

Reporting boundaries and methodologies

Contents

Introduction

1	Introduction
2	Our ESG reporting approach
4	How to use this ESG Reporting Index
5	Materiality
6	Our Society 2030: Spirit of Progress plan
7	GRI Index
	Universal standards
10	1: Foundation
11	2: General disclosures
17	3: Material topics
	Topic-specific standards
18	200: Economic
27	300: Environmental
45	400: Social
68	United Nations Global Compact (UNGC) Index
73	Our Response to the Sustainability Accounting Standards Board (SASB)
76	Reporting Boundaries and Methodologies

How to use this ESG Reporting Index Materiality Our Society 2030: Spirit of Progress strategy

Our ESG reporting approach

Our ambition is to lead India CPG on ESG to create Enterprise value.

To achieve that ambition, we need to make sure we are doing business the right way, from grain to glass. That means thinking about the long-term value and impacts we create, and the risks and opportunities of our operating environment and business model. It also means ensuring we are proud of what we do at work, at home and in our communities.

Reporting transparently on environmental, social and governance (ESG) issues plays a vital role in delivering our strategy. It helps us to manage ESG risks, seize opportunities and promote sustainable development everywhere we live, work, source and sell.

Our ESG reporting suite aims to provide comprehensive and comparable disclosures for a broad range of stakeholders. As well as publishing our Annual Report and ESG Reporting Index at year end and maintaining up-to-date information on our Society 2030: Spirit of Progress plan on our global website, we also submit non-financial information to benchmarking and index organisations throughout the year, including those listed on the next page.

In addition, we track our non-financial performance internally on a quarterly basis. We have developed an integrated reporting system that consolidates cross-functional non-financial performance data, which gives senior internal stakeholders a clear view of our performance. Our aim is to enable early action to amplify opportunities and address risks, ensuring we stay on track to deliver our Society 2030 plan.

Non-financial reporting is a rapidly evolving area. We are committed to continual evaluation and improvement of our approach and we actively track emerging ESG frameworks and best practice.

How we report to our stakeholders - our reporting suite



Annual Report

Where we present our most material disclosures and describe how our strategy delivers value for our business and our communities



diageoindia.com

Where, through the 'Society 2030' section, we give further details of our approach and performance, including examples of our strategy in action.



ESG Reporting Index

Where we provide additional disclosures in line with the GRI Standards index and the United Nations Global Compact (UNGC) advanced reporting criteria index, plus our response to the Sustainability Accounting Standards Board (SASB). More information about how we use these frameworks can be found on page 4 of this ESG Reporting Index.

Who are our stakeholders?

Everyone who is affected by our business, and everyone who affects it, is a stakeholder. A detailed description of our stakeholder engagement process is set out on our website.

Contact us

If you have any questions or comments about this report or our strategy and performance, we would like to hear from you. Please contact navdeepsingh.mehram@diageo.com

Reporting boundaries

and methodologies

GRI Index

How to use this ESG Reporting Index Materiality Our Society 2030: Spirit of Progress strategy

Recognition for our approach

We submit non-financial information to a range of indices throughout the year. This enables us to benchmark our ESG work against our peers and the wider business community and is an important way for us to understand how our approach measures up to current standards, best practice and expectations. We are very pleased that our progress on ESG issues continues to be recognised externally.

	Index	FY 22 rank or rating		
Recognition by rating agencies				
MSCI ESG Rating For FY 22, USL received a rating of A		For FY 22, USL received a rating of A		
SUSTAINALYTICS a Morningstar company	Sustainanalytics ESG Risk Rating	Score of 22.8 (medium risk) as of June 2022; additional detailed response submitted in February 2022 for Corporate Governance, Resource Use and Occupational Health & Safety		
	Recognition	n by rating agencies		
Business Responsibility Report		We have published Business Responsibility Report aligned with the SEBI guidelines		
	Other	Recognitions		

quality concepts, marketing/ digital marketing. Our products too were acknowledged for being best in class and we were also awarded in the spheres of packaging and design. The full list of awards can be found on pages 80-81 of our Annual Report

^{*}Copyright ©2021 Sustainalytics. All rights reserved. This ESG Reporting Index contains information developed by Sustainalytics (www.sustainalytics.com). Such information and data are proprietary of Sustainalytics and/or its third-party suppliers (Third Party Data) and are provided for informational purposes only. They do not constitute an endorsement of any product or project, nor an investment advice and are not warranted to be complete, timely, accurate or suitable for a particular purpose. Their use is subject to conditions available at www.sustainalytics.com/legal-disclaimers.

Introduction

GRI Index

How to use this ESG Reporting Index Materiality Our Society 2030: Spirit of Progress strategy

How to use this ESG Reporting Index

This ESG Reporting Index is intended to complement our Annual Report by comprehensively disclosing our ESG progress.

Our Annual Report explains the wider context in which we operate and presents our ESG performance in relation to both our corporate performance and global sustainable development issues. Our ESG Reporting Index supplements the information provided in our Annual Report by providing detailed information about how we manage our most material issues.

We use Global Reporting Initiative (GRI) as an ESG report framework. It allows us to provide information in a structured and consistent way, enabling our stakeholders to analyse our performance over time, and relative to other organisations. The purpose of the framework and information on how it should be used is described below, alongside our reporting boundaries and methodologies.

Throughout this ESG Reporting Index we often refer to our Annual Report and website, where more information on our strategy, standards and policies can be found. Please note that each disclosure in this ESG Reporting Index can be read in isolation; the hyperlinked navigation at the top of each page enables readers to quickly move from section to section and works best when the report is downloaded to desktop.

ction	What is in this section and how to use it
ntroduction	An overview of our reporting approach, our materiality assessment and a brief overview of our Society 2030: Spirit of Progress plan.
RI Index	A broad and comprehensive set of disclosures on organisational impacts that are relevant to a wide range of stakeholders, in line with the GRI framework. Some topics are material to our supplier sites and some to India market where we make and sell our products.
	Please see <u>page 8 for information on how we have mapped the GRI standards to our Society 2030: Spirit of Progress plan.</u>
NGC Index	We have mapped our ESG disclosures with UNGC principles.
ASB	Sector-specific disclosures for alcohol beverage companies that are financially material to our business, in line with the SASB framework. To avoid duplication, this section cross-references widely to the GRI Index disclosures.
eporting boundaries and methodologies	Information about how we report on each of our Society 2030: Spirit of Progress targets and various other quantitative metrics. For each Society 2030: Spirit of Progress target we provide the key performance indicator, definitions, scope, baseline, and information on how we avoid double counting where relevant.
ssurance statement	We have a strong internal data monitoring and evaluation mechanism in place to ensure completeness and correctness of the data provided. No external assurance has been undertaken
ssurance statement	

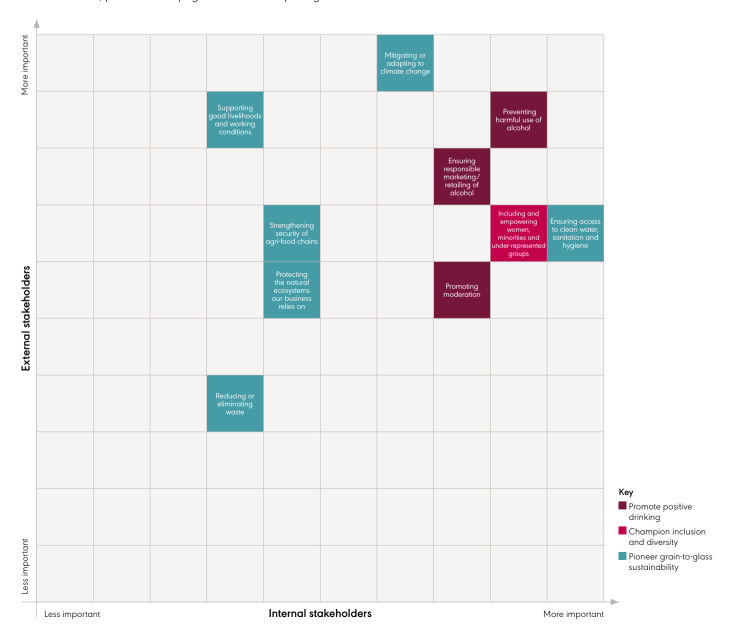
Materiality

What matters most - to our stakeholders and to our business

In 2019, as we developed our Society 2030: Spirit of Progress plan to support sustainable growth over the critical decade until 2030, Our Global team, Diageo PLC carried out a rigorous materiality assessment. This assessment looked at the external trends shaping our operating environment and how we can most effectively align our work with the UN Sustainable Development Goals. The team interviewed many internal and external stakeholders and explored the findings in workshops with experts from our business functions including India. We also held a full-day workshop with our Executive Committee and had multiple interactions reviewing the strategy with our Board. The findings from this exercise guided the development of our strategy and priorities.

We continue to welcome engagement from all stakeholders to help us develop and deliver our strategy.

We believe all the topics presented in our materiality assessment below are important to our business. This matrix illustrates the view of both internal and external stakeholders about which topics are most critical, with the rankings informing our Society 2030: Spirit of Progress plan. For more details, please refer to page 6 of this ESG Reporting Index.



Introduction

Our Society 2030: Spirit of Progress plan

Society 2030: Spirit of Progress is our 10-year action plan to help create a more inclusive and sustainable world, building on the legacy of our founders to create a positive impact on our company, within our communities and for society.

We are passionate about the role our brands play in celebrating life the world over and, as a global company, we know we have a responsibility to build partnerships and lead. Society 2030: Spirit of Progress is how we will continue to celebrate life, every day, everywhere.

To lead our business through the next decade, we have set ourselves 25 goals which align with the United Nations' Sustainable Development Goals, grouped under the themes shown below. We report our progress against all our goals in our Annual Report.



We want to change the way the world drinks for the better.

We will do this by celebrating moderation and continuing to address the harmful use of alcohol, expanding our programmes that tackle underage drinking, drink driving and binge drinking.



We believe the most inclusive and diverse culture makes for a better business and a better world.

We will champion inclusion and diversity across our business, with our partners and communities, to celebrate diversity and help shape a tolerant society.



We are committed to preserving the natural resources on which we all depend.

We will work in partnership to tackle climate change, water stress and biodiversity loss, and help create a more sustainable world.



Water is the basis of life and our most precious resource.

Bv 2030, every drink we make will use 40% less water than today and by 2026 we will replenish more water than we use in all our waterstressed areas.



We all have a responsibility to restore the natural world on which life depends.

We will do our bit by eliminating waste from our value chain, collaborating with farmers to regenerate landscapes and creating innovative solutions to grow sustainably.



The planet needs significant sciencebased action to create a sustainable low-carbon future.

We will decarbonise our own operations by 2030 and work with our suppliers to halve theirs by 2030 too.

We believe doing business the right way contributes to a fair and just society.



We will create an environment where all our people feel they are treated fairly and with respect. We will act with integrity to ensure we are doing business in the right way, meeting external expectations and our own standards.



Reporting boundaries

and methodologies

GRI Index

GRI Index

This index outlines our response to the GRI Sustainability Reporting Standards

UNGC Index

Our definition of material is relatively broad and includes most issues that surfaced as part of our materiality assessment, regardless of priority, as illustrated on page number 5. We report as fully as we can on our most material issues and have reported on as many standards as possible, against the priorities set by our materiality review. We are happy to present our maiden ESG report, for the FY 22, which is aligned with the GRI Reporting Index. Information about boundaries covered and reporting practices can be found in the section on Reporting Boundaries and Methodologies. Our reporting process includes all material topics applicable to our organisation.

Translating our Society 2030: Spirit of Progress strategy to GRI

In addition to informing our strategy, our materiality assessment guides our reporting and has helped us determine which issues to address in our Annual Report, on our website diageoindia.com and in our ESG Reporting Index, so as to be most informative for our stakeholders. The following table maps our activities and programmes against the GRI Standards.

GRI Standards				Our strategic focus area
Universal standards	1	Foundation - reporting principles	Approach to reporting	 Doing business the right way from grain to glass
	2	General disclosures	 The organization and its reporting practices Activities and workers Governance Strategy, policies and practices Stakeholder engagement 	 Doing business the right way from grain to glass
	3	Material topics	Process to determine material topicsList of material topicsManagement of material topics	 Doing business the right way from grain to glass
Topic-specific	200	Economic		Champion inclusion and diversity
standards				 Pioneer grain-to-glass sustainability
	300	Environmental		Pioneer grain-to-glass sustainability
	400	Social		Promote positive drinking
				 Champion inclusion and diversity
				 Pioneer grain-to-glass sustainability

How we have complied with the GRI Standards

GRI Index

This report has been prepared in accordance with the GRI Standards: comprehensive option. The material in this report references the following disclosures:

FOUNDATION

GRI 1-1 to 1-8 from GRI 1: Foundation 2021

GENERAL

GRI 2-1 to 2-30 from GRI 2: General Disclosures 2021

MATERIAL TOPICS

GRI 3-1 to 3-3 from GRI 3: Material Topics 2021

ECONOMIC

GRI 201-01 to 201-04 from GRI 201: Economic Performance 2016

GRI 202-01 to 202-02 from GRI 202: Market Presence 2016

GRI 203-01 to 203-02 from GRI 203: Indirect Economic Impacts 2016

GRI 204-01 from GRI 204: Procurement Practices 2016

GRI 205-01 to 205-03 from GRI 205: Anti-corruption 2016

GRI 206-01 from GRI 206: Anti-competitive Behaviour 2016

GRI 207-01 to 207-04 from GRI 207: Tax 2019

ENVIRONMENTAL

GRI 301-01 to 301-03 from GRI 301: Materials 2016

GRI 302-01 to 302-05 from GRI 302: Energy 2016

GRI 303-01 to 303-05 from GRI 303: Water and Effluents 2018

GRI 304-01 to 304-04 from GRI 304: Biodiversity 2016

GRI 305-01 to 305-07 from GRI 305: Emissions 2016

GRI 306-01 to 306-05 from GRI 306: Waste 2020

GRI 308-01 to 308-02 from GRI 308: Supplier Environmental Assessment 2016

SOCIAL

GRI 401-01 to 401-03 from GRI 401: Employment 2016

GRI 402-01 from GRI 402: Labour/Management Relations 2016

GRI 403-01 to 403-10 from GRI 403: Occupational Health and Safety 2018

Reporting boundaries

and methodologies

GRI 404-01 to 404-03 from GRI 404: Training and Education 2016

GRI 405-01 to 405-02 from GRI 405: Diversity and Equal Opportunity 2016

GRI 406-01 from GRI 406: Non-discrimination 2016

GRI 407-01 from GRI 407: Freedom of Association and Collective Bargaining 2016

GRI 408-01 from GRI 408: Child Labour 2016

GRI 409-01 from GRI 409: Forced or Compulsory Labour 2016

GRI 410-01 from GRI 410: Security Practices 2016

GRI 411-01 from GRI 411: Rights of Indigenous Peoples 2016

GRI 412-01 to 412-03 from GRI 412: Human Rights Assessment 2016

GRI 413-01 to 413-02 from GRI 413: Local Communities 2016

GRI 414-01 to 414-02 from GRI 414: Supplier Social Assessment 2016

GRI 415-01 from GRI 415: Public Policy 2016

GRI 416-01 to 416-02 from GRI 416: Customer Health and Safety 2016

GRI 417-01 to 417-03 from GRI 417: Marketing and Labelling 2016

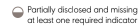
GRI 418-01 from GRI 418: Customer Privacy 2016

GRI Index

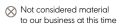
Universal standards

GRI 1: FOUNDATION

REPORT	REPORTING PRINCIPLES			
Disclosure	•	Our response		
1-1	Accuracy	We report our performance against our Society 2030 goals clearly, and transparently in our <u>Annual Report</u> . Please see pages 5-6, Further, we explain the methodologies for calculating performance against targets in the Reporting boundaries and methodologies section of this ESG Reporting Index.		
1-2	Balance	We report our performance with respect to stretching targets and GRI indicators, whether or not our performance has been strong. This provides a balanced and realistic view of our impacts, which we have defined by considering the views of multiple stakeholders.		
		We aim to present information in a way that allows readers to assess trends in performance year on year.		
1-3	Clarity	A high level view of our sustainability journey is available on our website with examples to bring our strategy to life. We identify and report on the most material issues in our <u>Annual Report</u> and have developed this ESG Reporting Index to provide readers a holistic view of our approach to sustainability as well as our responses to GRI Standards		
		A guide on how to use this ESG Reporting Index is provided on page 4 of this report.		
1-4	Comparability	We report our performance against external targets, respond to the GRI Standards, and this ESG Reporting Index to enable stakeholders to easily review our performance over time and find comparable information.		
1-5	Completeness	This report covers all material topics that are relevant to our organisation and details of the topics covered are included in the Reporting Boundaries and Methodologies section of this report.		
1-6	Sustainability context	The wider context in which we operate is explained in our <u>Annual Report</u> . It also presents our sustainability progress with respect to corporate performance and sustainable development issues, including the Society 2030 goals, we have adopted in India.		
		Our Annual Report also presents how our material issues - that is, economic, environmental and social issues - relate to our long-term strategy, risks, opportunities and goals, including throughout our value chain.		
1-7	Timeliness	Our ESG report will be published each year along with our Annual Report.		



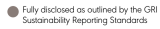


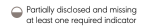


Universal standards

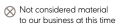
GRI 2: GENERAL DISCLOSURES

ORGANIS	ATIONAL PROFILE AND	ITS REPORTING PRACTICES	
Disclosure		Our response	
2-1	Organisational details	United Spirits Limited (Diageo India)	
2-2	Entities included in the consolidated financial statements	We describe the entities included in our ESG reporting within the Reporting boundaries and methodologies section on page 77-86. It includes information about the difference between the list of entities included in our Financial Statements and our ESG reporting, as well as an explanation of the approach used to consolidate information for the different indicators included in our ESG reporting.	
2-3	Reporting period,	Reporting period: 1st April, 2021 to 31st March, 2022 (FY 21-22).	
	frequency and contact point	Frequency of reporting: This is our first ESG report for United Spirits Limited. Going forward, ESG reporting is expected to be undertaken on an annual basis in line with our financial reporting.	
		Publication date: Our ESG Reporting Index were published on September 2022.	
		Contact Information: navdeepsingh.mehram@diageo.com	
2-4	Restatements of information	This is our first standalone ESG report.	
2-5	External assurance	We have a strong internal data monitoring and evaluation mechanism in place to ensure completeness and correctness of the data provided. No external assurance has been undertaken.	
2-6	Activities, value chain and other business relationships	United Spirits Limited is one of India's largest alcoholic beverage manufacturing companies and a subsidiary of global leader Diageo PLC. We manufacture, sell, and distribute an outstanding collection of premium brands such as Johnnie Walker, Black Dog, Black & White, Vat 69, Antiquity, Signature, Royal Challenge, McDowell's No1, Smirnoff, and Captain Morgan. As a purpose-led business, we are sensitive to consumers, communities, and societal needs, and champion the responsible consumption of alcohol.	
2-7	Employees	As of 31st March 2022, we have 3145 employees including executive, permanent workmen and staff.	
		The split of employees by gender is shown below:	
		Gender Number of Employees	
		Male 2663	
		Female 482	
2-8	Workers who are not employees	Most people who work on our behalf are employed on a permanent basis - although, like most manufacturing companies, we also employ contractors, the numbers of whom vary on the basis of requirement at a given point in time.	
		For the most part, when we use contractors, it's for:	
		 Construction projects, resulting from investments we are making in the business. Logistics (from the end of the packaging line), such as warehouse operators, forklift & truck drivers and loaders. Selected sales and merchandising activity. Cleaning, catering and site security. 	
		Although some aspects of our business use seasonal employment, for example, in agricultural operations or in logistics and packing activities, it is not significant compared to our overall number of employees.	
		This year, we have hired 1953 contract or temporary employees and retainers/consultants as of March 2022.	





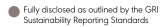


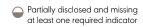


Universal standards

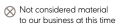
GRI 2: GENERAL DISCLOSURES continued

ORGANISATIONAL PROFILE AND ITS REPORTING PRACTICES continued				
Disclosure		Our response		
2-9	Governance structure and	Our Executive committee headed by the CEO is responsible for day-to-day management of ESG aspects. The Executive committee reports to the Board of Directors who oversee the overall governance of the organisation.		
	composition	We have also created the Diageo India Leadership Team (DILT), a cross functional team consisting of functional heads. DILT is responsible to embed ESG in our business processes and reports to the Executive Committee on a quarterly basis.		
		Recently, the CSR Committee of the Board was reconstituted as the CSR and ESG Committee, with effect from 1st April 2022 which is now responsible to monitor ESG performance of the organization.		
		During FY 22, USL's Board comprised 9 members including the Managing Director & CEO, 3 Non-Executive Directors and 5 Independent Directors.		
		Two of the Board members are women. To ensure that its responsibility of governance is discharged to the highest standards, the Board has established various committees which oversee key aspects of the organisation's management.		
		These are: Audit Committee, Risk Management Committee, Stakeholders Relationship and General Committee, Nomination and Remuneration Committee, Corporate Social Responsibility & Environmental, Social and Governance Committee.		
		Further information on USL's governance structure can be found on our $\underline{\text{website}}$ and page 06 of the $\underline{\text{Annual Report}}$		
2-10	Nomination and selection of the highest governance body	The Nomination and Remuneration Committee has been formed as per Regulations 19(4) and Part D of Schedule II of SEBI (LODR). It comprises 3 non-executive Independent Directors and 1 Non-Executive Director. The Chairperson of Nomination & Remuneration Committee is an independent director. For detailed terms of reference please refer page 84 of the Annual Report.		
2-11	Chair of highest	The Chairman of the Board is an Independent Director and chairs the Risk Management Committee.		
	governance body	The Audit Committee and CSR and ESG Committee are also chaired by Independent Directors.		
2-12	Role of the highest governance body in	Our Executive committee formulate the ESG strategy, goals and targets for the business with CSR and ESG committees active involvement in their finalisation and approval.		
	overseeing the management of impacts	The Executive Committee is also responsible for the overall management of the organisation's operations. The progress of the business is regularly discussed with the Board of Directors and Global Executive Committee.		
2-13	Delegation of responsibility for managing impacts	See GRI 2-9 Governance structure and composition for more information about our delegation of authority and executive-level responsibility for economic, environmental, and social topics.		
2-14	Role of the highest governance body in sustainability reporting	This report has been prepared with the active participation of functional teams and reviewed by the Diageo India Leadership Team (DILT). The report has also been approved by the Chief Sustainability Officer and Corporate Relations Director.		
2-15	Conflicts of interest	The Board has agreed on an approach and adopted guidelines for dealing with conflicts of interest and the responsibility for addressing conflicts of interest is included in the schedule of matters reserved for the Board. Our Code of Business Conduct also references how potential conflicts of interest are managed.		
2-16	Communication of critical impacts	The Board maintains a process for communicating critical concerns through the Audit Committee, which reviews the effectiveness of our systems of internal control and risk management, including oversight of all whistleblowing activities.		
		For internal stakeholders, we have introduced SpeakUp, a confidential service to raise concern about compliance to law, code of conduct and policies. This service is available 24*7 and managed independently.		







