bono engagements

**SDG Targets**

1.4 By 2030, ensure that all men & women, in particular the poor & the vulnerable, have equal rights to economic resources, as well as access to basic services, ownership & control over land & other forms of property, inheritance, natural resources, appropriate new technology & financial services, including microfinance

2.3 By 2030, double the agricultural productivity & incomes of small-scale food producers, in particular women, indigenous peoples, family farmers, pastoralists & fishers, including through secure & equal access to land, other productive resources & inputs, knowledge, financial services, markets & opportunities for value addition & non-farm employment

3 Details of procurement policy in respect to marginalized /vulnerable groups.

**Overview / Objective:** Gives insight into the organization's support for marginalized or vulnerable groups.

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<td>GRI</td>
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</table>

- **GRI:**
  - 413-1-a-iv
  - 203-1

- **SDG:** 1.4, 2.3
The entity shall disclose its procurement policy w.r.t. from suppliers such as marginalized or vulnerable groups, if any, & provide details of such procurement in terms of former’s percentage to total procurement (by value).

<table>
<thead>
<tr>
<th>GRI 3-3</th>
<th>GRI 203-1</th>
<th>GRI 204-1-a</th>
<th>8.3, 11.2</th>
<th>Risk Management – (c)</th>
</tr>
</thead>
</table>

Additional Guidance via Global Best Practices

**GRI Disclosure 3-3 Management of material topics**
The organization shall report how it manages procurement practices.

**GRI Disclosure 203-1 Infrastructure investments & services supported**
a. Extent of development of significant infrastructure investments & services supported.

b. Current or expected impacts on communities & local economies, including positive & negative impacts where relevant.

c. Whether these investments & services are commercial, in-kind, or pro bono engagements

**GRI Disclosure 204-1 Proportion of spending on local suppliers**
a. Percentage of the procurement budget used for significant locations of operation that is spent on suppliers local to that operation (such as % of products & services purchased locally).

**SDG Targets**
8.3 Promote development-oriented policies that support productive activities, decent job creation, entrepreneurship, creativity & innovation, & encourage the formalization & growth of micro-, small- & medium-sized enterprises, including through access to financial services

11.2 By 2030, provide access to safe, affordable, accessible & sustainable transport systems for all, improving road safety, notably by expanding public transport, with special attention to the needs of those in vulnerable situations, women, children, persons with disabilities & older persons

**TCFD**
Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

**Overview / Objective:** This gives insights into the steps taken by an organization to develop & maintain the entity’s long term revenue streams & increase shareholder’s value. Further, this also reflects on the steps taken by an organization to resolve conflicts & maintain compliance.

‘Intellectual property’ refers to creations of the mind: such as inventions, literary, musical & artistic works, & symbols, names, images & designs used in commerce, for which the IP owners are granted certain exclusive rights under the corresponding national IP laws. Common types of IP include patents (inventions), copyrights, trademarks, industrial designs, software, geographic indications & trade secrets, etc.

‘Traditional Knowledge’ refers to any indigenous, technical, ecological, scientific, medical or cultural knowledge which is not necessarily documented but is in use by or generally known to communities. Typical examples include antiseptic properties of neem, turmeric, etc.

How to disclose?

| Connections to Global Frameworks |
| GRI | SDG | TCFD | CDP | SASB |
| GRI 201-1 | 8.1, 9.1, 9.5 |
Select Yes or No as the case may be whether benefit arising out of such IPRs are shared on the lines of Access to Biological Resources & Associated Knowledge & Benefits Sharing Regulations, 2014.

Briefly outline the basis for calculating the benefits shared by the entity with the “owners” of such traditional knowledge.

Additional Guidance via Global Best Practices

GRI Disclosure 201-1 Direct economic value generated & distributed

a. Direct economic value generated & distributed (EVG&D) on an accruals basis; including the basic components for the organization’s global operations as listed below. If data are presented on a cash basis, report the justification for this decision in addition to reporting the following basic components:
   i. Direct economic value generated: revenues;
   ii. Economic value distributed: operating costs, employee wages & benefits, payments to providers of capital, payments to government by country, & community investments;
   iii. Economic value retained: ‘direct economic value generated’ less ‘economic value distributed’.

b. Where significant, report EVG&D separately at country, regional, or market levels, & the criteria used for defining significance.