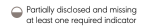


Universal standards

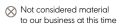
GRI 2: GENERAL DISCLOSURES continued

ORGANISATIONAL PROFILE AND ITS REPORTING PRACTICES continued			
Disclosure		Our response	
2-17	Collective knowledge of the highest governance	All updates on economic, environment, and social aspects are discussed in Board and Management meetings biannually. Diageo's global team also receives timely information on various material topics. Each year, the Board of USL reviews and approves our Annual Report which discusses our economic and ESG progress.	
	body	Please refer our $\underline{\text{website}}$ for details of the areas of expertise of our Board of Directors .	
2-18	Evaluation of the performance of the highest governance body	The Nomination and Remuneration Committee has prescribed performance evaluation criteria for the Board, all its members and committees. Independent Directors were evaluated by the entire Board. They were assessed for their performance, including on ESG parameters, their contribution to governance and progress of the organisation - basis the strategy and objectives we have set for ourselves and adherence with independence requirements. The results were shared with the Board, Chairman of each committee and Directors. The outcomes have been considered in steps to enhance the effectiveness and functioning of the Board and committees.	
		The evaluation process has evoked appreciation from the Board and committees for being comparable to the practices followed by leading corporates. It has also been benchmarked vis-a-vis other corporates. For further details, please see page 84-87 of our <u>Annual Report</u> .	
2-19	Remuneration policies	We practice a reward philosophy that acknowledges consistent and sustainable employee performance that helps us to meet our financial and strategic objectives. We ensure that our remuneration packages are competitive and align with industry and market standards. This enables us to attract the most appropriate talent for the company.	
2-20	Process to determine remuneration	USL's Nomination and Remuneration Committee recommends remuneration for Executive Directors and senior leaders and assists the Board to review the company's compensation policy and plans. The process for determining remuneration is detailed in the committee's charter.	
		Independent Directors of the company receive a commission each year and this is also recommended by the Remuneration Committee.	
2-21	Annual total compensation ratio	We report details of the remuneration of our CEO in our <u>Annual Report</u> , Annexure 4. The CEO's pay ratio (total compensation for the CEO vs median total compensation for Indian employees) and the year-on-year change in directors' salaries, bonuses and benefits relative to all employees globally is also disclosed as a part of Annexure 4 of the <u>Annual Report</u> . We also report the total amount paid in salaries and benefits to employees under GRI indicator 201-01.	
2-22	Statement on sustainable development strategy	In our <u>Annual Report</u> on pages 02-05, our Chairman and Managing Director & CEO comment on how our role in society and our ESG strategy and targets support our Performance Ambition to create one of the best performing, most trusted and respected consumer products companies in the world.	









Universal standards

GRI 2: GENERAL DISCLOSURES continued

ORGANISATIONAL PROFILE AND ITS REPORTING PRACTICES continued

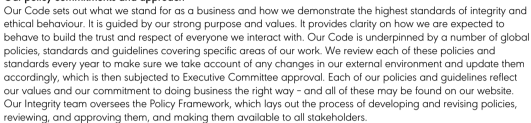
Disclosure

Our response

2-23

Policy commitments

Our policy commitments and approach



Policy commitment to respect human rights

Our Global Human Rights Policy covers a list of internationally recognised human rights charters and a list of specific at-risk groups that we give particular attention to. The authoritative intergovernmental instruments that we are committed to are referenced within our policies and standards. These include the United Nations Guiding Principles on Business and Human Rights, the International Labour Organization's Declaration on Fundamental Principles and Rights to Work, the Children's Rights and Business Principles, the UN Global LGBTI Standards of Conduct for Business, the UN Women's Empowerment Principles and the UN Global Compact.

Due diligence

Our approach is set out in our policies and guidelines and is reviewed through our Global Audit and Risk function and through analysing our breach reporting mechanism, which is available to both our employees and business partners. We are also enhancing our internal assurance framework to identify opportunities to further strengthen our approach.

2-24

Embedding policy commitments

Neither compliance nor conducting our business with integrity are negotiable - and our approach to risk and compliance helps us to encourage the right behaviours and attitudes in our people and to ensure responsible business conduct in everything we do.

In our Code, we set out which policies and standards are relevant for all our employees and allocate responsibility to specific groups for others: for example, all employees who work with suppliers are responsible for implementing the commitments of our Partnering with Suppliers Standard. We support our employees to embed our policies in their work through an annual, risk-based training plan. This includes general awareness for all employees, as well as detailed training for functions directly related to managing specific business risks.

Our Business Integrity team manages the integration of our commitments into organisational strategies, operational policies and procedures through our Policy Framework. This framework also sets out how we implement our commitments with and through our business relationships: for example, all suppliers will adhere and commit to our Partnering with Suppliers Standard, which sets out the minimum expectations on environmental, social and governance criteria of working and partnering with Diageo.

We undertake annual mandatory global training on our Code and key global policies. This includes an integrated Annual Certification of Compliance for all managers and their direct report.



Universal standards

GRI 2: GENERAL DISCLOSURES continued

ORGANISATIONAL PROFILE AND ITS REPORTING PRACTICES continued

Disclosure

Our response

2-25

Processes to remediate negative impacts

Our ambition to do business the right way means we are committed to remediating any negative impacts we may have caused or contributed to. We do this through our grievance mechanisms, which provide a framework for dealing with any negative issues that arise.

Our environmental and social grievance mechanisms

Our grievance mechanisms cover a wide range of social and environmental issues: impacts on society; human rights, including child and forced labour; wages and hours; health, safety and wellbeing; preventing harassment and discrimination; environmental spills, including volume of material from significant spills. Our key grievance reporting mechanism is our third-party SpeakUp helpline, available in our website. These can be accessed by employees and anyone in our value chain, including contractors, suppliers, customers and consumers. For employees, SpeakUp complements, rather than replaces, reporting issues to line managers, the Legal team, the HR team or Business Integrity managers. Grievances are investigated independently and, where necessary, anonymised to protect those raising the issue. For suppliers, we advertise SpeakUp through our Partnering with Suppliers Standard. They are also encouraged to raise concerns to their most senior Diageo contact, a Diageo lawyer, or the market Managing Director or function head. We also expect our suppliers to apply these principles and processes to their own suppliers. Environmental grievances are reviewed in-market by the relevant functions and escalated as needed to the Executive Committee and CSR & ESG Committee. This team meets quarterly and develops mitigations as appropriate.

How we assess the effectiveness of our grievance mechanisms

On social grievances, our Breach Management Committee meets quarterly to oversee key trends, identify and align key themes, and determine whether any interventions or actions are required. We also engage with local judicial or non-judicial grievance mechanisms to address matters when needed. We review assessments and non-compliances from the Sedex Members Ethical Trade Audit (SMETA) supplier assessment systems. Our reviews have led us to work more closely with Sedex on SMETA activities, and with suppliers, to assess and strengthen compliance with labour standards. Our team reviews grievances to consider whether mitigation has been effective and whether grievances have been addressed.

The effectiveness of this approach is monitored by:

- Drawing on internal and/or independent external expertise and feedback.
- Conducting meaningful consultation with potentially affected groups and other relevant stakeholders.
- Reviewing internal and external audit schedules.

2-26

Mechanisms for seeking advice and raising concerns

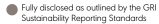
Our Code, policies and standards provide practical guidance to ensure all our employees and everyone who comes into contact with our company lives the values and behaviours that underpin all of our work.

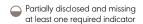
We have an established grievance mechanism overseen by the Grievance Committee that addresses stakeholder concerns and initiates actions for their redressal.

USL follows Diageo's Global Breach Management Standard. It explains the five-stage approach to how Diageo manages the response to an allegation of a breach of our Code of Business Conduct ("Code"), Diageo global Policies ("Policies") or Diageo global Standards ("Standards") by a Diageo employee or representative acting on

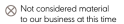
The SpeakUp helpline is a vigil/ whistle blower mechanism operated by an independent third party that enables employees and other stakeholders to register compliance related concerns, without fear of retaliation or adverse outcomes. Available to stakeholders 24/7, this mechanism can be used to register concerns about non-compliance with the Code, policies or regulatory requirements. In keeping with the requirements of the Companies Act, 2013 and SEBI (LODR) Regulations, stakeholders also have access to the Chairman of the Audit Committee when required to report concerns.

The Global Business Integrity team reviews and monitors the quality of investigations while a Compliance Committee decides on the actions to be taken for reported breaches of compliance.





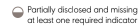




Universal standards

GRI 2: GENERAL DISCLOSURES continued

Disclosure		Our response
2-27	Compliance with laws and regulations	Environmental compliance Our approach to water, energy, biodiversity, emissions, and effluents and waste is described in section 300: Environment. These form part of our overall approach to managing our environmental impact and complying with all local laws and regulations, or with our own standards - whichever are higher - at each site.
		Our team reviews environmental and compliance performance regularly through out the year and submits report to the Executive Committee and CSR & ESG Committee.
		During the year, there were no incidents of non-compliance with environmental consents.
		Socioeconomic compliance
		This year, there were no charges to exceptional items in respect of non-compliance with social and economic laws and regulations.
		For more information on how we manage socioeconomic compliance, please see GRI 2-23 and 2-24.
2-28	Membership of associations	USL holds membership of following national and international organisations:
		 International Spirits and Wine Association of India (ISWAI).
		• UK India Business Council (UKIBC).
		 Confederation of Indian Industry (CII).
		 Indian Chamber of Commerce (ICC).
		Bombay Chamber of Commerce (BCC).
2-29	Approach to stakeholder engagement	We encourage open engagement with our stakeholders. Our employees across the business engage with one another and with the Management Team through established communication mechanisms. We also engage periodically with governments, supply and other business partners, NGOs and communities through meetings, consultations and other channels including our website and other offline methods.
2-30	Collective bargaining agreements	We are committed to transparency and fairness in our engagement with our stakeholders. In FY 22, 47.05% of our employees are covered by collective bargaining agreements.







2: General disclosures 3: Management approach

200: Economic 300: Environmental 400: Social

Universal standards

GRI 3: MATERIAL TOPICS

MATERIAL TOPICS AND THEIR BOUNDARIES

Disclosure

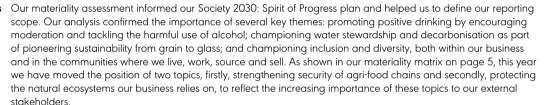


Process to determine material topics

In 2019, we carried out a rigorous materiality assessment. As a starting point to this process, we identified actual and potential negative and positive impacts that our business activities and relationships have on the economy, environment and people, including impacts on human rights. This assessment examined the external trends shaping our operating environment. It also assessed how we can most effectively align our work and the way we do business with the UN Sustainable Development Goals (SDGs). We held a full-day workshop with our Executive Committee and had multiple interactions reviewing the strategy with the Board. This exercise enabled us to determine how significant these impacts were in terms of severity, scale, scope and likelihood, and it informed how we prioritise the most significant impacts - which we have illustrated in our materiality matrix on page 5 of this ESG Reporting Index. The findings have guided how we have developed our Society 2030: Spirit of Progress plan, our reporting priorities and our assurance process. We review materiality on an ongoing basis, considering stakeholder comments - including those arising from our internal subject-matter experts - Corporate Relations activity, financial analysis and external developments - including the UN SDGs, the Paris Climate Agreement, Business Ambition for 1.5°C, UNGC/SBTi Uniting Business and Governments to Recover Better, the Race To Zero and the UNGC Government Letter on SDGs in Recovery.

3-2

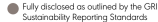
List of material topics

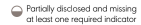


3-3

Management of material topics

To make this index easier to understand, we have described our management of material topics (GRI 103-02 and GRI 103-03) alongside the relevant indicators. So, for example, find the management approach and its evaluation for GRI 201 Economic performance on page 18 of this ESG Reporting Index, with the economic performance indicators following it.









Topic-specific standards

GRI 200: ECONOMIC

ECONOMIC PERFORMANCE

103-02

Our management approach to economic performance



Evaluation of the management approach



Our relationships with suppliers, investors, lenders, governments, employees and local community stakeholders have direct economic and social impacts, which we measure, manage and evaluate.

Our Annual Report explains how we manage financial performance and includes financial KPIs. Each market and function is responsible for monitoring and reporting economic performance against annual plans and targets. That allows us to report on overall performance against strategy.

The Board, the Executive Committee and management teams at market and function level review economic performance at each of their meetings, tracking KPIs and annual operating plans. Details of financial KPIs are in the Annual Report.

Where necessary, we develop or adapt our activities to improve performance against our targets or in response to external factors.

Disclosure

Our response

201-01

Direct economic value generated and distributed

Our revenues this year totalled 3,10,618 INR million. Economic value distributed contains operating costs (72,299 INR million), payment to government (2,16,087 INR million), employee salaries and benefits (6,335 INR million), payments to providers of capital (649 INR million) and community investment (176 INR million).

Our detailed financial statement can be found on page number 119 of our Annual Report.

201-02



Financial Implications and other risks and opportunities due to Climate Change

Climate-related risk is identified as one of our principal risks. It has the potential to impact our business in many ways. We are taking steps to better understand the direct and indirect impacts of climate change and water stress on our business, so that we can develop plans to ensure our supply chains remain resilient.

In 2022, we conducted physical climate change risk assessments on our own sites, and on those of many of our suppliers as well. We also assessed the climate risks to which the agricultural materials we use (rice, grapes, barley and molasses) are exposed now and in the future. The team undertook scenario analysis to estimate the impact of climate-related risks on our operations and financial condition, which was not material to 2030, Beyond 2030 it is much harder to analyse, given the lengthy timeframe; however, our models show that if we take no mitigating actions, by 2050 drought could have a material impact on the results of our operations, or on our financial condition.

Our physical risk scenario analysis confirmed that, of all the physical risks of climate change, we are most exposed to water stress. This serves to reinforce our commitments to improve efficiency in water use, and replenishing more water than we use, in areas of water stress. Water is a shared resource, so we cannot tackle water stress alone; this is why we launched our Collective Action Programme and through this, we are working with partners in 'priority water basins' (areas suffering particular water stress, and which are strategically important) where our water stressed sites are located.

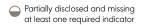
During 2021, we carried out an assessment of water stress, an activity we conduct routinely every three years. The assessment - and our classification of a site as 'water stressed' - is based on external (WRI Aqueduct tool) and internal site surveys covering physical, regulatory, and social and reputational considerations. It further reinforces our priorities to mitigate water related risk.

In 2022, We have performed Source Water Vulnerability assessment (SVA) has been performed for one our site on pilot basis to identify water-related hazards and risk associated with production. We will be extending this assessment for all our water stressed sites in next year.

The main transition risk18s to which we are potentially exposed relate to the cost of decarbonising our supply chain, particularly the cost of glass which relies on energy-intensive manufacturing processes, and potential changes in consumer behaviour driven by demand for more sustainable products. Although not financially quantified, these changes in consumer behaviour could potentially result in lost revenue and profit, if we do not respond. However, there is an opportunity for companies that innovate, and that develop and produce drinks in a more sustainable way, for example through packaging reduction, reuse and recycling.

How we have met each disclosure

 Fully disclosed as outlined by the GRI Sustainability Reporting Standards





Not considered material to our business at this time

Topic-specific standards

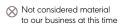
GRI Index

GRI 200: ECONOMIC continued

ECONOMIC PERFORMANCE continued		
Disclosure		Our response
201-03	Defined benefit plan obligations and other retirement plans	In keeping with the requirements of Indian labour law, we have defined benefit plans for our employees. These include provision for retirement, gratuity, pension and provident fund.
201-04	Financial assistance received from government	United Spirits Limited is a public listed company and not owned and directly controlled by the government. We do not receive any direct or indirect financial assistance from the government.

SASB





SASB

Topic-specific standards

GRI 200: ECONOMIC continued

MARKET PRESENCE

103-02 Our management approach to market presence 103-03

Evaluation of the management approach



We operate as a market-based business and sell products in 28 states and 9 union territories in India.

We are accountable for our performance and for driving growth. For more details, see the Performance Indian Spirits Market Overview section of the Annual Report on pages 41-42.

Our market presence - considering issues such as scale of activity in markets, presence in current or potential product sectors, and the relative risks and opportunities - is reviewed as part of developing our overall strategy, as described in our Annual Report. It is routinely reported to the Executive Committee and the Board.

Disclosure

Our response



Ratios of standard entry level wage by gender compared to local minimum wage At Diageo, we go beyond the legal minimum wage and embrace the notion of fair remuneration. As of FY 22, all of our employees are being paid more than legal minimum wages as prescribed by central and state government. Ratio of basic salary and remuneration of women to men can be found below:

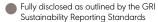
Employee Category	Ratio of Basic Salary of Women to Men	Ratio of Basic Remuneration of Women to Men
Overall	1.0	1.0
Top Management	1.0	1.0
Middle Management	0.8	0.8
Professional	1.0	0.9

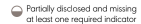
202-02



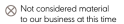
Proportion of senior management hired from the local community

United Spirit Limited promotes diversity and inclusion. As part of our commitment, in FY 22, we hired 100% senior managers from local community.









Topic-specific standards

GRI 200: ECONOMIC continued

103-02

Our management approach to indirect economic impacts



Evaluation of the management approach



We have many indirect economic impacts on the communities we operate in. Our Society 2030: Spirit of Progress plan has been developed to address all our most material issues, including to support sustainable social and economic growth in those communities.

Our business and hospitality skills training programmes, for example, aim to increase employability, improve livelihoods and support a thriving hospitality sector that works for all.

Indirect economic impacts are reviewed as part of strategy development and risk management and are reported to the Executive Committee and the Board.

They are also monitored Quaterly in the CSR & ESG committee of the Board.

Disclosure

Our response

203-01



Infrastructure investments and services supported In response to the COVID-19 pandemic we adopted the One District One State approach, through which we aim to reinforce public healthcare infrastructure in one district in each Indian state and union territory. We have pledged INR 45 crores for this initiative and in FY 22, extended it to 26 states. Our financial commitment has enabled local governments to set up Pressure Swing Adsorption (PSA) Oxygen Plants to build long term oxygen capacity. We have provided fully equipped prefabricated 24-bed mini-hospital units with oxygen concentrators in 10 critical districts. Additionally, have also provided medical equipment including oxygen concentrators and cylinders, ventilator beds and other critical equipment to 15 public hospitals in 10 states as well as to 3 Armed Forces hospitals in Jammu and Kashmir.

Under our Society 2030 goal to Preserve Water for Life, we implement community water, sanitation and hygiene (WASH) programmes which contribute to local infrastructure as well as improving peoples' quality of life. We have also committed to replenish more water than we use in our water stressed sites through various measures.

As of FY 22, we implement 22 water replenishment and 33 WASH projects across 13 villages in the districts of Nanded and Nashik (both in Maharashtra) and Kumbalgodu (in Karnataka). We have created capacity for replenishment of 4,62,182 Cu.M of water on an annual basis; furthermore, projects implemented under Water, Sanitation & Hygiene (WASH) programs, have and created capacity for 84,000 litres of potable drinking water

In the current fiscal year, we committed INR 4.3 crores to build and enhance water infrastructure in locations close to our operations.



SASB

Topic-specific standards

GRI 200: ECONOMIC continued

Disclosure

Our response



Significant indirect economic impacts

We strive to create indirect economic impact as part of our society 2030 targets. An overview of our social responsibility initiatives is available on our website and is also included in the Reporting boundaries and Methodologies section of this ESG Reporting Index. A brief summary is provided below:

Our efforts to Promote Positive Drinking include multiple initiatives that aim to encourage informed and moderate consumption of alcohol and to raise awareness of the hazards of drink driving, the dangers of underage drinking and alcohol misuse. Across our various initiatives, we achieved the following in FY 22:

- Curbing underage consumption: In FY 22, we have educated 60,000 people on the ill-effects of underage alcohol consumption.
- Anti Drink Drive: 84,000 consumers educated against a target of 80,000; also established partnerships with 5 Regional Transport offices across 3 states - Rajasthan, Uttar Pradesh, Maharashtra.
- Moderation: Message of moderation were taken to 54,900 consumers (against the target of 50,000) on DRINKiQ platform.

We Champion Inclusion and Diversity across multiple Indian states through the Learn for Life programme, which is designed to improve employment and livelihood opportunities for persons from underrepresented social groups. In FY 22, 925 students (against target of 800) including 54% women underwent a National Skill Development Council (NSDC) certified training programme for the hospitality sector. The training programme was conducted in the 6 states of Assam, Maharashtra, West Bengal, Haryana, Uttar Pradesh and Punjab. Of the total trained, 156 students have been placed in jobs.

In FY 22, we invested INR 17.67 crores in our initiatives to improve the lives of the communities in which we operate, live and sell.

Particulars	Amount spent (INR Crores)
Water Stewardship including WASH programmes	4.39
Promote Positive Drinking	1.89
Learning for Life (Inclusive Communities)	1.14
COVID-19 Support	10.04
Other Projects	0.19

Details of projects and associated expenditure can be found in the CSR Annexure of the Annual Report.

Topic-specific standards

GRI 200: ECONOMIC continued

PROCUREMENT PRACTICES

103-02

Our management approach to procurement practices



Evaluation of the management approach



We select our suppliers based on their ability to effectively deliver services, materials and timings, as set out in our Partnering with Suppliers Standard.

High and medium risk suppliers are also evaluated against various risk processes such as business continuity and financial risks. These include the risk of bribery and corruption through our Know Your Business Partner (KYBP), integrity check (software which is being used on the BOD, and management) assessment, which considers operating risks, market or sector risks, and feedback from our internal reviews and assessments.

Specific (Key and Strategic) supplier's ongoing performance against contract and service levels is reviewed by Procurement teams, while their adhering to specific requirements on issues such as labour and human rights is addressed as we have described it from GRI 406-01 to GRI 412-03 in this ESG Reporting Index.

USL (Diageo India) follows Diageo plc's policies, procedure, standard, governance mechanism, reporting criteria, and management system.

All major vendors undergo the SMETA 4 pillar audit which evaluates them on parameters related to Environment, labor rights, Health & Safety and Business ethics. Compliance to the SMETA principles are continuously reviewed and monitored on a monthly basis to ensure highest standards of operation by the supplier.

USL's (Diageo India) Vice President for Procurement has managerial responsibility. Senior Leadership team meets regularly to review the performance through tier meeting.

Occupational Health, Safety, Environmental and regulatory compliance are being discussed and monitored on a regular basis.

Our Internal Audit and review our procurement practices. From their audit, we produce a report for functional management and relevant Executive Committee members, which includes remedial actions and recommendations.

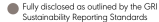
Disclosure

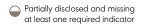
Our response

204-01

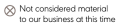
Proportion of spending on local suppliers

We estimate that more than 94% of our raw materials volume is dedicated to the country in which we operate.









Topic-specific standards

GRI 200: ECONOMIC continued

103-02

Our management approach to anti-corruption



Evaluation of the management approach



We have an internal Anti-Corruption Global Policy. Its core principles are included in our Code and it's applied to all our operations and personnel. Routine training is undertaken throughout the business, as is specialised training for specific employee groups in high-risk locations and functions.

We drive adherence to the policy through our global and local management and within routine business operations and we review this adherence during assessments carried out by independent internal assessors.

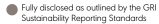
Our Business Integrity team monitors compliance with our Code, which includes our internal anti-corruption principles.

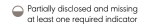
Our global Internal Audit team regularly conducts audits, which includes auditing our compliance procedures. The team specifies any required improvements, along with a mandatory completion date and recommended improvements.

The Business Integrity team checks that all necessary personnel have completed their Code training, and reports results to the Executive Committee and the Board.

Disclosure		Our response
205-01	Operations assessed for risks related to corruption	Each year, with the guidance of the Risk Management Committee, we carry out a legal compliance risk assessment that includes human rights, bribery and corruption. We then develop mitigation plans for the most significant risks.
205-02	Communication and training about anti-corruption policies and procedures	Every new employee at USL is required to complete a training on our Code, within 30 days of joining. This includes training on our Anti-bribery & Corruption policy and anti-corruption procedures.
		An example of our anti-corruption procedures is our third-party business partner due diligence programme, Know Your Business Partner (KYBP), which was refreshed globally at the end of 2020, in line with our external risk landscape.
205-03	Confirmed incidents of corruption and actions taken	During the reporting period, 6 cases pertaining to Bribery & Corruption, were reported through SpeakUp and other internal reporting channels. Out of total 6 cases, 1 case has been substantiated. The decision on sanctions on the reported breaches are determined and monitored by a Compliance Committee, in order to ensure that there is a collective, transparent and a fair decision-making process and consistent action in resolving the breaches in a timely manner. The quality of investigation reports and remedial actions are reviewed and monitored by the Global Business Integrity team which reports to Diageo PLC's board of directors.
		As a part of the governance framework, the Board of Directors and the Audit Committee regularly review the strategy and operation of the compliance and ethics programme including the breaches reported, through the year.

How we have met each disclosure







Not considered material to our business at this time

Topic-specific standards

GRI 200: ECONOMIC continued

ANTI-COMPETITIVE BEHAVIOUR

103-02

Our management approach to anti-competitive behaviour



SASB

Evaluation of the management approach



We have an internal competition and anti-trust policy, which is included in our Code and in our Code training programme. We monitor adherence by reviewing emerging issues and outcomes from SpeakUp and by routinely assessing all business functions through our internal independent reviews.

Our Business Integrity team monitors compliance with our Code, which includes our internal competition and anti-trust principles.

Find more information on how we evaluate our approach to compliance issues, including anti-competitive behaviour, in GRI 103-03 Anti-corruption above.

Disclosure		Our response
206-01	Legal actions for anti-competitive behaviour, anti-trust, and monopoly practices	We are required to carry out a legal compliance risk assessment each year, including bribery and corruption, and to develop mitigation plans for their most significant risks. There were no legal actions against United Spirits Limited in the reporting period for anti-competitive behaviour, anti-trust and monopoly practices.

1: Foundation 2: General disclosures 3: Management approach

SASB

200: Economic 300: Environmental 400: Social

Topic-specific standards

GRI 200: ECONOMIC continued

Our management approach to tax

103-03

Evaluation of the management approach



We pay tax in accordance with all relevant laws and regulations in the countries where we do business.

Our approach to tax seeks to enable and support our ambition and business strategy, as well as balance the various interests of our stakeholders, including shareholders, governments, employees, customers, consumers and the communities in which we operate.

Our approach to tax, including our commitments, core principles and governance mechanisms, are described in detail in our publicly available global Tax Policy.

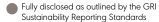
The Board of Directors approves our Tax Policy and tax strategy, and monitors compliance each year through the Audit Committee - and, as appropriate, on an ad hoc basis. It delegates the authority to execute against this policy framework to the group CEO, who then delegates that authority to the Finance Committee.

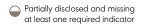
From an operational perspective, the Finance Committee made up of senior management with relevant expertise, including the CEO and CFO - is considered to be the supervisory body for all group tax activities. Three times a year, this Committee reviews any relevant developments on issues covered by our policy - and, as appropriate, on an ad hoc basis.

For more information about our tax governance and how we evaluate our approach, see page 5 of our Tax Policy.

Disclosure		Our response
207-01	Approach to tax	Information about our tax strategy, our approach to regulatory compliance and how our approach to tax links to our business strategy can be found in our Tax Policy on pages 3-5.
207-02	Tax governance, control, and risk	Information about our tax governance, risk management and compliance can be found in our Tax Policy on pages 3-5. A description of the mechanisms for reporting concerns about unethical or unlawful behaviour and our integrity in relation to tax can be found on page 5 of the policy too, as well as in our Code and within GRI 2-36 of this ESG Reporting Index.
207-03	Stakeholders' engagement and management of concerns related to tax	A description of our approach to engaging with tax authorities, our public policy advocacy on tax and our process for collecting and considering the views and concerns of stakeholders, including external stakeholders, can be found in our Tax Policy.
207-04	Country-by-country	Omissions: country-by-country reporting.
\bigcirc	reporting	Reason: not applicable.
		Explanation : a breakdown of corporate tax information by jurisdiction is not included. In line with OECD guidelines, Diageo Plc submit annually a country-by-country report for the group to the UK tax authorities and USL files a notification to India tax authorities informing the CBCR filing done by Diageo Plc. The UK tax authorities share information with other jurisdictions' tax authorities (including India), where these authorities have agreed to the OECD's guidelines. We continue to review our position and will make changes in due course. We are engaging constructively to support measures to put the taxation of international companies on a clear, fair and consistent basis.

How we have met each disclosure







Not considered material to our business at this time

Topic-specific standards

GRI 300: ENVIRONMENT

MATERIALS

103-02

Our management approach to materials



Evaluation of the management approach

Our materials can largely be categorised as packaging and agricultural raw materials. Our general approach is for our Supply and Procurement teams to evaluate the impacts linked to sourcing our materials and to review the management processes of our suppliers.

Packaging

Our "Become Sustainable by design" targets include commitments to continue 'light-weighting' our packaging, to reduce our carbon footprint and to increase recycled content and recyclability across all formats, with particular emphasis on glass and plastics. This year, we continued our efforts to increase recycle content in our packaging. In this fiscal year, contribution of recyclable packaging material in total packaging material consumed was 99%. We also continue to commit ourselves for responsible collection and recycle post consumer waste and collected 21000 MT of post consumer plastic packaging as part of EPR initiative.

We continue to reuse Returnable Market Bottle in parts of our business and are investing in research to explore how we can expand return-and-reuse models.

We are also committing ourselves in recycling of our own packaging post consumer usage. We have been investing into reverse value chain capability build up to increase percentage of recycled packaging used in our operations.

Agricultural raw materials

Our vision is to make our agricultural supply chains economically, socially, environmentally sustainable and resilient. See our Sustainable Agriculture Guidelines section of on our global website for more information on how we manage agricultural supply chains and raw materials

We are in the process to collaborate with our suppliers and agronomic partners to improve farm management practices across our raw material supply chains and to promote the adoption of regenerative agriculture practices.

For more information refer to our society 2030 targets at page number 6 of this report.

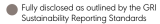
Our performance against our Society 2030: Spirit of Progress targets, including those relating to packaging and raw materials, is reported internally every quarter. Performance is reviewed by stakeholders throughout the business, including the team, CSR & ESG committee and our Executive Committee.

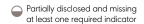
Packaging

we remain focused on our goals to continue to improve the amount of recycled content across all our packaging materials, with a particular focus on plastics and glass.

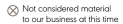
Agricultural raw materials

Our performance is reviewed by cross functional team that reports on quarterly basis to Executive committee & CEO. We develop mitigation and improvement activities as appropriate.









SASB

Topic-specific standards

GRI 300: ENVIRONMENTAL continued

MATERIALS continued

Disclosure

Our response

301-01

Materials used by weight or volume

This year, we used approximately 120.8 K tonnes of agricultural raw materials such as barley, wheat and maize, and approximately 404 k tonnes of packaging.

Raw Materials¹ use by Weight

(Total - 120.8 K tonnes)

Raw material	By Weight (Tonnes) %	By Weight (Tonnes) %		
Barley ²	15787.5	13		
Molasses	60,035.0	50		
Grapes	6350.3	5		
Rice	38,657.0	32		

^{1.} Figures represent raw materials we buy directly for Own Operations, and exclude raw materials used to make the neutral spirit we purchase.

Packaging materials1 by weight

(Total - 404 K tonnes)

By Weight (Tonnes)	%	
325218	80	
46663	11	
10201	3	
7957	2	
2297	1	
120901	3	
	325218 46663 10201 7957 2297	

^{1.} Excludes promotional materials.

301-02

Recycled input materials used

Company uses different Packaging format and majority is glass (more than 80% by weight) followed by paper.

These two packaging formats uses recycled content which makes overall recycled content used in packaging for this year is 56%. USL is striving to progress and achieve 60% recycled content ahead of our 2030 commitment.

301-03

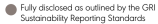
Reclaimed Products and their Packaging Materials

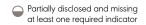
Reclamation rates for packaging material (glass and plastics) are as given below:

M	laterial	Reclaimed Products	
- Glass ¹		9%	
- Plastic ²		92%	

Note: 1. Glass packaging has been reclaimed across region and used back in place of virgin material.

2. Plastics are collected through reverse logistics under Extended Producer Responsibility [EPR] and being recycled.









^{2.} Includes malted barley.

^{2.} Includes 29052 mt of Reused Glass Bottle from Market amounts to 9%.

Topic-specific standards

GRI 300: ENVIRONMENT continued

ENERGY

103-02

Our management approach to energy



GRI Index

We are progressing towards 100% Renewable energy and Renewable Electricity from current level of 98%. Our thermal energy requirement are currently supplemented through 100% Renewable fuel. We also on track to achieve 100% Renewable Electricity use from 98% now and it is being contributed by in-house steam turbines, bio-gas engines and solar Plants and differences are offset through Energy attribute certificates like International energy Certificates (i-REC).

Our approach to energy is based on four main activities:

1. Reducing energy consumption

Focusing on both reducing the amount of energy we use and improving efficiency in our operations is core to our strategic approach to managing energy. Energy conservation is the first part of our emissions reduction hierarchy, which enables us to reduce utility costs, reduce emissions and rightsize our decarbonisation investments. Measures include improving insulation on cookers and stills, installing variable speed drives and low-energy lighting systems, and optimising and improving compressed air and steam

2. Recovering and reusing energy

By recovering as much energy as we can, we minimise loss and wasted energy, which reduces our overall energy demand. Implementing technologies that recover heat for reuse in our brewhouses - from our distillery condensers, malting kilns and boilerhouses - makes our operational sites as efficient as

3. Converting energy sources to renewables

Generating renewable energy on our sites and switching to renewable supplies directly adjacent or indirectly through the supply network are two ways we are increasing our use of renewable energy. We continue to invest in on-site solar and on-site bioenergy plants generating renewable heat, predominantly using a Diageo co-product or waste and residue feedstock. Creating more renewables capacity on-site and off-site through power purchase agreements, and by prioritising direct emissions abatement over use of energy attribute certificates is an important outcome we have in our net zero

4. Minimising energy use across our supply chain

Reducing energy use in our supply chain is closely linked to our Scope 3 decarbonization activity and our sustainable by design goal. We are working with our suppliers and advocating them to shift to renewable and low carbon fuels by helping them to adapt technologies and best supply chain practices.

Significant amount of energy was consumed by our spirit supply chain. Over the last five years, we have worked with our spirit suppliers to transition them to renewable energy. As of FY 22, about 40% of the spirit we sourced was distilled with the help of renewable energy. We aim to source 60% Spirit distilled with renewable energy by 2026.

We will continue to focus on our target to minimise the weight of our packaging, increase its recycled content, implementing alternative formats, and enhancing reuse opportunities. This will also help us reduce energy consumption and emissions in our supply chain and own operation.

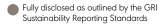
103-03

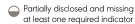
Evaluation of the management approach

Our performance against our Society 2030: Spirit of Progress targets, including those focused on energy and carbon, is reported every quarter.

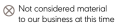
Performance is reviewed by Executive Committee and CSR & ESG committee.

More broadly, we are taking steps to better understand the direct and indirect impacts of climate change and, as part of this, we continually evaluate our energy approach.









Topic-specific standards

GRI 300: ENVIRONMENT continued

ENERGY continued

Disclosure

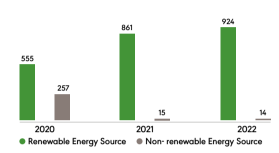
Our response

302-01

Energy consumption within the organization

We report renewable and non-renewable direct energy consumption for the past three years, with our new baseline year being 2020. This includes both energy generated and used on site and energy supplied to our facilities.

Renewable and non-renewable direct energy consumption (TJ)1,2

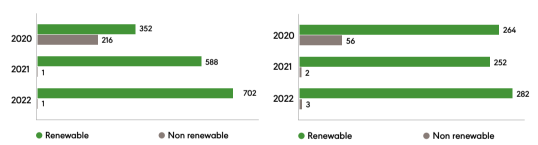


- 1. Direct energy consumption refers to energy sources that we own or control and generate Scope 1 emissions, as defined by the WRI/WBCSD Greenhouse Gas Reporting Protocol.
- 2. 2020 baseline data, and data for the period ended 31 March 2021, have been restated in line with the WRI/WBCSD Greenhouse Gas Reporting Protocol and our own environmental reporting methodologies.

Indirect (Grid electricity) accounted for 4.9% of total energy consumption.

Thermal¹ energy consumption (TJ)

Electrical¹ energy consumption (TJ)



Renewable Thermal energy use for our distillery operation is 100% and very negligible quantity of non-renewable thermal energy for canteen cooking is from the use of LPG.

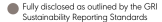
Renewable Electricity includes Inhouse renewable electricity generation through Co-gen power plant (through steam turbines), Solar Electricity and Bio-gas engines and difference is offset through Renewable energy Attributes. Electricity from Non-renewable energy sources are due to Operation of Diesel generators in lieu of grid failure.

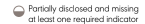
302-02

Energy consumption outside of the organisation

Purchased goods and services, capital goods, transport and distribution of our brands by third-party logistics providers, and the use of chilling and refrigeration equipment by our retail customers to store and display products, are among the most significant areas of energy consumption outside our direct use. This year, these data are not available to be reported.

How we have met each disclosure







Not considered material to our business at this time

GRI Index

200: Economic 300: Environmental 400: Social

Topic-specific standards

GRI 300: ENVIRONMENT continued

ENERGY continued Disclosure Our response 302-03 **Energy intensity** Here, we report energy intensity for Distillation and Packaging for the past three years, including our baseline year Distillation (MJ/Litre of Spirit Distilled) Packaging energy efficiency (MJ/litre packaged) 0 11 0 11 2020 2021 2022 2020 2021 2022 302-04 Reduction of energy This year, energy consumption from fuel, electricity, heating, cooling and steam increased by 5.2% compared with fiscal 21 this attributed by an increase of 26% in litre of spirit distilled over last fiscal. We have ongoing energy consumption efficiency initiatives designed to decouple and minimise the impact of production volume increases from energy consumption. Reporting boundaries and methodologies can be found on pages 77-86 of this ESG Reporting Index.

Energy requirements of products and services are not deemed relevant, given GHG emissions from this energy use do not meet the relevancy criteria stipulated by the WRI Scope 3 Reporting Standard. Specifically, these emissions

do not contribute significantly to our overall Scope 3 footprint, nor do they contribute to our business-wide risk

302-05

Reductions in energy

exposure.

requirements of products and

services





Topic-specific standards

GRI 300: ENVIRONMENT continued

WATER AND EFFLUENTS

103-02

Our management approach to water and effluents



Evaluation of the management approach



Water is an essential ingredient in all our brands and is also a precious shared resource that is coming under increasing pressure in many parts of the world. We describe the actual and potential negative and positive impacts of our business operations on water and effluents in the economy, environment and society on our website.

As part of our Society 2030: Spirit of Progress plan, our priority to preserve water for life defines our strategic approach to water stewardship. This strategy is made up of four key pillars:

- 1. Water in our operations
- 2. Water in our supply chain
- 3. Water in our communities
- 4. Water advocacy

Water projects in communities:

Water is the basis of life and our most precious resource. By 2026, we will replenish more water than we use in all our operations situated in water-stressed areas. In the past, we have successfully implemented various water replenishment projects including construction of rainwater harvesting structures, community water ATMs, desalting of ponds, among others. A part of our programme is focused on improving WASH facilities in the communities.

To deliver our strategy, we have set four key water targets to be achieved by 2030, against a 2020 baseline. Please see page 15 of our Annual Report for details of our water targets and our performance against them this year.

As part of our global Environment Policy, we will comply with consent limits on abstraction and discharges of water, or with appropriate Diageo standards where there is no regulation. We use water-quality indicators to manage performance and look for locally appropriate solutions, informed by robust scientific assessment, for wastewater management. This includes recycling and reuse, where appropriate.

Performance against our Society 2030: Spirit of Progress targets is assessed every quarter. It's reviewed by CSR & ESG committee of the Board every quarter.

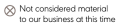
This regular assessment of performance against our targets enables us to manage programme risks and opportunities and ensures we have the right level of resources to deliver our

Please see Reporting boundaries and methodologies on pages 77-86 of this ESG Reporting Index for more information on how we measure and report on our water-related targets.

Topic-specific standards

GRI 300: ENVIRONMENT continued

WATER AND EFFLUENTS continued Disclosure Our response 303-01 Interactions with Because we are a beverage company, water is an essential ingredient of all our brands and is used throughout our water as a shared value chain. Water is used for growing our raw materials and manufacturing our packaging. We also use water resource throughout our direct manufacturing operations. We are committed to best practice water stewardship across our value chain including in local communities. We carried out a detailed, data-driven assessment of our impact on water throughout our value chain, which includes assessing the water embedded in our products, through to water used to grow our raw materials and source vulnerability assessments in selected watersheds. We conduct ongoing water assessments for brands and suppliers and undertake assessments every two years at our own sites. To do this, we use a range of tools, including lifecycle analysis, environmental footprinting, the World Resource Institute Aqueduct tool and our internal risk assessment process. 303-02 Diageo aims to reduce wastewater generations from operations through process innovation and aims refurbish and Management of water discharge reuse inorder to reduce fresh water withdrawal . Our internal voluntary standard sets stringent criteria for wastewater related impacts discharge which ensure we meet or exceed local and national regulations and return our wastewater in a state as close to nature as possible and maximise circularity. All our sites are adhering Zero liquid discharge norms through efficient operation of ETP and STPs at site. This helps to power the circularity on water use back in processes, utilities and for landscaping

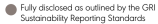


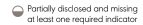
Topic-specific standards

GRI 300: ENVIRONMENT continued

WATER AND EFFLUENTS continued Disclosure Our response 303-03 Water withdrawal All areas Areas with water stress Water withdrawal by Surface water 663 ML 663 ML source - Freshwater 663 ML 663 ML 0 ML - Other water 0 ML Ground water 125 ML 88 ML - Freshwater 125 ML 88 ML 0 ML - Other water 0 ML 0 ML 0 ML Seawater Produced water 0 ML 0 ML Third-party water 220ML 144 ML - Freshwater 220ML 144 ML - Other water 0 ML 0 ML Total third-party water Surface water 126 ML 81 ML withdrawal by withdrawal 94 ML 63 ML Ground water source 0 ML Seawater 0 ML Produced water 0 ML 0 ML **Total water** Surface water (total) + Ground water (total) + 1008 ML 895 ML withdrawal Seawater (total) + Produced water (total) + Third-party water (total

Across sites rain water collection and recharge provisions are created. In addition, roof top rainwater collection tank with the capacity to collect and Store 33ML of water.









SASB

Topic-specific standards

GRI 300: ENVIRONMENT continued

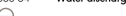
WATER AND EFFLUENTS continued

Disc	losure	

Our response

303-04

Water discharge



All our sites adhere to Zero Liquid discharge (ZLD) norms for distilleries. Process effluents are treated through various advanced treatment systems utilized within the processes and thereby reducing demand for freshwater.

		All areas	Areas with water stress
Water discharge	Surface water	0 ML	0 ML
	Ground water	0 ML	0 ML
	Seawater	0 ML	0 ML
	Third-party water (total)	6 ML	6 ML
	Third-party water sent for use to other organisations	6 ML	6 ML
Total water discharge	Surface water + Ground water + Third-party water (total)	6 ML	6 ML
Water discharge by freshwater and other	Fresh water	0 ML	0 ML
water	Other water	0 ML	0 ML

Note: Two of our sites are using common ETP (CETP), to treat the effluent as per the State Pollution Control Board approval. Third party water discharge quantity represents related quantity sent to such CETP.

303-05

Water consumption

Water Conservation - Through Operational water use efficiency Improvement

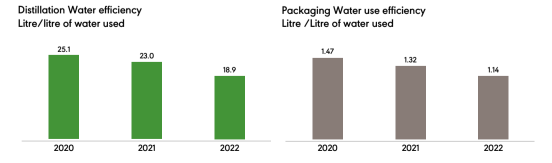
We at Diageo India strive to distil and pack our products with best-in-class water use efficiency and continue our efforts to improve even better. Against our 2020 targets of 50% improvement in water use efficiency, we have achieved 55% improvement. We have now set an ambitious water use efficiency target for our operations under Society 2030 and for communities located across water stressed regions.

We have extensively worked on optimizing the use of every drop of water by promoting Water stewardship hierarchy and intuitive framework of water circularity in our operations as a standard practice. Explored various innovative technology and processes to help us avoid the water requirement as much as possible.

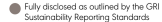
Two of our sites installed chillers with waterless cooling circuit and similar concept being piloted for our distillery cooling processes. Further, we have witnessed enormous potential in water circularity across distilleries and **Packaging**

Water that does not require an additional treatment or reconditioning, it is being used for more 8 to 9 cycles in the same process(es) within a facility. With an emerging technology we should be able to use the treated effluent back in core process helped us reduce significant water demand from local watershed.

Accelerating our performance on ambitious 2030 water efficiency goals require focussed approach and hence we have started tracking water use efficiencies of distillery and Packaging operations separately since 2020 (Refer trend in below graph). This effort has helped us to discover opportunities in micro level and work around improvement plan.



How we have met each disclosure



Partially disclosed and missing at least one required indicator

Not disclosed

Not considered material to our business at this time

Topic-specific standards

GRI 300: ENVIRONMENT continued

WATER AND EFFLUENTS continued

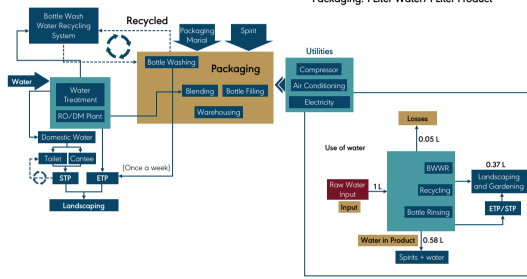
Our response

303-05

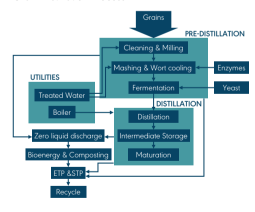
Water consumption (continued)

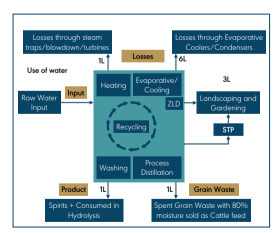
Packaging

Packaging: 1 Liter Water/1 Liter Product



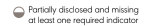
Grain Distillation Process





How we have met each disclosure

Fully disclosed as outlined by the GRI Sustainability Reporting Standards



Not disclosed

GRI 300: ENVIRONMENT continued

BIODIVERSITY

103-02

Our management approach to biodiversity



Evaluation of the management approach



Many of our manufacturing sites are surrounded by valuable ecosystems that not only support a wide range of plant and animal species but can be vital to the livelihoods of local communities. We take responsibility for the impact our business has on these ecosystems and the wider environment, particularly in relation to water, our main ingredient. Where appropriate, we measure and report our impact, mitigate the risks and work towards improving the environment. See the Biodiversity section of our website for more information about how we manage biodiversity around our sites.