SDG Targets

8.1 Sustain per capita economic growth in accordance with national circumstances & in particular, at least 7 per cent gross domestic product growth per annum in least developed countries

9.1 Develop quality, reliable, sustainable & resilient infrastructure, including regional & trans-border infrastructure, to support economic development & human well-being, with a focus on affordable & equitable access for all

9.5 Enhance scientific research, upgrade the technological capabilities of industrial sectors in all countries, in particular developing countries, including, by 2030, encouraging innovation & substantially increasing the number of research & development workers per 1 million people & public & private research & development spending

Overview / Objective: This gives insights into the steps taken by an organization to develop & maintain the entity’s long term revenue streams & increase shareholder’s value. Further, this also reflects on the steps taken by an organization to resolve conflicts & maintain compliance.

How to disclose?

Briefly disclose corrective actions taken based on adverse order in IPR related disputes wherein usage of traditional knowledge is involved as under following heads:

- Name of authority
- Brief of the Case
- Corrective action taken

Connections to Global Frameworks

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<th>GRI</th>
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<td>Risk Management – (c)</td>
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Additional Guidance via Global Best Practices

GRI Disclosure 3-3 Management of material topics

d. describe actions taken to manage the topic & related impacts, including:

   i. actions to prevent or mitigate potential negative impacts;
**Overview / Objective:** Being able to measure & report on your organization’s social impact can ultimately attract investors, retain top talent, boost reputation, & boost business performance alongside several other potential benefits.

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<td>1.4, 2.3</td>
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**Additional Guidance via Global Best Practices**

**GRI Disclosure 413-1 Operations with local community engagement, impact assessments, & development programs.**

a. Percentage of operations with implemented local community engagement, impact assessments, &/or development programs, including the use of:
   i. social impact assessments, including gender impact assessments, based on participatory processes;
   ii. environmental impact assessments & ongoing monitoring;
   iii. public disclosure of results of environmental & social impact assessments;

**GRI Disclosure 203-1 Infrastructure investments & services supported**

a. Extent of development of significant infrastructure investments & services supported.

b. Current or expected impacts on communities & local economies, including positive & negative impacts where relevant.

c. Whether these investments & services are commercial, in-kind, or pro bono engagements

**SDG Targets**

1.4 By 2030, ensure that all men & women, in particular the poor & the vulnerable, have equal rights to economic resources, as well as access to basic services, ownership & control over land & other forms of property, inheritance, natural resources, appropriate new technology & financial services, including microfinance

2.3 By 2030, double the agricultural productivity & incomes of small-scale food producers, in particular women, indigenous peoples, family farmers, pastoralists & fishers, including through secure & equal access to land, other productive resources & inputs, knowledge, financial services, markets & opportunities for value addition & non-farm employment
**PRINCIPLE 9: BUSINESSES SHOULD ENGAGE WITH & PROVIDE VALUE TO THEIR CONSUMERS IN A RESPONSIBLE MANNER.**

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>ESSENTIAL INDICATORS – IMPORTANCE TO INVESTORS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>Overview / Objective:</strong> This principle addresses the topic of customer health &amp; safety, including an organization’s systematic efforts to address health &amp; safety across the life cycle of a product or service, &amp; its adherence to customer cyber security &amp; privacy regulations &amp; voluntary codes.</td>
</tr>
<tr>
<td>1</td>
<td><strong>Describe the mechanisms in place to receive &amp; respond to consumer complaints &amp; feedback.</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Overview / Objective:</strong> Gives a holistic overview of the Grievance redressal mechanism in place: whether they enable users to raise privacy related issues, can the consumer use this mechanism anonymously, etc.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
</table>
| The entity shall share the details of its Grievance Redressal Mechanism for customer/consumer complaints & customer survey/feedback. | GRI 2-25- (b, d, e)  
GRI 2-29-a  
16.6  
Risk Management – (b)  
FN-EX-410a.1  
FN-EX-410a.2  
FN-EX-410a.3  
FN-EX-410a.4 |

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-25 Processes to remediate negative impacts**  
b. describe its approach to identify & address grievances, including the grievance mechanisms that the organization has established or participates in;  
d. describe how the stakeholders who are the intended users of the grievance mechanisms are involved in the design, review, operation, & improvement of these mechanisms;  
e. describe how the organization tracks effectiveness of grievance mechanisms & other remediation processes, & report examples of their effectiveness, including stakeholder feedback.