Our sites, not located near or adjacent to areas designated as having biodiversity value by the United Nations or national conservation lists. No sites are also in, or close to, the habitats of species that are designated as threatened by the International Union for Conservation of Nature.

In all cases, we are managing these sites in line with our license conditions and are aiming to meet the expectations of local stakeholders.

Disclosure

304-01



Operational sites owned, leased, managed in, or adjacent to, protected areas and areas of high biodiversity value outside protected areas

Our response

Our sites, not located near or adjacent to areas designated as having biodiversity value by the United Nations or national conservation lists. No sites are also in, or close to, the habitats of species that are designated as threatened by the International Union for Conservation of Nature.

In all cases, we are managing these sites in line with our license conditions and are aiming to meet the expectations of local stakeholders

In the state of Rajasthan, we have been working towards preserving ecology with a specific focus on Water and biodiversity conservation. Great Indian Bustard (GIB) or Godawan is the world's heaviest flying bird and exclusively found in arid and semi-arid grasslands of India. It is also considered as the State Bird of Rajasthan. While a few years ago, Godawans were found in 11 states across the country, is it now confined to 5 states, with an active breeding population restricted to only Jaisalmer district in Rajasthan. The current population is estimated to be around 128 birds as per the annual report of the Wildlife Institute of India (WII) for FY 20. We envisaged Project GIB to create suitable habitats and an in-situ conservation approach, which would ultimately contribute to the long term conservation and population recovery of this critically endangered bird species.

GIBs are used to moving freely between large matrices of habitat in arid regions in search of food and water. In this process, they are necessitated to cross unsuitable habitats and one of the major problems they face is crossing of high energy power transmission lines. Therefore, a few key areas were identified as part of this project to restore the available natural water resources, create habitat for nesting and spreading awareness among local communities on conservation. To begin with, restoration of 6 key water bodies (4 in Dholiya village and 2 in Mokla village) was taken up as a pilot program. Along with this, local youth were also involved in the monitoring free ranging GIBs and to keep an eye on any poaching incidents.

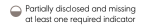
We have worked together with local communities and Panchayata for implementation of the programme. We have also engaged with Forest Officials of Dessert National Park and have received acknowledgements and appreciations for the project, which is being continued as per suggestions received from key stakeholders.

Recently, GIB movement has been tracked near redeveloped ponds by the community members and WII. Once such ponds were partially filled by the rains, alongside GIBs, several species of migrating birds and dessert animals have been also been spotted in their vicinity. The project has effectively helped in restoring the ecosystem of the

We continue our conservation efforts, working with the with Forest department of Rajasthan which has allocated 200 acres of land to develop grassland and create habitats for the birds such as the GIB and others that are known to be a part of this ecosystem.

How we have met each disclosure

 Fully disclosed as outlined by the GRI Sustainability Reporting Standards







1: Foundation 2: General disclosures 3: Management approach 200: Economic 300: Environmental 400: Social

Topic-specific standards

GRI 300: ENVIRONMENT continued

BIODIVER	SITY continued		
Disclosure		Our response	
304-02	Significant impacts of activities,	None of our operations has a significant impact on protected areas, or on areas of high biodiversity value outside protected areas.	
	products, and services on biodiversity	Omissions: impact of products.	
304-03	Habitats protected or restored	None of our operations has a significant impact on protected areas, or on areas of high biodiversity value outside protected areas.	
304-04	IUCN Red List species and national conservation list species with habitats in areas affected by operation	We do not operate in areas which are home to IUCN Red List and national conservation list species.	

GRI 300: ENVIRONMENT continued

EMISSIONS

103-02

Our management approach to emissions



Evaluation of the management approach

As part of our Society 2030: Spirit of Progress plan, we have two targets around carbon emissions - see page 16 of our Annual Report for information on how we are performing against those targets.

Direct operations GHG emissions

Our goal is to achieve 100% Renewable Energy and Renewable Electricity [RE100] in our own operations. As of last year, All our distilleries are equipped with steam turbines to contribute renewable electricity and our five sites are installed with in-house Solar System with the cumulative capacity of 2.8Mwp. With this around 70% of our operations electricity requirements are powered through in-house renewable electricity and rest is met through Electricity grid. Currently we have achieved 98.5% of Renewable Electricity. We will continue to explore different technologies to augment in-house potential.

Supply chain GHG emissions

We are focusing on building long-lasting partnerships with our suppliers, and helping our third-party operations to join us on this journey. Rethinking our way of doing business to embed a more collaborative and circular way of sourcing our materials and services will enable us to deliver significant emission reductions.

See GRI 103-02 on page 29 of this ESG Reporting Index for more information about how we evaluate our approach towards energy and emissions.

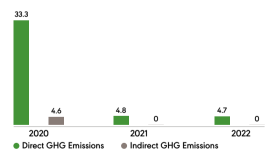
Disclosure

02

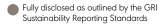
305-01 and Direct (Scope 1) and indirect (Scope 2) **GHG** emissions

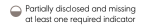
Diageo's total direct and indirect carbon emissions, (location/gross) this year were 5240[△] tonnes, of direct emissions (Scope 1) and no indirect emissions (Scope 2) from last year onwards.

Direct and indirect GHG emissions (market-based) ('000 tonnes CO₂e)^{1,2}



- 1. CO_2e figures are calculated using the WRI/WBCSD GHG Protocol Guidance available at the beginning of our financial year, the kWh/CO₂ conversion factor provided by energy suppliers, the relevant factors to the country of operation or the International Energy Agency and Central Electricity Authority, as applicable.
- 2. 2020 baseline data, and data for the period ended 31 March 2021, have been restated in line with the WRI/WBCSD Greenhouse Gas Reporting Protocol and our own environmental reporting methodologies.









GRI 300: ENVIRONMENT continued

EMISSIO	NS continued	
Disclosure		Our response
305-03	Other indirect	Our Scope 3 (Supply Chain) emissions are majorly contributed by raw material, packaging materials and logistics.
\bigcirc	(Scope 3) GHG emissions	We are working with our suppliers and advocating them to migrate to renewable and low carbon fuel by helping them to adapt technologies and best supply chain practices.
		Over the last five years, we have worked with our spirit suppliers and helped them transition to renewable fuel. As of Last year, more than 40% of spirit we source are distilled with renewable energy and we target to increase this to 60% by 2026.
		We continue to focus on minimising the weight of packaging material, increasing recycled content, and implementing alternative formats or enhancing reuse opportunities, all of which will reduce energy use in supply chain and thereby reduce our scope 3 emissions.
		We are in the process of evaluating our scope 3 emissions in our supply chain and details of the same will be reported from the next year.
305-04	GHG emissions intensity	This year, intensity of our GHG emissions was 17.4g Δ CO ₂ e per litre of packaged product (whereas 2021 emission was-16.6 g/I). However, our focus is to achieve Net Zero GHG emission in our direct operations (Scope 1 & Scope 2) and align our actions towards the pathway of achieving Net Zero by 2026.
305-05	Reduction of GHG emissions	This year, we reduced GHG emissions by $2.3\%\Delta$ compared with 2021 and against 2020 GHG Emissions reduced by 87% and this was accomplished by phasing out usage of coal across distillery operations. We are close to achieving our 2026 goal of Net Zero Carbon status by reducing emissions across Scope 1 (emissions resulting from fossil fuel use in operations) and Scope 2 (emissions associated with electricity purchased). As of FY 22, we have reduced GHG emissions to less than 6,000 MT CO ₂ e from about 1,28,000 MT CO ₂ e in 2020 (baseline year).
		We are also in the process of planting 80,000 trees to neutralise residual emissions.
		We have initiated work on Regenerative Agriculture with a specific focus on Rice in order to reduce Scope 3 emissions (emissions outside of our activities that occur elsewhere in our value chain).
305-06	Emissions of	The extent of ozone-depleting substances across our operations is summarised in the following table. The residual

ozone-depleting substances

volumes of halons and CFCs across the business are now relatively minor.

Ozone-depleting substances and fluorinated gases

	Present (kg) ¹	Emitted (kg) ¹	Emissions CO ₂ e (tonnes)
Halons	0	0	0
CFC	0	0	0
HCFC	271	83.25	150
HFC	684	133	189
SF ₆	0	0	0
PCC	0	0	0

1. Emission values are for Jul to Jun Period for the Respective Year.

305-07

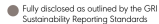
Nitrogen oxides (NO_x), sulphur oxides (Sox) and other significant air

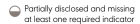
emissions

Major emissions were from combustion of fuel in boilers for distillation of alcohol which have impacts on the environment. In 2022, we emitted 8 tonnes of nitrogen oxides (NO_x) and 6 tonnes of sulphur oxides (SO_x). NO_x and SO_x are estimated based on stack emission volume and standard emission factors of Boiler and Diesel generator stacks (Operated as back-up for Grid). All emissions/Concentrations from Stack/Chimney are much lower than SPCB/CPCB norms specified for respective emission points.

	2020	2021	2022
NO _x	26	9	8
SO _x	10	5	6

How we have met each disclosure







GRI Index 1: Foundation

2: General disclosures 3: Management approach 200: Economic 300: Environmental 400: Social

Topic-specific standards

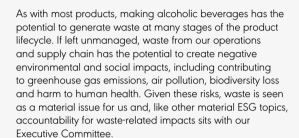
GRI 300: ENVIRONMENT continued

WASTE

103-02

Our management approach to waste





As part of our Society 2030: Spirit of Progress plan, we have committed to achieving zero waste in our direct operations and zero waste to landfill in our supply chain by 2030. Indeed, many of our Society 2030 targets contribute to minimising waste: see the Become sustainable by design section of our website for an overview of waste and packaging-related targets and of our strategy supporting minimising waste in our operations and supply chain.

We monitor waste streams, promoting awareness of the need to increase resource efficiency. To minimise the waste we send to landfill, we work with certified waste handlers and, together, operate a hierarchy of actions: omit, reduce, reuse, recycle and dispose. We monitor levels of waste recycling and waste-to-energy recovery.

For information about our performance against our wasterelated targets, see page 16 of our Annual Report. For more information about our waste minimisation initiatives, see our website and our Environment Policy.

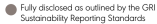
103-03 Evaluation of the management approach

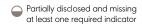


Our Partnering with Suppliers Standard sets out our expectations for suppliers, which includes our zero waste-tolandfill commitment. For suppliers are expected to commit themselves to Diageo society 2030 targets and their performance is tracked accordingly through periodic joint reviews. We are further enhancing our direct participation with suppliers so that we understand the waste in their operations and can collaborate with them to minimise it.

See our Reporting boundaries and methodologies on pages 76-86 of this ESG Reporting Index for more information about how we measure and report on our waste-related targets.

How we have met each disclosure







GRI 300: ENVIRONMENT continued

VALACTE	
WASIE	continued

Dicc	lacura	

Our response

306-01

Waste generation and significant waste-related impacts

Co-products and by-products from distilleries represent the key waste streams from our operations and are also a resource for further use. Applying circularity measures is central to our approach to handling these materials and obviating any waste related impacts. We mitigate risk by recovering and reusing co-products and by-products from distilling and malting in agricultural applications such as animal feed and/or in valorisation processes.

The most significant waste-related impacts associated with our upstream supply chain originate from growing the raw materials that make our products. And there are significant waste-related impacts associated with our downstream supply chain - that is, the disposal of our products and packaging after use.

See GRI 306-02 below and our Annual Report for information about our strategy to minimise upstream waste, including how we partner with our suppliers to carry out regenerative agriculture techniques. Downstream, we try to minimise waste and waste-related impacts through circular-economy initiatives.

306-02

Management of significant wasterelated impacts

We believe we have a responsibility and the resources to bring about positive change in the way that society produces and manages waste. We aim to do this by creating more efficient production and recycling infrastructure, developing sustainable and circular packaging solutions, and partnering with our suppliers to eliminate waste in their own operations.

See our website and page 15 of our Annual Report for information about the strategy, targets and performance that contribute towards us becoming sustainable by design.

We work with third parties to manage the waste that is created when producing and manufacturing our products. We do waste traceability assessments on third parties to make sure they are managing waste in line with our contractual agreement and government legislation.

We have partnered with Plastic Cup to develop capacity in waste collection, processing and recycling.

306-03

Waste generated

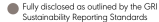
Total weight of waste by type and disposal method (tonnes)

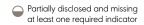
	Total waste to landfill Total	waste used or recycled	Total waste
Total Waste	0	85259.38	85,259
Hazardous Waste	6	106	112
Total	6	85,366	85,372

Waste by composition, in metric tonnes (t)1

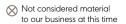
	Waste diverted from disposal (used or recycled)	Waste directed to disposal (landfill)	Total waste generated
Co-products spent grains	36,548	0	36,548
Solid waste	48,711	0	48,711
Hazardous waste	106	6	112
Total	85,366	6	85,372

1. This information is collected both by us and by our waste disposal contractors.



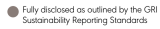


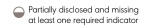




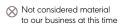
GRI 300: ENVIRONMENT continued

WASTE c	ontinued				
Disclosure		Our response			
306-04	Waste diverted Waste diverted from disposal by recovery operation, in metric tonnes (t) ¹ from disposal				
	nom disposal		Total waste generated	Waste diverted from disposal (used or recycled)	Waste directed to disposal (landfill)
		Hazardous waste			
		Preparation for reuse	0	0	0
		Recycling	112	106	6
		Other recovery operations	0	0	0
		Total	112	106	6
		Non-hazardous waste			
		Preparation for reuse	36,548	36,548	0
		Recycling	48,711	48,711	0
		Other recovery operations	0	0	0
		Total	85,259	85,259	0
		Waste prevented			
		Total		85,259	
		1. This information is collected both by us and by c	our waste disposal contractors.		
306-05	Waste directed to	Waste directed to disposal by disposal operation, in metric tonnes (t)			
	disposal		Onsite	Offsite	Total
		Incineration (with energy recovery)	0	0	0
		Incineration (without energy recovery)	0	0	0
		Landfilling	0	0.04	0.04
		Other disposal operations	0	0	0
		Total	0	0.04	0.04
		Non-hazardous waste			
		Incineration (with energy recovery)	0	0	0
		Incineration (without energy recovery)	0	0	0
		Landfilling	0	0	0
		Other disposal operations	0	0	0
		Total	0	0	0









GRI 300: ENVIRONMENT continued

SUPPLIER ENVIRONMENTAL ASSESSMENT

103-02

Our management approach to supplier environmental assessment

103-03

Evaluation of the management approach

The global policy, Partnering with suppliers: Our code for suppliers is followed in India along with the Global sustainable agriculture guidelines.

Environmental performance is reviewed by the Procurement function, which reports to the Executive Committee and CSR & ESG Committee team, which meets quarterly. We develop mitigation and improvement activities as appropriate.

Disclosure

Our response

308-01

New suppliers that were screened using environmental criteria

Our robust supplier selection and reward program defines strong commitment to ESG standards and participation in our society 2030 commitment by our active suppliers.

308-02

Negative environmental impacts in the supply chain and actions taken

We work continuously to mitigate the are environmental impacts of our operations, products and value chain. We are working to build and nurture innovative partnerships through our Sustainable Solutions Programme. Our aim is to create a truly circular economy in collaboration with customers, suppliers, NGOs, research institutions, entrepreneurs and governments.

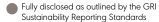
We have identified a variety of environmental impacts associated with our supply chain. Some, such as climate change through GHG emissions, are relevant to the majority of our suppliers. Other impacts, such as on biodiversity, are most relevant to our agricultural raw material suppliers.

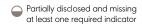
Carbon

In 2012 we began to identify suppliers with whom we could partner to manage the carbon footprint of our supply chain. In calendar year 2021, we identified 46 that account for our biggest spend in the categories we identified as having the highest impact - namely packaging, raw materials, logistics, manufacturing, information services and third-party operations (these are other businesses that make our brands under licence).

In 2018 we carried out water risk assessments of all our third-party manufacturing sites and identified 18 in water stressed areas. Since then, we have worked with these sites to better understand their water performance. Please see more information about the assessments performed in the Reporting boundaries and methodologies section in this ESG Reporting Index on pages 76-86.

How we have met each disclosure







SASB

Topic-specific standards

GRI 400: SOCIAL

EMPLOYMENT

103-02

Our management approach to employment



Evaluation of the management approach



We are committed to providing a safe and healthy working environment for all our people. We also strive to create an inspiring work environment, where talent is nurtured, developed and rewarded. We promote an inclusive culture where our employees feel secure, respected and valued for their contribution.

For more details, see the Building a Winning Organisation section of our Annual Report on page 08.

We abide by all local labour laws and regulations and expect our suppliers to do the same. Above and beyond that we have our own policies for employees (Human Rights Global Policy) and for suppliers (Partnering with Suppliers Standard).

We measure employee engagement as one of our overarching KPIs, as set out in our Annual Report on page 08, using our annual employee Your Voice survey. Based on the outcomes of this survey and our ongoing engagement programmes, each team develops its own action plan to improve employee engagement and satisfaction.

Our Human Resources team routinely reviews our policies and standards to ensure they are sufficiently rigorous and will continue to strengthen our reputation as an employer. This helps us retain our employees while also attracting new people to the business.

During the pandemic, an employee pulse survey tool helped to strengthen the employee voice on topics such as health and wellbeing, helping us in our duty of care at this difficult time.

Disclosure

401-01

New employee hires and employee turnover

Our response

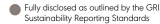
In FY 22, we hired 335 employees and 463 employees separated from the organisation.

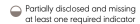
Details of new hires and separations are provided in the table below:

Employee	e Total Number of Employee Hired		I
Category	<30	30-50	>50
Level 1	0	0	0
Level 2	0	3	0
Level 3	0	2	1
Level 4	0	23	2
Level 5	26	78	1
Level 6	62	75	1
Level 7	22	35	4
Total	110	216	9

Employee	To	tal Number of Employee Separat	umber of Employee Separated	
Category	<30	30-50	>50	
Level 1	0	1	0	
Level 2	0	1	1	
Level 3	0	2	1	
Level 4	0	34	6	
Level 5	17	95	11	
Level 6	23	69	22	
Level 7	21	34	125	
Total	61	236	166	

How we have met each disclosure







SASB

GRI Index

Topic-specific standards

GRI 400: SOCIAL continued

EMPLOYMENT continued

Disclosure

Our response

401-02

Benefits provided to full-time employees that are not provided to temporary or

part-time employees

USL is committed to care for and support our employees in key life aspects. Benefits offered to permanent and temporary employees are listed in the table below:

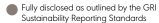
Type of benefits	Permanent Employees	Temporary / Part-time Employees
Life insurance	Yes	Yes
Health care	Yes	Yes
Disability	Yes	Yes
Parental leave (maternity leave or paternity leave)	Yes	Yes
Bereavement leave (additional to normal leaves allotted)	Yes	No
Retirement provision	Yes	Yes
Food allowance	Yes	Yes
Extra paid holidays	No	As per statutory requirement
Product Allowance	Yes	No
Employee Assistance Programmes (EAP)	Yes	Yes
Communication Reimbursement	Yes	No
Relocation benefits	Yes	Yes
Local Travel Reimbursement	Yes	Yes

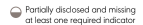
401-03 Parental leave

All of our employees are entitled to parental leave as prescribed by the Indian Government.

Number of employees taking parental leave and average number of days taken by gender can be found below:

Leave	Percentage Employees entitled to I Leave	, by gender,	gender, taken Parental Leave		No. of employees, by gender, returned to work after parental leave ended		No. of employees returned to work after parental leave ended, who were still employed twelve months after their return to work	
	М	F	М	F	М	F	М	F
Parental leave	100%	100%	20	18	20	18	19	15
Child Adoption Leave	100%	100%	NA	NA	NA	NA	NA	NA









2: General disclosures 3: Management approach 200: Economic 300: Environmental 400: Social

Topic-specific standards

GRI 400: SOCIAL continued

LABOUR/MANAGEMENT RELATIONS

103-02

Our management approach to labour/ management relations

We have a strong commitment to dialogue with all our people, including those who are represented through a trade union or works council. Our Human Resources team builds relationships with these groups and is encouraged to involve employee representatives early in business decisions to give them an opportunity to contribute to key issues.

Dedicated training modules that cover our Code and Dignity at Work help uphold our commitment to treating employees with respect and integrity. As outlined in our Partnering with Suppliers Standard, we expect our suppliers to adhere to these principles.

More information can be found in our Human Rights Global Policy.

103-03

SASB

Evaluation of the management approach

We measure employee engagement as one of our overarching KPIs, as set out in our Annual Report on page 08, using our annual employee Your Voice survey. Based on the outcomes of this survey and our ongoing engagement programmes, each team develops its own action plan to improve employee engagement and satisfaction.

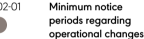
Our Human Resources team routinely reviews our policies and standards to ensure they are sufficiently rigorous and will continue to strengthen our reputation as an employer. This helps us retain our employees while also attracting new people to the business.

During the pandemic, an employee pulse survey tool helped to strengthen the employee voice on topics such as health and wellbeing, helping us in our duty of care at this difficult time.

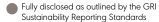
Disclosure

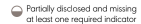
Our response

402-01

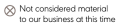


We adhere to Indian law with respect to notice period in case of any operational changes. We aim to provide alternate employment of employee and in this case 30 days of notice period is provided.









Topic-specific standards

GRI 400: SOCIAL continued

OCCUPATIONAL HEALTH AND SAFETY

103-02

Our management approach to occupational health and safety

We follow our Global Risk Management Standards (GRMS) for occupational health and safety, which apply to all our operations and business units. These standards aim to make sure that everyone, everywhere, is safer together when working on site, at home and on the road. Our end-to-end health and safety excellence strategy aims to deliver a world-class health and safety culture and environment where everybody plays their part.

Each unit is required to:

- Assure compliance with our global standards.
- Undergo regular formal corporate independent assurance audits.
- Maintain and assure legal compliance assessment processes.
- Train employees in hazard identification and incident reporting.
- Track actions robustly, including learning from incidents and identified hazards (unsafe behaviours and conditions).

For more details, see our Global Health, Safety and Wellbeing Policy.

103-03

Evaluation of the management approach

Occupational health and safety is monitored continually and reviewed by each unit. We report our KPIs to the Supply Chain Leadership team every month.

Performance trends are monitored closely and intervention activities - such as capability building and improvements to processes with associated investments in systems, technology, assets and resources - are implemented as required.