**Disclosure 2-29 Approach to stakeholder engagement**  
a. describe its approach to engaging with stakeholders, including:  
   iii. how the organization seeks to ensure meaningful engagement with stakeholders.

**SDG Targets**  
16.6 Develop effective, accountable & transparent institutions at all levels

**TCFD [SES Note: Mapped for reference]**  
**Risk Management** disclosure – b) Describe the organization’s processes for managing climate-related risks

**SASB**
The entity shall disclose the (1) number and (2) average duration in minutes of (a) halts related to public release of information and (b) pauses related to volatility.

The percentage of trades generated from automated trading systems shall be calculated as the volume of trades executed (i.e., bought, sold, and sold short) by an automated algorithm divided by the total volume of trades.

The entity shall describe its alert policy relating to listed companies’ public release of information or company developments that may affect a stock price (positively or negatively).

### DISCLOSURE REQUIREMENTS FOR CAPITAL MARKETS SECTOR AS PER SASB

<table>
<thead>
<tr>
<th>MATERIAL TOPIC</th>
<th>ACCOUNTING METRIC</th>
<th>CATEGORY</th>
<th>UNIT OF MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Promoting Transparent &amp; Efficient Capital Markets</td>
<td>(1) Number and (2) average duration of (a) halts related to public release of information and (b) pauses related to volatility</td>
<td>Quantitative</td>
<td>Number, Minutes</td>
</tr>
<tr>
<td>Promoting Transparent &amp; Efficient Capital Markets</td>
<td>Percentage of trades generated from automated trading systems</td>
<td>Quantitative</td>
<td>Percentage (%)</td>
</tr>
<tr>
<td>Promoting Transparent &amp; Efficient Capital Markets</td>
<td>Description of alert policy regarding timing and nature of public release of information</td>
<td>Subjective</td>
<td>NA</td>
</tr>
<tr>
<td>Promoting Transparent &amp; Efficient Capital Markets</td>
<td>Description of policy to encourage or require listed companies to publicly disclose environmental, social, and governance (ESG) information</td>
<td>Subjective</td>
<td>NA</td>
</tr>
</tbody>
</table>

**Turnover of products &/ services as a percentage of turnover from all products/service that carry information about, Environmental & social parameters relevant to the product, Safe & responsible usage & Recycling &/or safe disposal.**

**Overview / Objective:** It provides an overview to understand what could be potential risks & opportunities in terms of ESG compliances or investment or finance related to any product & its overall impact on the organization’s turnover & financial standing.

**How to disclose?**

| Connections to Global Frameworks |
|-------------------------------|-------------------------------|-----------------|-------------------|
| GRI                           | SDG                           | TCFD            | CDP               |
| GRI 417-1-a-i-v               | GRI 417-1-b                  | Metrics & Targets – (a) | FW-FS3.3         |
| 12.8                          |                               |                 |                   |

**Additional Guidance via Global Best Practices**

**Disclosure 417-1 Requirements for product & service information & labelling**

a. Whether each of the following types of information is required by the organization’s procedures for product & service information & labelling:

   i. The sourcing of components of the product or service;
   ii. Content, particularly with regard to substances that might produce an environmental or social impact;
   iii. Safe use of the product or service;
iv. Disposal of the product & environmental or social impacts;

v. Other (explain). b. Percentage of significant product or service categories covered by & assessed for compliance with such procedures.

b. Percentage of significant product or service categories covered by & assessed for compliance with such procedures.

SDG Targets
12.8 By 2030, ensure that people everywhere have the relevant information & awareness for sustainable development & lifestyles in harmony with nature

TCFD
Metrics & Targets disclosure – a) Describe the metrics used by the entity to assess climate-related risks & opportunities in line with its strategy & risk management process.

CDP
(FW-FS3.3) Do any of your existing products and services enable clients to mitigate deforestation and/or water insecurity? Provide details of the same

Overview / Objective: This disclosure provides an evaluation of the success of complaints management systems & procedures relating to them.

How to disclose? | Connections to Global Frameworks
---|---|---|---|---|---
As per the consumer grievance redressal mechanism, the entity shall share the relevant data for complaints received during the year as well as those pending resolution at end of year for the current & previous financial years for:
- Data privacy
- Advertising
- Cyber-security
- Delivery of essential services
- Restrictive Trade Practices
- Unfair Trade Practices
- Others

GRI | SDG | TCFD | CDP | SASB
---|---|---|---|---
GRI 418-1-a-ii
GRI 418-1-b | 16.3, 16.10 | | FN-EX-550a.2
| | | FN-EX-550a.3

Additional Guidance via Global Best Practices
GRI Disclosure 418-1 Substantiated complaints concerning breaches of customer privacy & losses of customer data
a. Total number of substantiated complaints received concerning breaches of customer privacy, categorized by:
   i. complaints received from outside parties & substantiated by the organization;
   ii. complaints from regulatory bodies.

b. Total number of identified leaks, thefts, or losses of customer data.

SDG Targets [SES Note: Mapped for reference]
16.3 Promote the rule of law at the national & international levels & ensure equal access to justice for all
16.10 Ensure public access to information & protect fundamental freedoms, in accordance with national legislation & international agreements

SASB

- The entity shall calculate and disclose (1) the total number of data breaches identified as well as the percentage of data breaches in which personally identifiable information (PII) was subject to the data breach, during the reporting period.
- The entity shall disclose total number of unique customers who were affected by data breaches, which includes all those whose personal data was compromised in a data breach.
- The entity shall describe its policies and practices to ensure the confidentiality, integrity, and availability of data across its data platforms.

| DISCLOSURE REQUIREMENTS FOR CAPITAL MARKETS SECTOR AS PER SASB |
|----------------------|----------------------|----------------------|----------------------|
| MATERIAL TOPIC       | ACCOUNTING METRIC    | CATEGORY             | UNIT OF MEASURE      |
| Managing Business Continuity & Technology Risks | (1) Number of data breaches, (2) percentage involving personally identifiable information (PII), (3) number of customers affected | Quantitative | Number, Percentage (%) |
| Managing Business Continuity & Technology Risks | Description of efforts to prevent technology errors, security breaches, and market disruptions | Subjective | NA |

4 Details of instances of product recalls on account of safety issues.

**Overview / Objective:** A product recall is the process of retrieving defective &/or potentially unsafe goods from consumers. Such data can reveal the extent of entity’s safety measures & their effectiveness.

<table>
<thead>
<tr>
<th>How to disclose?</th>
<th>Connections to Global Frameworks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The entity shall disclose the number of forced as well as voluntary product recalls in a given year along with reasons for such recall.</td>
<td>GRI 416-2-a-i-iii 16.3</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 416-2 Incidents of non-compliance concerning the health & safety impacts of products & services**

- a. Total number of incidents of non-compliance with regulations &/or voluntary codes concerning the health & safety impacts of products & services within the reporting period, by:
  - i. incidents of non-compliance with regulations resulting in a fine or penalty;
  - ii. incidents of non-compliance with regulations resulting in a warning;
  - iii. incidents of non-compliance with voluntary codes.

**SDG Targets [SES Note: Mapped for reference]**

16.3 Promote the rule of law at the national & international levels & ensure equal access to justice for all
Overview / Objective: This disclosure can help stakeholders assess a company's cybersecurity risk & level of disclosures & provide regulators with information on whether additional legislative standards are necessary for encouraging companies to disclose more about their cybersecurity.

How to disclose?

The entity shall disclose if it has a policy on cyber security & risks in a Yes / No format & also share the web-link of such policy.

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 2-23-a</td>
<td>SDG 16.3, 16.10</td>
<td>TCFD</td>
<td>CDP</td>
<td>SASB</td>
</tr>
<tr>
<td>GRI 2-23-c</td>
<td></td>
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<tr>
<td>GRI 3-3</td>
<td></td>
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<tr>
<td>GRI 418</td>
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</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices

(GRI 3: Material Topics 2021, to be used together with GRI 418: Customer Privacy 2016)

GRI Disclosure 3-3 Material Topics

The reporting organization shall report how it manages Customer Privacy

GRI Disclosure 2-23 Policy commitments

a. describe its policy commitments for responsible business conduct,

b. provide links to the policy commitments if publicly available, or, if the policy commitments are not publicly available, explain the reason for this

SDG Targets [SES Note: Mapped for reference]

16.3 Promote the rule of law at the national & international levels & ensure equal access to justice for all

16.10 Ensure public access to information & protect fundamental freedoms, in accordance with national legislation & international agreements

RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE/BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Data Security</td>
<td>SES recommends the entity to disclose steps taken by the entity to ensure safe security system (IT security, firewalls, initiatives etc) &amp; any IT related certifications that the entity may have</td>
<td>High</td>
</tr>
</tbody>
</table>

6 Provide details of any corrective actions taken or underway on issues relating to advertising, & delivery of essential services; cyber security & data privacy of customers; re-occurrence of instances of product recalls; penalty / action taken by regulatory authorities on safety of products / services.