Disclosure

Our response

403-01



Occupational health and safety management system

Our health and safety policy encapsulates our responsibility to protect the workplace health, safety and wellbeing of our people. We comply with all health, and safety laws and regulations prescribed by Indian Government. Our occupational health and safety programmes is managed at the local level and the Head of Health and Safety is responsible for implementing related initiatives and communicating progress to the global team.

At a Global level, Diageo has put in place robust Occupational Health and Safety (OHS) management systems that cover all employees and workers and is built on a systems-based approach that seeks to integrate OHS management into overall business processes. It promotes leadership through meaningful consultation and participation of employees at all levels in the organisation. This system comprises of 39 standards including 11 critical, non-negotiable 'Life Saving Rules'.

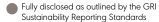
403-02

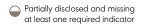


Hazard identification, risk assessment and incident investigation

Our health and safety standard captures Hazard Identification, Risk Assessment and incident investigations as a process. It describes the hazards as an event or series of events, resulting in one or more undesirable consequences, such as harm to people, damage to the environment, or asset/business losses compliance with local Indian governments risk management standards. We continually monitor health and safety parameters and analyse them as per the standard procedures. It enables us not only to identify and rectify the unsafe conditions or behaviours but also to recognise positive behaviours of employees. All the employees are encouraged to report work-related hazards and remove them from their workstations which could cause injury or ill health. We also train our employees regularly to identify, report and investigate work-related incidents and assess the risks post corrective actions. We have strong Rewards and Recognitions schemes to encourage every employee to look after not only their safety but also of coworker's safety in their working area.

How we have met each disclosure







Topic-specific standards

GRI 400: SOCIAL continued

OCCUPATIONAL HEALTH AND SAFETY continued

403-03

Occupational health services

Occupational Health services concentrates on preventing work-related illness, improving health and well-being, and supporting people back to work after absence for illness. It aims to protect the health of workers in relation to their work environment. We perform periodic medical check-up of our employees and maintain their records as per confidentiality requirements. We have implemented a strong internal data protection and privacy policies in line with Global and National regulations to ensure the workers' participation in occupational health services is not used in any favourable or unfavourable treatment of workers.

403-04



Worker participation, consultation and communication on occupational health and safety

We prioritise workers' health and safety and during the year we organised the following health and safety programmes and initiatives for them:

- Behavioural safety programmes With a view to transforming and driving a culture of safety, we launched an organisation wide Behavioural Based Safety (BBS) programmes at Diageo India. As part of this programmes all Executive Committee members underwent an orientation programmes on BBS, delivered by an external expert. Subsequently, the expert trained 25 executives from both supply and demand functions to get qualify as trainers. These qualified trainers trained over 650 executives across the company on various BBS tools and techniques.
- We have rolled out key policies for safe travel, business events and progressive discipline to reinforce existing awareness that that safety is of the highest priority in all situations.
- 3 days safety programmes Every employee in the supply as well as demand function plays a very important role in building and upholding a culture of safety. We designed a 3-day safety training programmes on Behavioural Safety. The programmesme was conducted by internal trainers who exposed trainees to 15 different topics on various behavioural tools. Designed to be interactive and including both theory and practical sessions, trainees were required to practice their learnings in the manufacturing unit and sales outlet. Through a defined process, Safety Behavior Observations (SBO's) help in changing employee behaviour and this post the training, this is being practiced by trained employees across all units and levels in the organisation.
- Safety communication On a monthly basis, each USL site conducts a Town Hall where safety performance for the month is communicated to employees. In addition, each site also conducts various training programmesmes, some of which are for targeted sets of employees and others are for all employees.

The training programmesmes that are conducted for targeted sets of employees include:

- Work at height
- Confined space entry
- First aid
- Risk assessment and permit to work
- Job safety training
- Safety induction training to all visitors, new employees & contractors

The training programmesmes delivered to all employees are:

- EHS awareness
- Mock evacuation drills

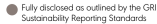
403-05

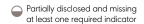


Worker training on occupational health and safety

Please see GRI 403-04 for details.

How we have met each disclosure







GRI 400: SOCIAL continued

OCCUPATIONAL HEALTH AND SAFETY continued

403-06

Promotion of worker health

Diageo promotes worker health and encourages workers to access local services and systems as and when required through several channels:

- The Diageo Benefits Team facilitates non-occupational medical and healthcare services. We provide optional medical insurance, which is communicated to employees through internal communication channels.
- We offer an Employee Assistance Programme (Workplace Options) as well as access to voluntary health promotion training courses on My Learning Hub, such as our DRINKiQ e-learning programme on positive drinking behaviours.

In response to Covid-19, we created a new Wellbeing channel on My Learning Hub.

 Our Employee Engagement Team run health and wellbeing awareness capability weeks covering subjects including mental health, mindfulness techniques and nutrition.

403-07



Prevention and mitigation of occupational health and safety impacts directly linked by business relationships

Occupational health and safety standard covers preventing and mitigating negative occupational health and safety impacts that are directly linked to its operations, products, or services by its business relationships. We have developed a strong reporting mechanism with a stringent control over them. We also run awareness training programme to educate employees on work related safety impacts, prevention, and mitigation of those risks.

403-08

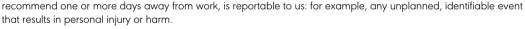


Workers covered by an occupational health and safety management system Our Occupational health and safety management systems cover 100% of our employees and workers as per the India legal requirements. We have the systems-based approach that seeks to integrate occupational health and safety management into overall business processes. It promotes leadership through meaningful consultation and participation of employees at all levels in the organisation. Through internal audit team, the compliance to our Global and local risk management standards is ensured.

Any work-related incident, involving injury or illness, where a healthcare professional or we as a business

403-09





Severe injury and fatality prevention

All sites are required to conform to our Global Severe and Fatal Incident Prevention Programme. This programme aims to eliminate the risks that lead to severe or fatal incidents and ensures suitable and sustainable controls are in place. Site safety teams make sure employees and workers are trained on these requirements and conduct frequent, robust self-assessment audits to measure ongoing compliance to this mandatory programme.

Accident rates

We have adapted a new, broader Total Recordable Accident Frequency Rate (TRAFR) metric since 2019, with the aim of achieving a leading TRAFR performance. This year, we have successfully delivered TRAFR rate of 0.93 against our target of 1.30 and we are stretching ourselves to achieve <1 TRAFR in next year. Introduction of our total recordable accident metric means more accidents are investigated with the same rigour as LTAs, helping us to prevent more serious injuries in the future.

On Lost-time Accident (LTA) frequency rate, we are striving for Zero LTA annually and for all our locations and sites. We have reported LTA frequency rate as 0.4 against our overall global target of <1.

403-10

Work-related ill health

We define work related illness as any incident involving illness, which requires our health and safety office or healthcare professional advise one or more days away from work.

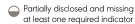
Data for work related illness in FY 22 are presented below:

Description	FY20	FY21	FY22
Occupational disease cases (Total)	0	0	0

How we have met each disclosure



 Fully disclosed as outlined by the GRI Sustainability Reporting Standards





SASB

Topic-specific standards

GRI 400: SOCIAL continued

TRAINING AND EDUCATION

103-02

Our management approach to training and education



Evaluation of the management approach



Training and education are central to our approach to developing our people. The cornerstone of our development initiatives is our Partners for Growth (P4G) performance management programme for all employees. We evaluate employees' performance against annual objectives and identify where they may benefit from our extensive range of internal and external training programmes. Each function assesses its own training needs and is responsible for succession planning. As a result of these reviews, training is reviewed and developed in partnership with the Global Learning team. We also centrally develop and implement specific training to strengthen the leadership community. See GRI 404-02 for more detailed information.

The process for analysing the efficacy of our management approach to occupational training and education is well-established, with monthly reviews of take-up, including strategic initiatives. Our Learning Centre of Excellence is responsible for carrying out these assessments, monthly, and on an ad hoc basis. Where potential improvements are identified, these are translated into an action plan, which is implemented by HR directors.

Disclosure

Our response

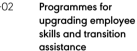
404-01

Average hours of training per year per employee

We ensure that our employees are enabled to acquire skills and knowledge necessary for their professional progress and development. We promote lifelong learning which is designed to meeting employees specific learning requirement. At USL, we offer internal training courses, funding support for external training courses, assistance programmes to support employees who are retiring/terminated provide pre-retirement planning for intended retirees, and severance pay to our employees.

In the reporting period executives and Permanent workmen received 3560 Man Days and 1774 Man days of training respectively.

404-02



programmes

We want our employees to have access to learning opportunities that will help them perform better and flourish.

Our objective is to provide our employees with simple and effective access to learning and development that is relevant to them.

This will be accomplished through our three primary strategic pillars:

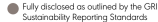
- Foster a culture of continuous learning by facilitating customised, micro-learning opportunities every day in which people take responsibility of their learning requirements while line managers stay accountable for development dialogues.
- Collaborate with the company to improve capability and performance: establish strategic capability requirements at both the organisational and local levels in order to reduce the capability gap by employing data-driven insight and working with speed and agility.
- Provide rewarding learning experiences: We will redefine the goal of learning by developing immersive and creative multi-channel learning experiences that link our global Diageo community in order to increase capacity and performance.

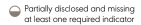
404-03



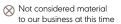
Percentage of employees receiving regular performance and career development reviews

Our emphasis on employees' professional development is further reflected in the importance we give to assessing their progress and to providing them feedback and opportunities that helps them realise their career aspirations. We conduct performance and career development reviews on a quarterly basis. In FY 22, 100% of our employees went through quarterly performance conversations.









GRI 400: SOCIAL continued

DIVERSITY AND EQUAL OPPORTUNITY

103-02

Our management approach to diversity and equal opportunity



Evaluation of the management approach



We are committed to creating the most inclusive and diverse culture, not just because it's the right thing to do, but because we believe this commitment also allows us to recruit and retain the best employees, achieve better performance and have a greater impact on society.

For more information about our approach to diversity and equal opportunity, see the building a winning organization section of our Annual Report on page number 8-9. For more information about Society 2030: Spirit of Progress inclusion and diversity goals and our performance against them this year, see the principle 8 of our business responsibility report on page number

We have a number of initiatives aimed at strengthening the diversity of our talent as a whole, promoting inclusive leadership and ensuring that our workforce reflects the global markets where we operate.

We make it a priority to support our growing Employee Resource Groups, from our women's network (Spirited Women), to our Race, Ethnicity and Cultural Heritage group (REACH) and our LGBTQIA+ networks (Rainbow). These groups give employees the opportunity to support each other, while helping leaders better understand the barriers and concerns of diverse communities.

Across our industry, manufacturing or STEM (science, technology, engineering, mathematics) roles have traditionally been male-dominated, but we are committed to shifting the narrative on this to create an industry that is truly diverse and inclusive. We are working hard to achieve this through apprenticeships, returnships and scholarships - and our annual graduate intake recruits 50% women.

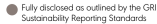
As advertisers of some of the world's most loved brands, we know we can make a cultural difference through who we portray in our advertising and content, who we choose to create this work and where we place our advertising. We firmly believe diverse teams produce better creative work, so we're committed to increasing the number of female directors working on our advertising content. We want to encourage more women to stay in the advertising industry, so we partner with Creative Equals on a returner scheme to support women to return to the industry following a career break.

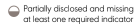
We're also committed to supporting people with career paths in hospitality, through Learning for Life and our Diageo Bar Academy, ensuring women are proportionately represented. And, by ensuring our supply chain reflects our values of inclusion and diversity, we believe we can have a much bigger impact on equality beyond our business. That is why we work with diverse suppliers, supporting them to reach accreditation with advocacy organisations by creating new opportunities within our business and other large businesses.

We have a number of inclusion and diversity goals, which we track each month, and which are reviewed by our Executive Committee each quarter.

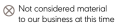
We have backed up our ambition by directly linking our senior leader Long-Term Incentive Plan awards to delivering these goals. We also keep track of our employees' experience of diversity through our annual Your Voice survey.

For more information about our Society 2030: Spirit of Progress inclusion and diversity goals, and our performance against them this year, see the Reinvigorating Our Communities and Society in our Annual Report pages 14-16.









SASB

GRI Index

Topic-specific standards

GRI 400: SOCIAL continued

DIVERSITY AND EQUAL OPPORTUNITY continued

405-01

Diversity of governance bodies and employees

We are committed to diversity and are working towards building an inclusive organisation to reflect breadth of diversity, from the Board downwards. As part of our Society 2030 targets, we are working to increase representation of women to 33% within the organisation and 50% in USL's Leadership Team.

The diversity data of our governance body can be found below:

Composition of governance bodies in FY 22							
<	:30	30-40		40-50		>50	
М	F	М	F	М	F	М	F
NA	NA	NA	NA	1	NA	6	02
NA	NA	NA	NA	11.11%	NA	66.6%	22.2%

405-02

Ratio of basic salary and remuneration of women to men

Ratio of basic salary and remuneration of women to men by employee category is presented below:

Employee Category	Average Basic Salary of Men (Rs)	Average Basic Salary of Women (Rs.)	Average Remuneration of Men (Rs)	Average Remuneration of Women (Rs)	Ratio of Basic Salary of Women to Men	Ratio of Basic Remuneration of Women to Men
Overall	2,075,394	2,065,068	2,759,296	2,684,478	1.0	1.0
Top Management	18,434,804	18,464,328	29,496,514	30,461,265	1.0	1.0
Middle Management	5,883,966	4,961,890	7,570,241	6,358,282	0.8	0.8
Professional	1,350,403	1,291,797	1,751,705	1,633,669	1.0	0.9

Topic-specific standards

GRI 400: SOCIAL continued

NON-DISCRIMINATION

103-02 Our management approach to non-discrimination

Incidents of

taken

discrimination and

corrective actions

103-03

Evaluation of the management approach



All our employees have the right to expect that their human identity and dignity will be fully respected in the workplace, and we reject any form of discrimination.

For more details on our approach to non-discrimination, please see our Human Rights Global Policy.

We hold our suppliers accountable to the values set out in our Human Rights Global Policy, as described in our Partnering with Suppliers Standard. This is a contractual

During 2020, We rolled out local Dignity at Work policies. Our Dignity at Work policy sets out the responsibility of each of us to demonstrate the highest standards of personal integrity in our behaviour, in line with our values. Our Dignity at Work e-learning module is available in 20 languages and has been adapted in line with local legislation and cultures.

Employees and everyone we work with are entitled to human rights without discrimination.

We evaluate this through internal review and in response to feedback received through formal, external processes. Our evaluation includes input from SpeakUp data and from other engagement mechanisms.

Any confirmed breach of our Dignity at Work policy is taken seriously and followed up with appropriate disciplinary measures. These are determined by disciplinary committees and overseen centrally by a member of the global Business Integrity or Employee Relations teams to ensure consistency of approach and outcomes.

Disclosure

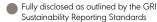
406-01

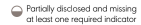


Our response

Diageo's Global Human Rights Policy lays out the organisation's approach to non-discrimination. USL India aligns with this policy and abides by the belief in allowing each employee to be respected for their identity and for their dignity to be upheld in the workplace. We place high importance on ensuring the absence of discrimination on grounds of gender, religion, physical appearance and abilities as well as other demographic and social considerations.

During the last 3 years, we received 30 complaints of which 8 were substantiated. Our internal team reviewed the incidents and implemented remediation plans. All remedial actions are implemented and closed as of FY 22.









2: General disclosures 3: Management approach 200: Economic 300: Environmental 400: Social

Topic-specific standards

GRI 400: SOCIAL continued

FREEDOM OF ASSOCIATION AND COLLECTIVE BARGAINING

GRI Index

1: Foundation

103-02

Our management approach to freedom of association and collective bargaining



SASB

Evaluation of the management approach

We have a strong commitment to industrial dialogue, supporting the right of employees to join or not join a trade union, as outlined in our Human Rights Global Policy. We also expect this of our suppliers, as outlined in our Partnering with Suppliers Standard. This is a contractual requirement.

We aim to maintain regular, open dialogue with unions over issues of common interest. We also believe in the same principles for our suppliers. For more details, see the Human Rights section of our Partnering with Suppliers Standard.

We use internal reviews and our supplier assessment process to evaluate our approach.

For more details, see our Human Rights Global Policy.

Disclosure

Our response

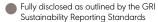


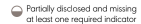
Operations and suppliers in which the right to freedom of association and collective bargaining may be at risk

Operations

As per our assessment, there is no risk of violating, people's rights to exercise freedom of association and collective bargaining in our operations.

During the year, we reviewed our all the suppliers and found risk in third party manufacturing unit and suppliers' operations.









SASB

Topic-specific standards

GRI 400: SOCIAL continued

CHILD LABOUR

103-02 Our management approach to child labour



Evaluation of the management approach



We act in line with the United Nations Guiding Principles on Business and Human Rights. Details of our approach are set out in our Human Rights Global Policy, which is also informed by the Children's Rights and Business Principles. We do not permit exploitation of children by our employees, or by our suppliers or business partners.

To address this, We have a child protection toolkit to educate our own people on the risks to children's safety of working on smallholdings farms, including what activities are unacceptable and pose a risk to their development. The toolkit arms them with the knowledge to identify and prevent any form of child labour.

We build similar awareness with farming communities through our training programme and monitor standards during visits to farmers. We will carry out more investigations to evaluate ongoing risk, the level of awareness among our teams and the farming communities, and the effectiveness of our child protection activity.

Our due diligence approach focuses on child labour, which is one of the areas that our human rights impact assessments (HRIA) investigate.

We have reviewed higher-risk areas of our supply network and are not aware of any operations that have significant risks concerning issues related to child labour. We will investigate allegations as and when they come up, and take remedial action, involving relevant local agencies as appropriate.

We have developed a child protection toolkit as described in GRI 103-02. This toolkit increases awareness of the risks faced by children on family farms and supports greater protection. We will continue to assess the risk through our own farm visits and additional reviews. Our risk management committees and our global human rights steering group are accountable for reviewing this activity as part of our enterprise risk management process. Find more details of our human rights governance process on our global website.

Disclosure

Our response

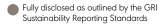


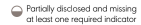


Operations and suppliers at significant risk for incidents of child labour

We discourage child labour in our own operations and that of our suppliers and business partners. Our requirement that no child labour be employed in any part of our partners' businesses/operations is clearly stated in our engagement contract. During the year, we asked selected suppliers to undergo the Sedex Members Ethical Trade Audit (SMETA) & SEDEX audit and found that 2 suppliers are at risk from non-compliance with our requirement of displaying prominently that no child labour is being employed not.

Both these vendors have rectified this and are now compliant.









Topic-specific standards

GRI 400: SOCIAL continued

FORCED OR COMPULSORY LABOUR

103-02 Our management approach to forced or compulsory labour

103-03

Evaluation of the management approach



Details of our approach to forced or compulsory labour are set out in our Human Rights Global Policy.

Through our human rights impact assessments (HRIAs), we have reviewed higher-risk areas of our value chain network and are not aware of any operations that have significant risks concerning issues related to forced or compulsory labour.

If any allegations are reported, we will investigate and take remedial action, involving relevant local agencies as appropriate.

More details are included in our submission in the United Kingdom under the Modern Slavery Act.

Having completed comprehensive HRIAs in to identify the most salient human rights risks for our business and supply chain, we have started to embed the findings and recommendations into our routine enterprise risk management processes.

This will make sure our interventions are sustainable and let us track emerging risks on an ongoing basis. We also use the lessons we've learnt to inform our continuous improvement.

Our human rights steering group is accountable for setting our human rights governance framework and monitoring its effectiveness. Find more details of our human rights governance process on our global website.

Disclosure

409-01



Operations and suppliers at significant risk for incidents of forced or compulsory labour

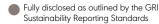
Our response

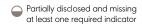
We cover the risk of forced labour as part of our engagement contract. During the year, Sedex Members Ethical Trade Audit (SMETA) audits have revealed that there are total of 18 issues related to 2 sections "working hours" and "freely chosen employment" in our supply chain:

Details of the issues are -

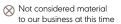
- a. 1 issue was found on compulsory overtime of the workers
- b. 5 issues on missing record keeping of the workers
- c. 12 issues on overtime or excessive working hours of the workers

Our suppliers have been working on the gaps observed during the SMETA audits; Suppliers have taken necessary action to rectify 7 out of 18 issues identified. A further 8 such identified issues are currently being working on and will be compliant by the end of December 2022.









SASB

Topic-specific standards

GRI 400: SOCIAL continued

SECURITY PRACTICES

103-02 Our management approach to security practices



Evaluation of the management approach



Our Corporate Security Policy outlines our four pillars of security: people security, physical security (including of our products and assets), investigations, and business continuity and crisis management. This policy is underpinned by a number of standards and guidelines detailing the minimum that every site must adhere to.

We operate security programmes at all sites, with nominated and trained individuals responsible for the programme. The level of security in each site is determined by its size, risk levels and other local requirements.

All sites are supported by a central team of security experts, who have regional and functional responsibility for security delivery across all our markets and the four pillars. This team runs global training - such as our online personal safety training - oversees global security communications and awareness and helps to ensure we satisfy external regulations and requirements.

We take a risk-based approach to security, with a global programme to identify and assess risks and produce mitigation plans. We review security risks routinely and communicate with our people around the world to raise awareness

Market adherence to Corporate Security policies and standards is continually monitored through Corporate Security reviews and audits, as well as other internal mechanisms such as audit by Global Audit and Risk. Any adverse findings are recorded and their remediation tracked.

Global Corporate Security policies and standards are also subject to regular review - and all updates or adjustments are communicated clearly to markets and sites.

Disclosure

Our response



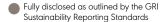


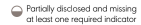
Our Human Rights policy extends to the security personnel we hire in our operations. During the year we trained 450 security personnel on the human rights policy.

RIGHTS OF INDIGENOUS PEOPLES

Disclosure		Our response
411-01	Incidents of violations involving rights of indigenous peoples	We do not operate in areas inhabited by indigenous people and do not consider this issue material to our business. However, land rights are considered in our assessment on impact of our business on human rights.

How we have met each disclosure







SASB

Topic-specific standards

GRI 400: SOCIAL continued

HUMAN RIGHTS ASSESSMENT

103-02

Our management approach to human rights assessment



Evaluation of the management approach



For our overall approach to human rights, see our Human Rights Global Policy, which includes the requirement that all our suppliers assess human rights within their organisations.

We have completed a comprehensive human rights impact assessment (HRIA) programme, prioritised by risk and based on a global mapping process. This programme reached across our whole value chain, from our own operations to our suppliers, customers and other partners. Through it, we identified those people potentially affected by human rights issues, assessed the risks and developed mitigation action plans.

HRIAs were conducted by specialists in human rights alongside our teams, who received training to support their role. We also make sure that members of teams with direct involvement in specific areas of human rights risks, such as procurement, receive training to support their role.

For details of how we assess human rights in our supply chain, see the Supplier social assessment response on page 62-63 of this ESG Reporting Index.

Our response

Having completed comprehensive HRIAs in to identify the most salient human rights risks for our business and supply chain, we have started to embed the findings and recommendations into our routine enterprise risk management processes.

This will make sure our interventions are sustainable, and let us track emerging risks on an ongoing basis. We also use the lessons we have learnt to inform our continuous improvement.

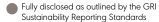
Our human rights steering group is accountable for setting our human rights governance framework and monitoring its effectiveness.

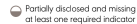
Disclosure



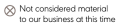
Operations that have been subject to human rights reviews or impact assessments

All our business units and manufacturing facilities are subject to human rights assessment. During FY 22, we carried out sample-based audits in our own manufacturing facilities, third party manufacturing facilities, supplier, and salesforce operations.









Topic-specific standards

GRI 400: SOCIAL continued

HUMAN RIGHTS ASSESSMENT continued

Disclosuro	Our rosponse

412-02

Employee training on human rights policies or procedures

We provide extensive training on human rights to both our new and existing employees. This training helps them to raise concerns and ask questions which is an important part of their professional development as well as ensuring that the organisation consistently demonstrates respect for the human rights of all our stakeholders.

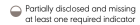
Information on our human rights training is shown in the table below:

Significant investment agreements and contracts that include human rights clauses or that underwent human rights screening	Units	Response
Total hours of employee training on human rights policies or procedures concerning aspects of human rights that are relevant to operations	No.	497
Total number of employees	No.	331
Total percentage of employees trained on human rights policies or procedures concerning aspects of human rights that are relevant to operations	%	22%

412-03

Significant investment agreements and contracts that include human rights clauses or that underwent human rights screening

All of our suppliers are contractually required to comply with the standards outlined in our Code or Partnering with Suppliers Standard, which includes specific human rights requirements - either through specific contract clauses or, if not bound by a contract, by the requirement to meet our Partnering with Suppliers Standard, which is outlined in our standard purchase order terms and conditions.







SASB

GRI Index

1: Foundation

2: General disclosures 3: Management approach 200: Economic 300: Environmental 400: Social

Topic-specific standards

GRI 400: SOCIAL continued

LOCAL COMMUNITIES

103-02 Our management approach to local communities 103-03

Evaluation of the management approach



We aim to strengthen our communities by providing engaging, safe and diverse places to work for employees; by building sustainable and inclusive supply chains; and by delivering programmes that empower communities and the individuals within them, enabling them to grow.

As part of this approach, we are committed to promoting human rights throughout our value chain. We also invest in promoting positive drinking, building thriving communities and reducing our environmental impact.

Our Society 2030: Spirit of Progress targets address these areas, while contributing to the UN Sustainable Development Goals.

For more information on our Society 2030: Spirit of Progress plan, targets and approach to local communities, see our website and Reinvigorating Our Communities and Society section of our Annual Report on page 14.

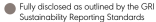
Delivering our Society 2030: Spirit of Progress targets and approach towards local communities is managed by various functions within the business, including Supply, Human Resources, Procurement and Corporate Relations teams.

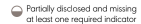
See on page 6 of this ESG Reporting Index for more information about our Society 2030: Spirit of Progress quarterly reporting system and review process.

Where appropriate, we also evaluate our community and inclusion and diversity programmes through more detailed research, as described in GRI 413-01.

See our Reporting boundaries and methodologies on pages 76-86 of this ESG Reporting Index for more information on how we measure and report on our Champion inclusion and diversity targets.

Disclosure		Our response
413-01	Operations with local community engagement, impact assessments and	We have various community programmes that creates positive impacts on the communities. We do in-depth research on critical community programmes to fully understand their impact, such as assessing farming activities with smallholders. These evaluations help us enhance our strategy by enhancing seed quality and boosting our involvement with farmer organisations or intermediaries.
	development programmes	Similar studies have been conducted to evaluate the impact of our Water Sanitation And Hygiene (WASH) programmes.
413-02	Operations with significant actual and potential negative impacts on local communities	We perceive potential negative impacts on the communities may be alcohol misuse and irresponsible consumption. We have been working extensively to mitigate the same. Please refer the Principle 8 of our Business Responsibility Report.









GRI 400: SOCIAL continued

SUPPLIER SOCIAL ASSESSMENT

103-02



Our management approach to supplier social assessment

103-03

Evaluation of the management approach

Our Partnering with Suppliers Standard sets out the minimum social, ethical and environmental standards we require suppliers to follow as part of their contract with us. We also expect our suppliers to promote the principles of our Partnering with Suppliers Standard throughout their own supply chain, and to have appropriate processes in place to verify

Our Responsible Sourcing programme also includes an initial screening process. Where suppliers are assessed for potential risk, they are required to register with Sedex and complete a Sedex self-assessment questionnaire. Independent audits of suppliers are conducted for those suppliers who represent a high risk. Audits follow the Sedex Members Ethical Trade Audit (SMETA) Four Pillar Audit Protocol or equivalent. Where non-compliances are identified, a corrective action plan report is raised and we work with that supplier towards a resolution.

Human rights in our supply chain

We have been signatories to the UNGPs since 2014 and continue to embed human rights throughout our value chain. We do this through our comprehensive human rights impact assessment (HRIA) programme, prioritised by risk and based on a global mapping process. This programme is our opportunity to reach beyond tier one suppliers to primary producers, such as farmers. For more information on our progress against delivery of HRIAs, see GRI 103-02 on page 59 of this ESG Reporting Index.

In line with the UNGPs, we have identified issues that are particularly salient to our business: labour rights, including the risk of child labour, especially in agricultural supply networks; treatment of contract labour; and sexual harassment in the hospitality sector. These issues were identified as external risk factors in the places where we operate, rather than through reported incidents in our own value chain. For more information about how we manage these risks, see GRI 103-02 and GRI 103-02 on pages 56-57 respectively of this ESG Reporting Index.

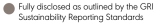
Identifying vulnerable stakeholders

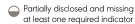
We identify potentially affected stakeholders of human rights in several ways, including through our HRIAs, which cover markets in each region we operate and have an impact. These assessments will look in detail at a market's salient risks and vulnerable stakeholders, both within our own operations and supply chain.

Identifying sexual harassment in the hospitality sector as a salient human rights issue, for example, led us to develop our Global Brand Promoter Standard, which establishes principles and guidelines to protect brand promoters' rights. We're also able to identify vulnerable stakeholders through our third-party data on risk, which is obtained through the Sedex Radar risk tool, It also contains commodity-level risk so we know that through sourcing certain products from certain regions we may be working with vulnerable stakeholders of forced labour, child labour as we did in supplying regions in Africa - conflict minerals and deforestation.

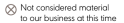
We assess select suppliers for their impacts on society, and the results are reviewed by our Procurement teams, which consider any issues of non-compliance with our policies. This also includes performance on the Sedex system, as described in GRI 103-02.

While specific issues of non-compliance are acted on as part of the audit process, these reviews identify trends that allow us to revise standards and guidance. If specific suppliers consistently fail to respond to improvement plans, as identified as part of their performance evaluation, we reserve the right to stop working with them.





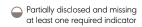




Topic-specific standards

GRI 400: SOCIAL continued

Disclosure		Our response
414-01	New suppliers that were screened using	All suppliers of Procurement-managed spend go through the screening process. This includes areas such as labour standards, human rights including child labour, and legal compliance on issues such as pay.
	social criteria	Our Society 2030: Spirit of Progress aims and our Responsible Sourcing programme have been included into contractual agreements and our bidding processes for choosing new suppliers. As a result, our suppliers are incentivized to achieve progress in the environmental, social, and governance emphasis areas outlined in our Partnering with Suppliers Standard. This increases their chances of acquiring new business or retaining current clients.
414-02	impacts in the supply 90 chain and actions Sup taken Tro	All vendors identified as a possible risk must register with Sedex and fill out the Sedex self-assessment questionnaire 90 suppliers of have completed the Sedex self-assessment questionnaire.
		Suppliers who pose a high risk may also be independently audited in accordance with the Sedex Members Ethical Trade Audit (SMETA) Four Pillar Audit Protocol or its equivalent.
		600+ Non-compliances were closed over the course of the year. 188 non compliance cases are pending for which our suppliers have developed corrective action plans with definitive timelines for closure.





GRI 400: SOCIAL continued

PUBLIC POLICY

103-02 Our management approach to public policy

GRI Index



Evaluation of the management approach



As part of doing business, we engage with governments, public interest groups, industry associations and a broad range of similar bodies around the world.

In doing so, our aim is always to comply with all laws governing political activity.

Our Corporate Relations team manages our engagement with stakeholders on public policy matters, assessing risk and aiming to support the delivery of our strategy, including, for example, promoting positive drinking and relevant fiscal and regulatory policies. For more details on our approach to public policy, see our Code.

The team assesses public policy risks and opportunities and develops our Corporate Relations strategy in line with our Performance Ambition at market and global levels. We regularly monitor and evaluate international trade, indirect tax and regulatory risks around the world, analysing their impact and developing mitigation and response strategies.

We track the effectiveness of our approach across our markets through internal reporting frameworks and ensure we adopt our strategy and allocate resources appropriately throughout the year.

Our overall approach, along with the management of specific public policy issues, is reviewed by the Executive Committee, the Audit Committee and the management-level Audit and Risk Committee as part of our overall corporate risk management activity.

Recent reviews have led to an increased focus on global trade tensions, indirect tax policy - for example, excise - risks and government regulations in response to inflation and geopolitical issues.

We continue to make good progress carrying out our public policy strategy in key markets and have strengthened our network of stakeholders. We are also improving our analysis of policy issues through economic modelling.

Together, this work means that we're in an increasingly strong position to navigate the global trading environment and engage stakeholders on tax reform, alcohol policies and regulations, including e-commerce.

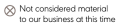
Our response



Political contributions During the year, we made no political donations in India.







Topic-specific standards

GRI 400: SOCIAL continued

CUSTOMER HEALTH AND SAFETY

103-02 Our management approach to customer health and safety



Evaluation of the management approach



D:--I-----

We aim to design and make products that are always safe for consumers to drink, and that meet their expectations in terms of taste, consistency and presentation. We have a programme of certification for our sites that includes:

- Site internal assessment to Diageo standards.
- Market independent assurance of adherence to standards.
- ISO 9001 for our production facilities.
- FSSC 22000 at our brewing and packaging locations.

At the date of this ESG Reporting Index, 92% of our business units were certified to ISO 9001 and 86% to FSSC 22000. The number of certifications is growing, with eight sites in India recently accredited.

We expect 100% of our business units to be certified SIO 9001 & FSSC 22000 in coming year.

For more details, see our Quality Global Policy and the Diageo Marketing Code.

We review customer safety at a number of levels across the organisation depending on the severity of the issue.

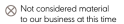
Our management-level Audit and Risk Committee reviews our key risks relating to customer health and safety, counterfeit and contamination - with a particular focus on food fraud.

The Supply and Procurement Tier 6 meeting, chaired by the President, Global Supply and Procurement, monitors our top KPIs for quality: total and critical pack defects, quality incidents and distribution defects.

Market-level teams meet monthly with the market head of governance to review these KPIs, along with other global and local quality KPIs, and escalate any issues to the market head of supply chain. This is part of our broader environment, health, safety and quality agenda.

Disclosure		Our response
416-01	Assessment of the health and safety impacts of product	Our goods are usually low risk in the sense that they are unlikely to cause food poisoning and are stable at room temperature. All goods are subjected to liquid testing and defect inspection, which includes major flaws related to product safety and statutory requirements.
	and service categories	We've kept reviewing and updating our global quality and risk management standards. As they are published, they are sent to all production locations.
416-02	Incidents of non-compliance concerning the health and safety impacts of products and services	To the best of our knowledge, no occurrences of non-compliance with rules have resulted in a fine, penalty, or warning.





SASB

Topic-specific standards

GRI 400: SOCIAL continued

MARKETING AND LABELLING

103-02

Our management approach to marketing and labelling



Evaluation of the management approach

We take very seriously our duty to develop, produce, market and sell our brands responsibly, and all our marketing is governed by our Diageo Marketing Code, Digital Code, Responsible Research Global Standard and Data Protection Global Policy. Our Diageo Consumer Information Standard provides mandatory minimum standards for the information that must be included on labels and packaging on all Diageo-owned brands in all geographies (where legally permitted). Labels and packaging must include alcohol content and nutrition information per serve, alcohol content by volume (ABV), at least one and up to three responsible drinking symbols, a reference to our global responsible drinking website, DRINKiQ.com, a list of allergens, and

For more details about labelling and information, see the Diageo Marketing code and quality global policy, Quality Global Policy.

recycling and sustainability symbols.

We have a cross-functional review process in place for all marketing communications that ensures compliance with the Diageo Marketing Code. On rare occasions, where communications are in breach of the Code, we revise them accordingly. Our Marketing, Legal, Brand Technical and Regulatory functions review packaging and labelling of new products to ensure they comply with the Diageo Consumer Information Standard.

We review the Diageo Marketing Code every two years to ensure it remains best-in-class compared with rigorous standards in our industry, and that it is consistent with evolving technologies. Any changes are signed off by the Chief Marketing Officer, General Counsel and Director of Corporate Relations.

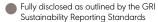
Our market-based teams, including general managers, review the efficacy of marketing communications, as do our global brand teams and global Marketing function.

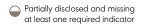
By continually assessing our communications, we gain feedback that helps improve future campaigns.

Disclosure Our response 417-01 Requirements for Our strategy is as follows: product and service All our label declaration comply with statutory regulation governed by various states and central bodies and also information and get amended as per changes in these requirement from time to time. labelling Content, especially in terms of compounds that may have an environmental or social impact: According to law, all of our goods must include an alcohol by volume declaration; 100% of our products have this information. 417-02 Incidents of To the best of our knowledge, we have had no significant incidents of non-compliance with regulations resulting in a non-compliance fine, a penalty or a warning. concerning product and service information and labelling 417-03 Incidents of To the best of our knowledge, we have had no significant incidents of non-compliance with respect to marketing non-compliance communication resulting in a fine, a penalty or a warning. concerning marketing

How we have met each disclosure

communications









SASB

Topic-specific standards

GRI 400: SOCIAL continued

CUSTOMER PRIVACY

103-02

Our management approach to customer privacy



Evaluation of the management approach



We hold personal data about employees, customers and suppliers, consumers and other individuals, including prospective and former employees. Our global data privacy programme, led by a Senior Data Privacy Director, has been designed to protect all personal information that we handle in our business activities.

Our Code and data privacy global policy set out our key principles and standards in how we handle data in line with our values, data protection laws and respect for privacy as a human right.

Our Chief Information Security Officer (CISO) is responsible for safeguarding our information assets, including personal data, through simplified compliance management, embedding a security-aware culture and operating an intelligence-driven cyber resilience programme.

The CISO co-chairs the Digital and Technology Risk Management Committee, which performs quarterly reviews of key security risks and determines the best actions to mitigate those risks. Cyber drills are conducted every year by our Executives and in manufacturing plants. Red team tests are conducted every year.

Our Global Counsel Asia, Brands, Innovation and Commerce oversees internal accountability and legal compliance across the business and reports on key aspects to the Audit Committee.

Our internal audit team regularly audits our global data privacy programme. Any findings are reviewed, with mitigation and improvement activities developed as appropriate, including escalation to our Audit and Risk Committee if required.

Data privacy issues may also be raised through our SpeakUp helpline, line managers, market legal counsel, data privacy stewards, HR team or directly to the Senior Data Privacy Director.

For more information, see our Code.

Disclosure

418-01



Substantiated complaints concerning breaches of customer privacy and losses of customer data

Our response

When we get requests from individuals to exercise their rights, such as the right to view personal information or unsubscribe, or when we receive complaints of personal data incidents, we follow our internal protocols and have robust internal standard for rightful addressal of such complaints.

There have been no known cases of regulatory action or inquiry against us this year regarding consumer privacy.

SOCIOECONOMIC COMPLIANCE

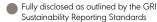
Disclosure

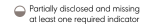
Our response

419-01

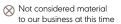


Non-compliance with laws and regulations in the social and economic We are complaint to Schedule VII, Section 135, Companies act 2013 on regulations related to social projects under our CSR efforts that is reported in our Business responsibility report and CSR report in Annual report. During the period there were no non compliances reported.









United Nations Global Compact (UNGC) Index



United Nations Global Compact (UNGC) Index

IMPLEMENTING THE 10 PRINCIPLES INTO STRATEGIES AND OPERATIONS

GRI Index

Criterion Description

Cross reference/direct answer

Mainstreaming into corporate functions and business units

Our Society 2030: Spirit of Progress plan supports the delivery of the 10 principles of the UN Global Compact (the 10 principles), and this year we continued to embed it into corporate functions and business units, including through our work towards our external targets for 2025 and 2030. An overview of our strategy can be found on page 06 of this document, Several sections of our Annual Report reflect the main streaming of the 10 principles.

These include:

- Our Chairman's statement, page 02.
- Our Managing Director & CEO statement, pages 03-05.
- Our principal risks and risk management, and Climate-related risks sections.

More reporting in this ESG Reporting Index relating to the 10 principles includes:

Human rights and labour

Our support and respect for the protection of internationally proclaimed human rights, and our processes for ensuring that we are not complicit in human rights abuses, are described in GRI 103-02 to 103-03 and GRI 412, page 60. Our commitment to upholding the freedom of association and the effective recognition of the right to collective bargaining is described in GRI 103-02 to 103-03 and GRI 407, page 55. We describe our work to eliminate all forms of forced and compulsory labour in GRI 103-02 to 103-03 and GRI 409, page 57 in this document. Our work to support the effective abolition of child labour is described in GRI 103-02 to 103-03 and GRI 408, page 56. Our work to eliminate discrimination and create a fair, inclusive and diverse workplace is described in GRI 103-02 to 103-03 and GRI 405, pages 59-60.

Environment

Our approach to environmental challenges, including the initiatives we undertake to promote greater environmental responsibility and encourage the development and diffusion of environmentally friendly technologies, is described in GRI 103-02 to 103-03 and GRI 301 to 308, pages 27-44.

Anti-corruption

Our internal Anti-Corruption Global Policy which is applicable to India has core principles which are included in our Code of Business Conduct (Code). Our work to prevent all forms of corruption, including extortion and bribery, and how we conduct our business transparently, is described in GRI 103-02 to 103-03 and GRI 205, page 24.

Value chain implementation

Our Society 2030: Spirit of Progress plan supports the delivery of the 10 principles of the UN Global Compact. It covers our entire value chain, from grain to glass, as described in the Section Reinvigorating Our Communities and Society of Annual report page 14. Further reporting in this ESG Reporting Index relating to value chain implementation of the 10 principles includes:

Human rights and labour

Details of how we implement our Partnering with Suppliers Standard, are described in GRI 103-02 to 103-03 and GRI 414, page 63. In our Partnering with Suppliers Standard we set out the minimum social and ethical standards we require suppliers to follow as part of their contract with us. As part of this, we outline our expectation that all our suppliers act in accordance with the UN Guiding Principles on Business and Human Rights (UNGP) and the international standards set out by the eight core International Labour Organization (ILO) conventions and recommendations. Environment.

We describe our approach to environmental standards in our supply chain and our work on climate change and water supply chain initiatives in GRI 103-02 to 103-03 and GRI 308, page 44.

Anti-corruption

As well as our own measures to prevent all forms of corruption, described throughout GRI 103-02 on page 24 in this document, we evaluate suppliers against the risk of bribery and corruption through our Know Your Business Partner (KYBP) assessment, which considers operating risks, market/sector risks and feedback from our internal reviews and assessments. This is described in GRI 103-02 to 103-03 and GRI 205, page 24.

SASB

Topic-specific standards

IMPLEMENTING THE 10 PRINCIPLES INTO STRATEGIES AND OPERATIONS continued

Criterion Description

Cross reference/direct answer

3 Robust commitments, strategies or policies in the area of human rights

We committed to act in accordance with the UN Guiding Principles on Business and Human Rights (UNGPs) in 2014. Our Human Rights Global Policy outlines our commitment to respect and embed human rights, as articulated in the Universal Declaration of Human Rights, across all our operations and throughout our business and value chain. Through appropriate contractual arrangements and our Global Partnering with Suppliers standard, we make our suppliers aware of, and expect their compliance with, our human rights commitments. In our workplaces and the communities in which we operate, we believe a serious commitment to respecting human rights is fundamental to our way of doing business.

We recognize that we are responsible for the impact of our operations on our employees, on all workers in our supply chain, on consumers of our products and on the communities in which we operate. Therefore, we have policies and processes in place to identify, prevent and mitigate human rights risks, and to provide remedy for any adverse impact we have caused or contributed to through our operations. This includes a commitment to support the rights of indigenous peoples, migrant workers, and the communities where we work, including their land rights.

We're also committed to supporting rights to water and sanitation, delivered through our Preserve water for life strategy, our community water, sanitation, and hygiene (WASH) programmes, and our Partnering with Suppliers Standard. Our Human Rights Global Policy is also informed by the International Labour Organization's (ILO) Declaration on Fundamental Principles and Rights to Work, the Children's Rights and Business Principles, and the UN Global LGBTI Standards of Conduct for Business. We act with integrity, in compliance with local law, and we respect the unique customs and cultures in the communities in which we operate.

Effective management systems to integrate human rights principles

We have a clear Human Rights Global Policy which sets out our commitment to human rights. We also have a number of other policies and standards that reinforce our human rights principles to our employees, suppliers and other stakeholders. We have well-developed management systems, including our global framework for compliance training, which mandates that every employee must complete training about our Code and key policies (such as human rights) on joining Diageo.

The Annual Certificate of Compliance (ACC) is designed to confirm that all mid-level and senior managers fulfil their duties with regard to compliance and have read and understood our Code and key global policies. In 2019, following an external review, we extended the ACC to include certain non-management roles. We have a training plan on our key policies, which is delivered through respective policy owners. In 2019, we rolled out human rights training with a specific focus on modern slavery to our Procurement teams and a selection of key roles within the

We used a comprehensive human rights impact assessment (HRIA) approach, which is progressively assessing the human rights risks across our whole value chain. For more information, refer GRI 103-02 to 103-03 and GRI 405 to 414, pages 59-60.

5 Effective monitoring and evaluation mechanisms of human rights integration

We have established a human rights governance structure to embed the due diligence and integration of human rights as business as usual across our operations. We aim to proactively manage and monitor any infringement of human rights on an ongoing basis and take appropriate remedial action as and when required. Our HRIA programme was carried out by external human rights specialists alongside our own teams. We consider all aspects of human rights through the assessment programme, both through focused assessments and through our routine engagement with key areas of our value chain such as agriculture.

We also engage with the different stakeholders in our value chain, identifying those potentially affected by human rights risks. In 2019, we further strengthened this assessment process through our HRIA toolkit, which was developed as a result of a significant internal review. It provides additional structure to our processes, and quidance material for the assessment process. More information on our progress on delivering HRIAs this year; please see GRI 103-02 on page 59.

ROBUST LABOUR MANAGEMENT POLICIES AND PROCEDURES

Robust commitments, strategies or policies in the area of labour Our Code of Business Conduct, which was refreshed in fiscal 20, sets the standard for what is expected of everyone working at Diageo, as well as of third parties who are contractually required to adhere to its terms. Other policies, such as our Global Health, Safety and Wellbeing Policy and our Human Rights Global Policy, flow from its principles. Our overall commitment to our people is outlined in the Building a Winning Organization sections of the Annual Report, pages 08-09, which discuss how we manage issues such as diversity and engagement.