Overview / Objective: This disclosure provides an overview of the success of management systems & procedures relating to overall customer satisfaction.

How to disclose?

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
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<th>TCFD</th>
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<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI</td>
<td>SDG</td>
<td>TCFD</td>
<td>CDP</td>
<td>SASB</td>
</tr>
</tbody>
</table>
The entity shall disclose details of any corrective action/steps/measures taken /underway on issues relating to:

- advertising, & delivery of essential services;
- cyber security & data privacy of customers;
- re-occurrence of instances of product recalls;
- penalty / action taken by regulatory authorities on safety of products / service

**Additional Guidance via Global Best Practices**

**GRI Disclosure 3-3 Management of material topics**

d. describe actions taken to manage the topic & related impacts, including:
   i. actions to prevent or mitigate potential negative impacts;
   ii. actions to address actual negative impacts, including actions to provide for or cooperate in their remediation;

**TCFD [SES Note: Mapped for reference]**

Risk Management disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

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**Sr. No.**

<table>
<thead>
<tr>
<th>LEADERSHIP INDICATORS – IMPORTANCE TO INVESTORS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1</strong> Channels / platforms where information on products &amp; services of the entity can be accessed (provide web link, if available).</td>
</tr>
</tbody>
</table>

**Overview / Objective:** This disclosure guides various stakeholders on the nature of products & services provided by the entity.

**How to disclose?**

Describe the Channels / platforms where information on goods & services of the business can be accessed.

For Example, websites of the entity, Mobile Apps, Help Desks, Call Centres, etc.

Also, provide the link of the document containing such information if available in the public domain.

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th>GRI</th>
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<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>2-6-b-i</td>
<td></td>
<td></td>
<td></td>
<td>FN-AC-270a.3</td>
</tr>
</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 2-6 Activities, value chain & other business relationships**

b. describe its value chain, including:

i. the organization’s activities, products, services, & markets served;

SASB
The entity shall describe its approach to informing customers about its products and services, including the focus on transparency of the content, communication method, frequency of communication, and responsibility for communication.

Relevant content includes, but is not limited to, topics such as risk, suitability, investment alternatives, and the disclosure of conflicts of interest.

The entity shall describe compliance with industry best practices, including codes of conduct and codes of ethics, as a measure of its management approach to ensuring high Standards of Commercial Honor and Principles of Trade and Communications and Disclosures.

When necessary, the entity shall describe differences in communication strategies, content, or method between retail customers and institutional clients.

The entity shall describe how its communication strategy is developed and executed, including, but not limited to, internal controls the entity has in place to ensure compliance with its communication strategy.

### DISCLOSURE REQUIREMENTS FOR CAPITAL MARKETS SECTOR AS PER SASB

<table>
<thead>
<tr>
<th>MATERIAL TOPIC</th>
<th>ACCOUNTING METRIC</th>
<th>CATEGORY</th>
<th>UNIT OF MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transparent Information &amp; Fair Advice for Customers</td>
<td>Description of approach to informing customers about products and services</td>
<td>Subjective</td>
<td>NA</td>
</tr>
</tbody>
</table>

#### 2 Steps taken to inform & educate consumers about safe & responsible usage of products &/or services

**Overview / Objective:** This disclosure provides an overview of procedures asset up by the entity to raise awareness regarding the nature & use of its products / services.

#### How to disclose?

The entity shall disclose relevant steps taken to inform & educate consumers about safe & responsible usage of products &/or services

<table>
<thead>
<tr>
<th>Connections to Global Frameworks</th>
<th>GRI</th>
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<th>TCFD</th>
<th>CDP</th>
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</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>GRI 417</td>
<td>12.8, 16.3</td>
<td>Risk Management – (c)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>GRI 3-3</td>
<td></td>
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</tbody>
</table>

**Additional Guidance via Global Best Practices**

*(GRI 3: Material Topics 2021, to be used together with GRI 417: Marketing & Labelling 2016)*

**Disclosure 3-3 in GRI 3: Material Topics 2021**

The reporting organization shall report how it manages Marketing & Labelling

Access to this information helps customers to make informed purchasing choices.