Reporting boundaries and methodologies

Topic-specific standards

Criterion	Description	Cross reference/direct answer
7	Effective management systems to integrate the labour principles	Our risk and compliance programme, referenced above, also covers labour issues. For more information on how we manage issues such as diversity, health and safety, or engagement, see the Building a Winning Organisation section of the Annual Report, pages 08-09 and respectively, and the additional details can also be found in GRI 103-02 to 103-03 and GRI 405 to 409, pages 62-66.
8	Effective monitoring and evaluation mechanisms of labour principles integration	Our risk and compliance programme, referenced above, also applies to labour issues. Reports through our SpeakUp website and telephone line help us monitor these issues, as outlined in the Directors Report section of Annual Report, page 34. We have set targets for aspects of labour implementation, notably safety, diversity and employee engagement. These are key performance indicators for our business, as set out on pages 08-09 of the Annual Report. Each is routinely monitored and reviewed with programmes in place to improve performance where necessary in order to deliver our 2030 targets. Additional details can also be found in GRI 103-02 to 103-03 and GRI 405 to 409, pages 52-57.
ROBUS	T ENVIRONMENTAL MA	ANAGEMENT POLICIES AND PROCEDURES
9	Robust commitments, strategies or policies in the area of environmental stewardship	Our Environment Policy outlines our commitment to reducing our impact on the environment. We have a series of environment targets that we aim to achieve by 2025 and 2030. For more information, see the following sections of the ESG Reporting Index: Pioneer grain-to-glass sustainability on pages 80-81, Doing business the right way from grain to glass on page 83 and responding to climate-related risk on page 18. See also GRI 103-02 to 103-03 and GRI 301 to 308, pages 28-44 of this ESG Reporting Index.
10	Effective management systems to integrate the environmental principles	Our robust environmental management system helps us with our targets for water efficiency, water quality, water replenishment, carbon emissions, waste to landfill and sustainable packaging. For more information, see the following sections of the Annual Report: Reinvigorating Our Communities and Society, page 14 and GRI 103-02 to 103-03 and GRI 301 to 308, pages 28-44 of this ESG Reporting Index.
11	Effective monitoring and evaluation mechanisms for environmental stewardship	Our risk and compliance programme, referenced above, also applies to our Environment Policy. Beyond this we have a robust system to monitor environmental performance managed by our Executive committee & ESg & CSR committee Team which meets Quarterly. For more information, see the following sections of the Annual Report: Reinvigorating Our Communities and Society, page 14, and GRI 103-02 to 103-03 and GRI 301 to 308, on pages 28-44 of this ESG Reporting Index.
12	Robust commitments, strategies or policies in the area of anti-corruption	Our Code of Business Conduct and Anti-Corruption Global Policy set the standard for what is expected of everyone working at Diageo, and those who represent or act on behalf of Diageo. We have made a commitment that we will not condone the offer or acceptance of bribes in any form, anywhere we operate.
13	Effective management systems to integrate the anti-corruption principle	Our risk and compliance programme, referenced in the Our risk management section (Annexure 5) of the Annual Report, pages 62-67, outlines how we deliver our anti-corruption commitment. We also have an internal Know Your Business Partner (KYBP) programme to assess third parties, such as suppliers and customers, against the risk of bribery and corruption, and to mitigate risks. For more information, see GRI 103-02 to 103-03 and GRI 205 to 206, pages 24-25.
14	Effective monitoring and evaluation mechanisms for the integration of anti-corruption	Our risk management section (Annexure 5) of the <u>Annual Report</u> , pages 62-67, sets out our monitoring and evaluation mechanisms. Our internal Global Audit and Risk (GAR) programme checks that these principles are consistently applied. For more information, see GRI 103-02 to 103-03 and GRI 205 to 206, pages 24-25.

SASB

Topic-specific standards

GRI Index

ROBUS	ST ENVIRONMENTAL MA	ANAGEMENT POLICIES AND PROCEDURES	
Criterion	Description	Cross reference/direct answer	
15	Core business contributions to UN goals and issues	Diageo is committed to contributing to many goals of the United Nations (UN) as well as those of other affiliated, specialised agencies, such as the World Health Organization (WHO) and the International Labour Organization (ILO). Our Society 2030: Spirit of Progress plan is aligned to the UN Sustainable Development Goals (SDGs), and delivery of our 2025 and 2030 targets contributes to the delivery of those goals. Areas of specific focus are water an sanitation, health and non-communicable disease, carbon, diversity and empowerment, livelihoods and decent work. These also contribute to poverty reduction.	
		Further details are available on pages 14-16 of the <u>Annual Report</u> . We focus particularly on promoting positive drinking through encouraging moderation and tackling harmful use of alcohol, and the WHO target of reducing alcohol-related harm by 10% across the world by 2025. Every one of our responsible drinking programmes, partnerships and campaigns are in service of this.	
16	Strategic social investments and philanthropy	Our community programmes focus on the most material areas for our business, with support for water and sanitation, diversity and inclusion, skills development for employment and sustainable agriculture. We also support critical issues and disaster relief as they arise, providing financial and material support for relief programmes, when necessary, through NGO partners. For more on see pages 14-16 of the Annual Report, and GRI 103-02 to 103-03 and GRI 205 to 206.	
17	Advocacy and public policy engagement	We engage on many issues important to our Society 2030: Spirit of Progress plan. For example, globally we have signed up to the Business Ambition for 1.5°C, the UNGC/SBTI Uniting Business to Recover Better, Race to Resilience and Race to Zero and the UNGC Government Letter on SDGs in Recovery; and have joined the Open for Business coalition, an alliance of leading companies that are committed to supporting LGBTQ+ inclusion worldwide. For more information, see our global website. We engage in advocacy at state and national levels with governments and civil society. For example, Diageo India is part of FICCI water mission at National level and is leading the corporate water stewardship working group on water efficiency at site level, replenishment in the catchment & promotion of WASH. On Positive drinking we work with State Government in partnership with licensing authorities (RTO) to raise awareness on Anti Drink Drive through our programme Wrong Side of the Road.	
		For more information, see GRI 103-02 to 103-03 and GRI 203-02, page 22.	
18	Partnerships and collective action	We believe partnership is the best way to make progress against our ESG strategy and goals. In the case of positive drinking, the most significant initiative globally we have been part of in recent years is the Global Beer, Wine and Spirits Producers' Commitments to Reduce Harmful Drinking - the largest ever industry-wide initiative to implement effective ways to address harmful drinking. The commitments ended in December 2017, but the signatory companies remain committed to the spirit of the five commitments and the 10 action areas. We will continue to work with our peers in this area. We are members of International Spirits & Wine association of India (ISWAI), where we work with peer companies to promote positive drinking through responsible consumption advocacy programmes.	
		On Water stewardship, we have initiated collective action in partnership with catchment stakeholders at one of our manufacturing sites to ensure sustainability of the water source. In this initiative, we work with local community, farmers, local NGOs, water resource department, State pollution control board & other private companies in the catchment to collectively play our respective roles.	
CORPO	DRATE SUSTAINABILITY	GOVERNANCE AND LEADERSHIP	
19	CEO commitment and leadership	In the <u>Annual Report</u> , pages 2-5, our Chairman and MD & CEO confirm their commitment to sustainability and responsibility.	
20	Board adoption and oversight	The process by which the Board adopts and oversees aspects of our sustainability and responsibility strategy is described in GRI 2-22, 2-26, 2-29 and 2-31, 2-35.	
21	Stakeholder engagement	We engage stakeholders on two levels, local, state & National. At a local level, employees across the business engage their colleagues, local governments, customers, media, community groups and consumers on issues of immediate concern to them. At state level, we engage customers, suppliers, State Govt. Agencies, State level vernacular media & State level NGOs.	
		At a national level, we engage investors, customers, suppliers and multinational organizations such as UN agencies and NGOs.	
		Routine dialogue through the Corporate Relations function is critical to those engagement processes, with regular assessment of stakeholder sentiment within the various sectors, the review of which strengthens our engagement process and public policy activity.	

Our Response to the Sustainability Accounting Standards Board (SASB)



GRI Index

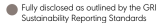
Our Response to the Sustainability Accounting Standards Board (SASB)

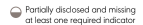
The US-based SASB sets out sustainability reporting standards for different sectors. Our response to the standard for alcoholic beverage companies is summarised in the following table.

ENERGY MANAGEMENT		
SASB metric	Our response	
(1) Total energy consumed, (2) percentage grid electricity, (3) percentage renewable energy	Please refer to GRI 302 in this document.	
WATER MANAGEMENT		
SASB metric	Our response	
(1) Total water withdrawn, (2) Total water consumed, percentage of, (3) each in regions with high or extremely high baseline water stress	Please refer to GRI 303 in this document.	
(4) Discussion of water management risks and description of management	Please refer to GRI 303 in this document.	
strategies and practices to mitigate those risks	An overview can also be found on our website.	
RESPONSIBLE DRINKING AND MARKETING		
SASB metric	Our response	
Percentage of advertising impressions made on individuals above the legal drinking age	All advertising impressions are targeted to those above the legal drinking age; see the <u>Diageo Marketing Code</u> for more details.	
Number of incidents of non-compliance with industry or regulatory labelling and/or marketing codes	Please refer to GRI 417-03 in this document.	
Total amount of monetary losses as a result of legal proceedings associated with labelling and/or marketing practices	Please refer to GRI 417-03.	
Description of efforts to promote responsible consumption of alcohol	Please refer to pages 15-16 of the <u>Annual Report</u> , and page number 8-9 of <u>Business Responsibility Report</u> and to <u>Responsible Consumption</u> (diageoindia.com).	
PACKAGING LIFECYCLE MANAGEMENT		
SASB metric	Our response	
(1) Total weight of packaging, (2) Percentage made from recycled or renewable materials, (3) Percentage that is recyclable or compostable	Please refer to GRI 301 of this report.	
Description of strategies to reduce the environmental impact of packaging	Please refer to GRI 301 of this report.	

How we have met each disclosure

throughout its lifecycle









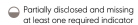
Our response to the Sustainability Accounting Standards Board (SASB)

GRI Index

ENVIRONMENTAL AND SOCIAL IMPACT OF INGREDIENTS SUPPLY CHAIN SASB metric Our response Suppliers' social and environmental responsibility audit: (1) Non-conformance rate, (2) Associated corrective action rate for: (a) major and (b) minor non conformances

SASB metric	Our response
Percentage of beverage ingredients sourced from regions with high or extremely high baseline water stress	Globally we have 44 manufacturing sites in water stressed regions. 10 out of 44 are in India. For more information please refer to our Global Annua Report.
	As part of Society 2030 ambition, we are working towards replenishing more water than we use in our operations in water stressed regions by FY 26. In the reporting period, we have executed water replenishment projects in these regions that can be referred in our Business responsibility report FY 21-22.
List of priority beverage ingredients and description of sourcing risks due to environmental and social considerations	Please refer to GRI 301 of this report.

ACTIVITY METRIC				
SASB metric	Our response			
Volume of products sold	Please see Annual Report.			
Number of production facilities	Please see GRI 2-7 in this document.			
Total fleet road miles travelled	Omission: Data capturing in progress.			







GRI Index

Reporting Boundaries and Methodologies

SASB

The reporting boundaries and methodologies described in this section pertain to the social and environmental performance disclosures contained in our Annual Report and this ESG Reporting Index.

Reporting Boundaries

We have reported ESG progress for all operations of United Spirits Limited in India including the company's headquarters in Bengaluru and our subsidiary, Pioneer Distilleries Limited Dates mentioned in the course of this report refer to financial years unless otherwise specified. The reporting scope depends on the nature of indicators and where applicable, we have explained the exceptions and limitations of indicators in this report.

Environmental data is reported for all sites under USL's operational control including offices with more than 50 employees. The reporting boundaries are based on the Greenhouse Gas Protocol: A Corporate Accounting and Reporting Standard (Revised Edition) from the World Resources Institute and World Business Council for Sustainable Development (WRI/ WBCSD Protocol).

EXCEPTIONS

Environmental and safety data from associates operations that are not under USL's control are excluded.

BASELINES

We have set FY 20 as our baseline year for our Society 2030: Spirit of Progress targets. The baseline data forms the basis for calculating our progress vis a vis targets we have set for ourselves. In the event baselines differ, these have been highlighted where relevant.

REPORTING SYSTEMS

We follow three main systems for collection, validation and analysis of reported data.

These are:

- Health and Safety and Human Resources data: Health and Safety and Human Resources data are reported at site level using our global information management systems.
- Environmental data: Each year, USL collects data on key measures of environmental data which is collated and analysed using a web-based environmental management system.

For the financial year ending March 31, 2022.

Denominator for efficiency indicators.

To calculate efficiency ratios, we use litre of Absolute Alcohol produced and Litre of packged product to compute Distillation water and packaging efficiency respectively.

• Society 2030: Spirit of Progress data is collated Monthly, Quarterly and Annually as per the requirement of the KPI's. in our market report template. The data is then aggregated at the site level along with other Society 2030 targets and is reviewed by general managers, leadership teams, at and in quarterly meetings with the Executive Committee, CSR & ESG Committee. Regular and rigorous assessments enable us to evaluate the risks and opportunities associated with the programmes and to ensure we have the right and sufficient resources to fulfil our commitments.

REPORTING AND ACCURACY OF DATA

The collection, review and validation of non-financial information included in this report are influenced by processes at the market, regional and global level. These processes outline clear reporting lines and are well documented.

While we do our best to capture and measure data as accurately as possible, it is not practically feasible to do so with complete precision. Instances where we may have exercised judgment or estimated measures are highlighted within the reporting methodologies.

Reporting Methodologies

Society 2030: Spirit of Progress is Diageo's ten-year action plan to help create a more inclusive and sustainable world. It builds on the company's founding legacy to create a positive impact in our company, with our communities and for society. It is how we will continue to celebrate life every day, everywhere.

The content of this report is based on the targets and aspects of Society 2030 that are germane to our resolve to do business the right way, from grain to glass. The pages

hereafter carry an explanation of how we calculate targets and other key information disclosed in this ESG Reporting Index and our <u>Annual Report</u>. The information is organised under four key areas of Society 2030.

- Promote positive drinking.
- Champion inclusion and diversity.
- Pioneer grain-to-glass sustainability.
 - Preserve water for life
 - Accelerate to a low carbon world
 - Become sustainable by design
- Doing Business the right way from Grain to Glass.

PROMOTE POSITIVE DRINKING

USL's 2030 targets for 2030 are as follows:

- Act Smart India initiative: Influence attitude change towards underage alcohol consumption among 0.8 million young Peoples.
- Wrong Side of the Road: Educate 1 million consumers about the risks of drink driving.
- DRINKiQ: Reach 0.5 million individuals to promote moderation in drinking and raise awareness of the harmful effects of excessive alcohol use.
- Leverage our marketing and innovation to make moderation the norm - reaching 100 million people with dedicated responsible drinking messaging.

TARGET

Act Smart India initiative: Create an attitude change towards underage alcohol consumption among 0.8 million young people.

Performance measures (KPIs)

Number of persons educated on the dangers of underage drinking through a Diageo supported education programme.

Number of people in whom attitude change is reported measured through pre and post attitudinal surveys, after participation in a Diageo supported education programme.

Definitions:

Act Smart India is an education programme under the umbrella of Diageo's global SMASHED initiative. It addresses underage drinking with positive thinking and is

designed to impress on teenagers the dangers of underage drinking and to equip them to tackle adverse influences that trigger alcohol consumption. The programme leverages the power of storytelling to highlight the harmful effects of underage drinking and to empower young people to make responsible decisions with respect to alcohol consumption.

It is an online programme that can be delivered live, online or as a combination of both. USL implements it in collaboration with different government organisations, schools and civil society/ non-governmental organisations (NGOs).

- Live: The live sessions are delivered in workshops conducted by school teachers who are trained to deliver the module. This method helps us achieve the widest reach and impact.
- Online: An innovative and engaging e-learning course, which tells the stories of underage people who consume alcohol through powerful filmed clips and includes interactive learning tools, student assessment and teacher support.
- People educated: Young people within the target age group (13-17), who have participated in the full learning experience whether live or online. Completions for Online are counted only upon course completion, and Live completion is counted when the number of students as stated by the teacher, has completed the full workshop which is then confirmed by the delivery partner.
- Changed attitudes: An attitude is considered as changed when a student responds to the post-survey question by stating that they are less likely to drink underage. This is supported by evidenced progression through pre- and postperformance surveys against all other learning outcomes, with the 'less likely to drink underage' results as the core indicator.

Scope:

We work with Diageo Plc to adapt this global programme to make it suitable for the Indian audience. The programme is implemented through an NGO partner on ground.

Data preparation and assumptions

The number of people educated is calculated

by adding together the number of people reached in the areas where the programme has been implemented.

SASB

The number of people who confirmed a changed attitude is calculated by adding together the number of people who responded to the post-survey question by stating that they are less likely to drink underage.

This data, along with supporting evidence, is supplied by delivery partners to the Diageo India Team for review and reporting.

We apply the following criteria to measure attitude change:

- Assess 20% of programme participants through a pre- and post-survey. The participants in the sample have to be selected randomly.
- If the sample is below 200 people, the same participants must take the pre- and post-survey.
- The sample must have approximately equal gender representation i.e,50% male and 50% female.

We conduct pre- and post- evaluation surveys of at least 20% of the target audience of young learners. This represents 20% of the participating schools.

Double counting

USL considers the risk of double counting to be very low for this programme. It would only occur in cases where a student was required to repeat a school year or where they moved schools. We consider duplication highly unlikely as the activity is only delivered to any audience within the curricular requirements for the year. No unique personal identifiers are collected, for data privacy reasons.

The data with respect to number of people educated and those reporting attitude change resides with the Implementing partner.

TARGET

Wrong Side of the Road: By 2030, educate 1 million consumers about the risks of drink driving and raise awareness of the hazards as well as adverse personal and social outcomes of drink driving.

Performance measures (KPIs):

Number of persons who undergo an education programme supported by Diageo, called the Wrong Side of the Road.

Number of people who confirmed changed attitudes towards the dangers of drink driving after undergoing the Wrong Side of the Road education module.

Definitions:

Developed in partnership with the United Nations Institute for Training and Research (UNITAR), this programme is designed to make a two-fold impact:

- Increase understanding and information about the dangers and ill effects of alcohol on the body.
- Change attitude to drink driving and lower the number of people who believe drink driving is acceptable and who would consider driving impaired.

All stories are real and aim to help drivers From not making the same mistakes. The purpose is to highlight the effects that the decision to drive after drinking can have on the individual, his/her family and community. The education module is designed to help viewers to negative consequences if they decided to drive after consuming alcohol.

The target audience for this programme is anybody above the legal age for drinking in India. The programme is delivered through multiple delivery models and focused partnerships such as with Authorities and RTOs, vehicle testing centres, corporates and higher education institutions in various states of India. Its delivery is flexible and the target audience can be reached through a variety of methods comprising the following:

- In-person workshops conducted by a trained master facilitator using the facilitator pack (created in PowerPoint). This method is deployed in educational institutions and communities with limited internet access/bandwidth.
- Webinars: Using the facilitator pack, a trained master facilitator delivers the training to audiences in educational institutions and corporates, where a physical / in-person training is not feasible.
- Semi virtual: The training is delivered online by a master facilitator to an audience that has gathered in a physical workshop, at a venue with internet connection and equipment for remote delivery.
- Online learning which includes:
 - Self-paced learning via social media: Leveraging social media to access the

GRI Index

- programme link, people can complete the learning at their own pace
- Driver Sensitization Labs AV/Tab Lab which requires citizens applying for driving licenses at RTOs to undergo the training online on a tablet provided specifically for this purpose

Changed attitudes:

An attitude is considered to be changed when a person who has been through the Wrong Side of the Road education module responds to the post-programme survey by stating that he/she is less likely to drink and drive because of participating in the learning experience.

Scope:

The programme is implemented across through various delivery models.

Data preparation and assumptions:

The programme is run through a dedicated online portal and signed-up participants are only counted if they complete the full online course. The performance measure for this drink driving programme is calculated by adding the number of people who completed the learning experience across the Indian states in which the programme is implemented.

Sampling criteria have been established to measure attitude change as follows:

- Assess a minimum of 20% of programme participants through a pre- and postprogramme survey.
- The participants that make up the 20% sample have to be selected randomly.
- If the sample is fewer than 200 people, same participants will have to take the pre- and post-programme survey.
- The gender distribution of the sample has to be approximately 50% female and 50% male.

TARGET

DRINKiQ: Promote moderation in drinking and increase awareness of the harmful effects of excessive alcohol in 0.5 million individuals by 2030.

Performance measures (KPIs):

Number of persons who access the DRINKiQ online platform (https://www.DRINKiQ.com/ en-in/) and information on responsible drinking.

Definitions:

DRINKiQ, Diageo's online platform, is dedicated to responsible drinking. The objective of this initiative is to support positive drinking by promoting moderation and reducing alcohol-related harm. The platform provides facts about alcohol, the effects of drinking on the body and mind, and the harmful effects of excessive drinking on individuals and society. The information is available to everyone regardless of their present circumstances and includes facts. tools and support to help people make informed choices about alcohol consumption. The platform also carries a drinking selfassessment tool to help assess whether a person is at risk of problem drinking. The tool has been devised based on the World Health Organization's (WHO's) Alcohol Use Disorder Identification Test (AUDIT) tool.

SASB

DRINKiQ is accessible to all persons above the legal age of drinking in India.,

Data preparation and assumptions:

This data is maintained at the market level by the programme owner and at the global level by the metric owner responsible for the global roll out of DRINKiQ.

TARGET

Leverage our marketing and innovation to make moderation the norm - reaching 100 million people with dedicated responsible drinking messaging.

Performance measures (KPIs)

• Number of people reached (unique reach) through campaigns and training specifically designed to promote moderation.

Definitions

Campaigns and training could be delivered through social media or as viral videos, events, traditional media campaigns and other forms of marketing by brands including Brand Diageo. Moderation messaging campaigns could include specific responsible drinking campaigns: for example #walkerssetthepace.

Data preparation and assumptions The reach data for our campaigns is collected by our media agencies and reported to us. The reach is deduplicated at a market level to

avoid double counting. Where the unique reach cannot be deduplicated, the largest unique campaign in a market is reported. Our aim is to communicate with consumers on multiple occasions, so our impressions and reach far exceed our unique reach.

CHAMPION INCLUSION AND DIVERSITY

The targets USL has set to be achieved by 2030 are as follows:

- Learning for Life and other skills: Impart business and hospitality skills to enhance employability and improve livelihood opportunities in the hospitality sector for 12,000 persons including 50% women.
- Inclusion and Diversity in the workplace: Shape market-leading policies and practices and improve representation of women to reach 33% within the organisation and 50% in Diageo India's Leadership Team.

TARGET

Learning for Life: By 2030, impart business and hospitality skills, enhance employability and improve livelihood opportunities in the hospitality sector for 12,000 persons who may have faced barriers to employment.

Of the total number of participants under the Learning for Life programme, USL ensures that at least 50% are women.

Performance measures (KPIs):

Number of persons trained through the National Skills Development Council (NSDC) certified programme under Learning for Life.

Definitions:

A business and hospitality skills training programme, Learning for Life aims to equip individuals who may face barriers to employment with the necessary skills to be employed in the hospitality sector. The programme offers equal access to training and aims to enhance opportunities for employability and livelihoods as well as support the continued progress of the hospitality sector.