**SDG Targets**

12.8 By 2030, ensure that people everywhere have the relevant information & awareness for sustainable development & lifestyles in harmony with nature

16.3 Promote the rule of law at the national & international levels & ensure equal access to justice for all

**TCFD [SES Note: Mapped for reference]**

**Risk Management** disclosure – c) Describe how processes for identifying, assessing, & managing climate-related risks are integrated into the organization’s overall risk management.

### RECOMMENDED ADDITIONAL GENERAL DISCLOSURES AS PER SES

| PARAMETER | MANNER OF DISCLOSURE | BEST PRACTICE | MATERIALITY |
|-----------|----------------------|---------------|-------------|-------------|
Overview / Objective: Access to this information helps customers to make informed purchasing choices.

How to disclose?

The entity shall disclose relevant mechanisms in place to inform consumers of any risk of disruption/discontinuation of essential services.

Overview / Objective: This disclosure provides investors with valuable information regarding overall level of customer satisfaction relating to the entity’s products & services.

How to disclose?

The entity shall firstly disclose whether it displays product information on the product over & above what is mandated as per local laws in a Yes / No format. Next, the entity shall disclose whether it carries out any survey with regard to consumer satisfaction relating to the major products / services of the entity, significant locations of operation of the entity or the entity as a whole, along with relevant details.

Connections to Global Frameworks

<table>
<thead>
<tr>
<th>GRI</th>
<th>SDG</th>
<th>TCFD</th>
<th>CDP</th>
<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 417-1-a-i-v, GRI 417-1-b</td>
<td>12.8, 16.3</td>
<td></td>
<td></td>
<td>FN-AC-270a.3</td>
</tr>
</tbody>
</table>

Additional Guidance via Global Best Practices

GRI Disclosure 417-1 Requirements for product & service information & labelling

a. Whether each of the following types of information is required by the organization’s procedures for product & service information & labelling:
   
   i. The sourcing of components of the product or service;
   
   ii. Content, particularly with regard to substances that might produce an environmental or social impact;
   
   iii. Safe use of the product or service;
   
   iv. Disposal of the product & environmental or social impacts;
   
   v. Other (explain).

b. Percentage of significant product or service categories covered by & assessed for compliance with such procedures.

SDG Targets

12.8 By 2030, ensure that people everywhere have the relevant information & awareness for sustainable development & lifestyles in harmony with nature

16.3 Promote the rule of law at the national & international levels & ensure equal access to justice for all
SASB

- The entity shall describe how its representatives’ compensation structures are linked to incentives for sales of specific products.
- The entity may disclose the percentage of total compensation that is variable and directly linked to sales targets for the relevant pool of employees.
- The entity shall describe communication methods it uses to provide information about its products and services to current and prospective clients.
- The entity may disclose the style of communication it uses, such as the use of legal disclaimers in plain English.

<table>
<thead>
<tr>
<th>PARAMETER</th>
<th>MANNER OF DISCLOSURE</th>
<th>BEST PRACTICE</th>
<th>MATERIALITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Product Ban</td>
<td>SES recommends that the entity disclose if the entity’s products/services were banned in the market due to environmental reasons</td>
<td>There was no such incident in the past 3 years (Performance)</td>
<td>High</td>
</tr>
</tbody>
</table>

5. Provide the information relating to data breaches

- Number of instances of data breaches along with impact
- Percentage of data breaches involving personally identifiable information of customers

**Overview / Objective:** This disclosure informs stakeholders on the effectiveness of safety systems relating to customer data set up by the entity.

**How to disclose?**

- The entity shall disclose following data for the current financial year:
  - Number of instances of data breaches along-with impact
  - Percentage of data breaches involving personally identifiable information of customers

**Connections to Global Frameworks**

<table>
<thead>
<tr>
<th></th>
<th>GRI</th>
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<th>SASB</th>
</tr>
</thead>
<tbody>
<tr>
<td>GRI 418-1-a</td>
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<tr>
<td>16.3</td>
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</tbody>
</table>

**Additional Guidance via Global Best Practices**

**GRI Disclosure 418-1 Substantiated complaints concerning breaches of customer privacy & losses of customer data**

- Total number of identified leaks, thefts, or losses of customer data.

**SDG Targets**

- 16.3 Promote the rule of law at the national & international levels & ensure equal access to justice for all