The programme is delivered in partnership with local educational, government, and training organisations. The training provided is certified by the NSDC and aligns with its requirements, while addressing the specific needs of the hospitality industry. Apart from teaching business and sector specific skills,

the programme also includes soft skills such as appropriate attitude, communication, grooming (dressing, personal hygiene, and posture) and spoken language capability. At the conclusion of the training, USL supports trainees with job placements.

Among other activities to generate employment and empower women, USL imparts business skills to women in some of India's poorest districts. These skills enable them to set up micro enterprises and create livelihood opportunities, thereby empowering them and enhancing their representation in their communities. These activities include mushroom cultivation, production of home cleaning products like phenyle.

We began the mushroom cultivation project as a home based pilot and extended it as its success became evident. At present, the project enables 126 women in Allipur and Bergispentha villages of Odisha's Gopalpur district to not only increase the income available to their families but also to improve their nutritional status.

Scope

The programme is conducted in in various states across India.

TARGET

Inclusion and Diversity in the workplace:
Shape market-leading policies and practices and improve representation of women to reach 33% within the organisation and 50% in Diageo India's Leadership Team.

Performance Measures (KPIs):

Number of women employees and women in leadership roles at USL as of March 31, 2022. We will track the average of the four quarter ends across the fiscal year, based on the positions filled.

Definitions:

The leadership roles include Executive Committee, Senior Leader (SL), Level 2 (L2) and Level 3 (L3) roles some of which will be vacant at any point in time. The leadership positions exclude roles in Levels 4 to 7.

Scope:

All USL women 'leadership' employees are in scope of the performance measure. Employee type includes Regular and Fixed Term Contract (FTC) across all Workday and our online Human Resources System.

Data preparation and assumptions:

The company will take the average of the four quarter ends across the fiscal year, based on filled roles. The gender (sex) of employees, as female or male, is disclosed by employees on Workday. Where employees have 'Not Declared' this information is excluded from the gender representation data. Work levels are maintained in Workday based on the role and position in which women are employed. An extract of all employees at leadership level (Exec, SL, L2 and L3) is monitored internally on a quarterly basis but reported externally as an average of the four quarters across fiscal 22. HR collects gender information through Workday where employees selfdisclose this information.

SASB

Non-Executive Directors and Extended Workers (agency workers, independent contractors, freelance and consultants) are not in scope. Data from joint ventures and associates where USL does not have operational control is also not included.

PIONEER GRAIN TO GLASS SUSTAINABILITY

The targets USL has set to be achieved by 2030 are as follows:

Preserve Water for Life:

In order to fulfil this target, we are working towards the following:

- Replenish more water than we use for our operations in 100% of sites in waterstressed areas by 2026.
- Reduce water use in our operations with a 40% improvement in water use efficiency in water stressed areas.

Accelerate to a Low Carbon World:

Our targets in this respect include:

- Achieve Net Zero Carbon status by 2026 by reducing Scope 1 and 2 emissions as well as reach Zero Fossil Fuel status.
- Reduce our value chain (Scope 3) emissions by 50%.
- Sustain 100% use of renewable fuel and increase in-house potential for renewable energy.

Become Sustainable by Design:

We are working to meet the following requirements to achieve this target:

- Use of Market Bottles: Popular- 40% and Prestige- 25%.
- Ensure 99% of our packaging is widely recyclable or reusable/compostable.
- 60% of our packaging material to be made from recycled content and reduce overall packaging weight by 10%.
- Eliminate 100% of non-recyclable plastic from packaging and become plastic waste positive through the Extended Producer Responsibility (EPR).

Preserve Water for Life

TARGET

Replenish more water than we use for our operations in 100% of sites in water-stressed areas by 2026.

Performance Measures (KPIs):

Volume of water replenished (cubic metres m³).

Baseline:

The baseline for our water replenishment target is FY 26 estimated annual consumptive water volumes at sites located in water stressed areas. The baseline is re calculated annually to incorporate FY2021-26. The baseline is recalculated each year to include estimated FY2021-26 water efficiency improvements, water recovery, zero liquid discharge, production volume growth, new water-stressed sites and acquisitions and divestments.

Definitions:

This performance measure is calculated as total water replenished during FY 2021-26 at sites located in water stressed areas as a percentage of our FY 26 total consumptive water at sites located in water stressed areas. Every year, we calculate our cumulative water replenishment at water stressed sites as a percentage of our FY 26 estimated total consumptive water at sites located in water stressed areas.

Replenishment projects include activities such as reforestation, wetland restoration, desilting ponds, rainwater harvesting and Water and Sanitation (WASH) programmes. They need to be in a water stressed site's catchment and/or water stressed water basins from which we source local raw materials.

Replenishment targets are calculated based on all consumptive water used per site, are

tracked and reported by site and consolidated into a market target.

Scope:

Globally there are 44 water stressed sites, out of which 10 sites are in India which are included in our water replenishment plan.

Data Preparation and Assumptions:

The data for indicative volume (m3) of water replenished is collected by a delivery partner, and on completion of the project, confirmed. The Diageo global metric owner provides final validation. This data is then validated by an external validator.

The Diageo Water Replenishment Implementation Guide provides templates for calculating water volume replenished - the estimated volumes are pre-validated by the global team before the project is implemented. Volumes will then be validated after the project is commissioned.

TARGET

Reduce water use in our operations with a 40% improvement in water use efficiency in water stressed areas.

Performance measures (KPIs):

Percentage improvement in litres of water used per litre of packaged product.

We prepare and report water withdrawal data from the sites in our operational control. We use reporting methodologies developed by Diageo, based on the GRI Standards. In addition to tracking total water usage, we also calculate and report water efficiency, i.e. the ratio of the amount of water consumed to produce one 1 litre of packaged product.

Definitions

- Water stressed locations and classification: The World Resources Institute (WRI) Aqueduct Tool, UN Definitions and internal survey are used to determine the number of our sites located in water-stressed areas.
- Total quantity of water withdrawals: This is calculated as the difference between water obtained from the ground, surface sources, municipal/ government supply, tankers and any clean water provided back to local communities directly from a site. Uncontaminated water abstracted and returned to the same source under local consent, water abstracted from the sea and rainwater collection are excluded from

the water usage data reported.

Scope:

The scope includes USL supply and office sites.

SASB

Data preparation and assumptions:

Water withdrawals are mainly measured using readings from meters and water bills for the sites. In limited instances, estimations are used to calculate withdrawals. Water withdrawals are reported by source at site level using the environmental management system.

Water efficiency (water use rate), per litre of packaged product, is calculated by converting the total water withdrawal in cubic metres to litres, then dividing by the total packaged volume in litres.

Accelerate to a Low Carbon World

TARGET

Achieve Net Zero Carbon status by 2026 by reducing Scope 1 and 2 emissions as well as reach Zero Fossil Fuel status.

Performance measures (KPIs):

Percentage reduction in absolute greenhouse gas emissions including through afforestation to offset residual carbon emissions; and extent of replacement of fossil fuels with affordable technologies.

Baseline:

The baseline for this target is FY 07.

Definitions

- Scope 1 emissions (direct CO₂e emissions): those form on-site energy consumption of fuels sources such as gas, fuel oil and diesel, as well as fugitive and agricultural emissions. Aligning with WRI/WBCSD Protocol guidance relating to biofuels, we report Aligning with WRI/WBCSD Protocol guidance relating to biofuels, Small quantities of up to 50 tonnes CO2e and carbon emissions from biogas flaring and leased cars are excluded as these are not considered to be material to the company's overall impacts. These areas are routinely reviewed to reassess the materiality of the data.
- Scope 2 emissions (indirect CO₂e emissions): those from purchased electricity and heat.

Scope:

The scope includes USL supply and office

Data preparation and assumptions:

CO₂e emissions data is externally reported in metric tonnes and is the measure used to compare the emissions from the six main greenhouse gases based on their global warming potential (GWP).

The CO₂e emissions data is calculated based on direct measurement of energy use (meter reads/invoices) for the majority of sites. In limited instances, where invoices are not available, consumption is estimated. Fuel consumption is reported by fuel type at site level using the environmental management system. It is converted to energy consumption in kWh, by fuel type, and multiplied by the relevant CO₂e emission factor to derive the total CO2e emissions.

Scope 1 emission factors for fuels are typically average fuel CO2e emissions factors and calorific values.

Energy attribute certificates (EACs), derived from our distillery by-products and processed by a third party to generate biogas, form a component of our decarbonisation, together with purchased renewable EACs. This is reflected in data preparation and aggregation. Carbon emissions from electricity (Scope 2) are reported as both market emissions and location emissions in line with the WRI/WBCSD Protocol Scope 2 amendment made in January 2015. Diageo's CO₂e reduction targets and reporting protocols (since 2007) are based on market emissions applying emissions factors specified in contracts, power purchase agreements and supplier utility emissions as detailed in WRI/WBCSD Protocol Scope 2 guidance. Our net zero emissions target for 2030 remains consistent with earlier reporting protocols and is based on market emissions.

The reporting of location (gross) emissions has been added to Diageo's protocols (since FY 14). For location-based reporting of grid electricity consumption, factors provided in the Indian power sector report are used, as available.

TARGET

Reduce our value chain (Scope 3) emissions by 50%.

GRI Index

Performance measures (KPIs):

Percentage reduction in absolute greenhouse gas emissions (ktCO₂e).

Definitions:

Scope 3 emissions are all indirect emissions (not included in Scope 2) that occur in our value chain, including both upstream and downstream emissions. The CO₂e emissions relating to all categories of material and services to our supply chain include purchased raw materials, packaging, capital equipment, third-party manufacturers, consumer use and disposal. Upstream and downstream logistics and distribution, including Category 4 logistics emissions, are aggregated with emissions attributable to all categories of materials and services providing a total value chain, Scope 3

Category 4, Scope 3 emissions (that is, indirect CO₂e emissions from upstream transportation and distribution) are independently assured.

Carbon dioxide emissions from the fermentation process are excluded from our reported environmental data because these emissions are from a biological short-cycle carbon source and are outside Scope 1, 2 and 3.

Scope:

The scope encompasses USL's value chain emissions, both upstream and downstream.

Data preparation and assumptions:

CO₂e emissions data is externally reported in metric tonnes and is the measure used to compare the emissions from the six main greenhouse gases based on their global warming potential (GWP).

The CO₂e emissions data is calculated on the basis of volume of materials purchased, services provided, capital equipment purchased and distances travelled for upstream/downstream logistics. Supplierspecific emission factors and/or emission factors from literature are then applied to the component type to derive an absolute CO₂e emissions volume, measured in metric tonnes.

TARGET

Sustain 100% use of renewable fuel and increase in-house capacity for renewable energy.

Performance measures (KPIs):

Total renewable energy (MWh)/Total energy use (MWh) expressed as a percentage; and installed capacity for in-house generation of solar energy.

SASB

Definitions:

Total energy and renewable energy are externally reported in MWh and/or TJ. Total energy and renewable energy use are determined from direct and indirect energy consumption. Direct energy (renewable/ non-renewable) is determined from the quantity of different fuel types (metric tonnes, litres), of renewable and non-renewable fuels, and by applying the calorific value relevant for India.

Indirect energy (renewable/non-renewable) is measured in MWh/TJ from energy/utilities suppliers and/or applying the relevant EACs. In-house potential is defined as the installed

capacity to generate solar energy at USL's operations/sites.

Scope:

The scope includes USL supply and office

Data preparation and assumptions:

Total energy and renewable energy are externally reported in MWh and/or TJ. The energy data - direct and indirect - is calculated based on direct measurement of energy use (meter reads/invoices for volumes of fuel supplied) for the majority of sites. In a few instances where invoices are not available, consumption is estimated.

Fuel consumption is reported by fuel type at site level using the environmental management system. It is then converted to energy consumption, in kWh, by fuel type applying the relevant calorific value relevant for India.

Renewable direct energy is determined from the quantity of different fuel types (metric tonnes, litres), of renewable fuels and by applying the relevant calorific values. Indirect renewable energy is measured in MWh for energy/utilities suppliers and/or applying relevant EACs.

Become Sustainable by Design

TARGET

Zero waste discharge and zero waste to landfill.

Performance Measures (KPIs):

Percentage reduction in total waste to landfill in our direct operations.

Definitions:

We record the type and quantity of all waste to landfill using our internal environmental reporting methodologies and GRI Standards.

The definition of waste to landfill includes all hazardous waste and all unwanted or discarded material produced in solid, sludge or liquid form from manufacturing and office sites - except asbestos waste and/or other waste required by national or state legislation to be landfilled in either specified registered sites or other landfill sites. The definition includes all refuse, garbage, construction debris, treatment and process sludge, and materials that a site has been unable to reclaim, reuse or recover.

Scope:

Our supply and office sites are in scope.

Data preparation and assumptions:

Sites collect primary waste data typically in the form of weighbridge tickets and invoices from waste handlers. Data is reported by waste type at site level using the environmental management system. All waste to landfill is reported in metric tonnes. We aim to maintain zero waste to landfill everywhere we operate.

TARGETS

Ensure 99% of our packaging is widely recyclable or reusable/compostable

60% of our packaging material to be made from recycled content and reduce overall packaging weight by 10%.

Performance Measures (KPIs)

- Reduction in total packaging volume in metric tonnes (grams/litre of packaged product).
- Percentage of recycled content in total packaging volume (recycled content in metric tonnes per total packaging volume in metric tonnes).
- Percentage of packaging widely recyclable (widely recyclable volume in metric tonnes per total packaging volume in metric tonnes).

Definitions:

USL works to ensure that as far as practical, our brands reach consumers with a minimal environmental footprint. Therefore, we monitor and assess the type and volume of packaging used and the alternatives that are

GRI Index

available to us. The methodology for sustainable packaging includes packaging weight, recycled content and recyclability of material.

- Packaging weight: Pack weight changes are determined by quantifying the weight reduction in grammes and multiplying by the number of product lines (SKUs) affected on an annualised basis.
- Recycled content: Recycled content is determined by establishing the volume in grammes/kgs of non-virgin materials used to generate the pack components and adjusting for current-year changes to recycled content.
- Recyclability: Volume of materials (metric tonnes) deemed to be recyclable in market (reusable, compostable) / total volume of materials used (metric tonnes), expressed as a percentage.

Scope:

USL's supply and office sites are considered in the scope.

Data preparation and assumptions:

We collect data for packaging material volume from Enterprise software including SAP (materials supplied) and other sources. Data is collated for each of our three metrics (weight, recycled content and recyclability). It is then consolidated and verified internally with the best possible data available.

TARGETS

Eliminate 100% non-recyclable plastic from packaging and become plastic waste positive through EPR.

Performance Measures (KPIs):

- Metric tonnes of recycled content/total tonnes of plastics used expressed as a percentage.
- Metric tonnes of plastics widely recyclable (or reusable/compostable) as a percentage of total tonnes of plastic used.

Definitions

- Plastics volume (metric tonnes): Determined from the total volume of plastic purchased at each site and reported on a plastics database, on a quarterly basis.
- Recycled content: Calculated by quantifying the volume (metric tonnes) of non-virgin materials over the total volume of plastic used, at each site and reported

on a plastics database, on a quarterly basis.

SASB

- Recyclability of plastics: Determined by quantifying the weight (metric tonnes) of non-recyclable (or non-reusable/noncompostable) plastic components used at each site and aggregated at market level. This volume (metric tonnes) is expressed as a percentage of total volume (metric tonnes) of plastic used.
- Plastic waste positive: Nullifying the quantity of plastic put into the market by collecting back the same or larger quantity of packaging under the Extended Producer Responsibility (EPR).

Scope:

USL's supply and office sites are considered in the scope.

Data preparation and assumptions:

We collect data for packaging material volume from Enterprise software including SAP (materials supplied) and other sources. Data is collated for total volume of plastic used, recycled content and recyclability. It is then consolidated and verified internally with the best possible data available.

DOING BUSINESS THE RIGHT WAY FROM GRAIN TO GLASS

This section details additional reporting methodologies for key information disclosed in our Annual Report and this ESG Reporting Index that is not a specific Society 2030: Spirit of Progress target. It includes information on:

Our people

- Health and safety
- Engagement results
- Employee profile data
- Human rights impact assessments
- Community investment figures

Sustainable supply chains

- Sedex self-assessment
- Audits of high-risk suppliers

Environmental impact

- Biodiversity
- Effluents and waste

Governance and ethics

- Annual Certification of Compliance
- SpeakUp
- Reported and substantiated breaches

Food safety and quality

- Packaging defects
- Total concerns.

Our people

Health and safety

Performance measures (KPIs)

- Lost-time accident frequency rate (LTAFR).
- Total recordable accident frequency rate (TRAFR).
- Number of fatalities.

Definitions

Lost-time accident frequency rate (LTAFR) is defined as the number of LTAs per 1,000 full-time employees (FTE).

A lost-time accident (LTA) is defined as any work-related incident resulting in injury or illness, where a healthcare professional or Diageo recommends one or more full days away from work or where a job restriction/ modification prevents the employee from conducting any routine and meaningful tasks normally part of their role. If the injured person did not report the accident on the same shift to their immediate line manager and/or Diageo point of contact, unless there are reasonable grounds, this accident can be rejected as work-related.

We consider an injury or illness to be work related when an event or exposure in the work environment (including people working at home) either caused or contributed to the resulting condition, or significantly aggravated a medically documented and treated pre-existing injury or illness. Given the ongoing impact of Covid-19 and of FTEs having to work from home, we have looked closely into which home-working injuries should be in scope for reporting: for example, an injury would be in scope if it was caused by an activity involving work-related equipment, such as an employee injuring a finger by getting it trapped in a laptop cover.

LTA numbers also include any FTE workrelated fatalities.

In line with industry best practice, for the purposes of calculating LTAs and FTEs, we include all employees, temporary staff and contractors who work under our direct day-to-day supervision in our definition of 'employee'.

Total recordable accident frequency rate (TRAFR) is defined as the sum of all workrelated lost-time accidents (including

GRI Index

fatalities, and FTE and non-FTE LTAs), FTE medical treatment cases (MTCs), and non-FTE MTCs (permanent site-based contractors) expressed as a rate per 1,000 FTEs and non-FTEs.

Fatalities include any employee work-related fatality arising in their day-to-day work environment (on or off our premises), or any work-related fatalities occurring to third parties and contractors (non-FTEs) while on our premises.

Scope

We do not report an LTA rate for independent contractors because of the difficulty and administrative burden in accurately recording headcount.

Data preparation and assumptions

Safety data is collected and reported for all sites where we have full operational control, including all office sites. The safety data includes newly acquired businesses as soon as practical, and no later than one year after we have assumed operational control. Safety data associated with any divestments during the current reporting year is excluded from reporting in the current period.

At all sites (operational, corporate office, remote commercial and remote homeworking environments), when an incident occurs, the local line manager and local health and safety team will initiate an accident investigation and root-cause analysis. If the accident is classified as an LTA, then the local health and safety representative will escalate to the site leadership team, who will in turn escalate to regional, market and global leadership.

Each month, sites are required to submit details associated with all incidents, accidents and LTAs, and FTE data for their site. FTE data is primarily obtained directly from the HR/payroll system or estimated using employee numbers, average number of hours worked, absences and overtime information, if actual data is not readily available.

Safety data and FTE data is reported at site level using the global data management system.

Engagement results

Engagement is assessed through our annual employee survey, Your Voice, which is

administered by Karian and Box. In 2022 the data represented 88% of those able to participate (21,154 employees) compared with 85% in 2021. With our question set unchanged, our 2022 results are fully comparable to 2021.

SASB

In fiscal 21 the survey was updated to create a fresh, future-proof question set that has sufficient continuity to allow historical tracking on key aspects, but that also embraces important themes such as inclusion and diversity, belonging, adaptability and agility, and empowerment and innovation.

Employee profile data

Performance measures (KPIs)

- Employees by region
- Average number of employees by role by gender.

Definitions

Employees by region:

• Employees have been allocated to the region in which they reside.

Average number of employees by role by gender:

- Senior manager: top leadership positions in Diageo, excluding Executive Committee
- Line manager: all Diageo employees (non-senior managers) with one or more direct reports
- Supervised employee: all Diageo employees (non-senior managers) who have no direct reports.

Scope

All Diageo employees are in scope of the performance measure.

Employee type includes Regular and Fixed Term contract (FTC) in the market.

Data from joint ventures and associates where Diageo does not have operational control is not included.

Data preparation and assumptions

Total employee data comprises our average number of full-time equivalent employees.

Total employee data is captured through financial and HR information and reporting systems. New hire and leavers data considers the total number of employees, irrespective of type of contract.

Gender data is collected by region. The majority of the gender information is collected from our HR system.

Human rights impact assessments

We've been signatories to the UN Guiding Principles on Business and Human Rights (UNGPs) since 2014, at global level. As part of our commitment to act in accordance with the UNGPs, we partnered with Business for Social Responsibility (BSR) in 2016 globally to formulate and deliver our human rights strategy. We have since conducted a corporate-level risk assessment and mapped our global policies and processes against the UNGPs, while also considering risks in different geographies using our understanding and external reference data.

Following the corporate-level assessment, a comprehensive human rights impact assessment (HRIA) toolkit was developed through a systematic review of the businesses to identify and assess potential human rights impacts including modern slavery risks. Our assessments are robust and involve a detailed examination of our value chain, from raw material sourcing - which includes visits to farming communities and fields where we source our broken rice, sugarcane, barley, maize, grapes and other agricultural products - to the suppliers and manufacturing units where we procure our glass, labels, caps and other items, to our production operations, and to the retailers and bars selling our products.

These assessments involve meetings with employees, union members, workers on factory production lines, manpower providers, contract workers, NGOs we support and other external parties. Where assessments identify human rights concerns or suggest our approach can be strengthened to better identify and prevent risk, we put in place robust action plans to resolve matters, working with external experts when appropriate.

Community investment figures

Community investments are in compliance with the Schedule VII, Section 135 of the Companies ACT 2013.

These investments are in the form of grants, programme delivery cost and employee time contribution for various projects.

Sustainable supply chains

Sedex self-assessment

Performance measures (KPIs)

GRI Index

 Percentage of suppliers that have completed the Sedex self-assessment questionnaire 54%.

Baseline

All performance figures against targets are from Apr-Mar FY cycle.

Definitions

Sedex (Supplier Ethical Data Exchange) is a not-for-profit organisation that enables suppliers to share assessments and audits on ethical and responsible practices with their customers.

Scope

All suppliers that have been screened as medium and high risk are requested to join Sedex and complete the self-assessment questionnaire (SAQ). This screening factors in location, category and spend, with a supplier needing to meet at least two-thirds of the criteria to trigger an SAQ completion.

Data preparation and assumptions

Self-assessment data is provided to us in reports run from Sedex. The system includes the number of suppliers who have registered with Sedex, linked their operating sites with ours, and then completed the self-assessment or submitted any other performance-related data.

Audits of high-risk suppliers

Performance measures (KPIs)

Audits of highest-risk suppliers.

Baseline

All performance figures against targets will be from Apr-Mar FY cycle.

Definitions

Audits are conducted by independent third-party auditing companies trained to Sedex Members Ethical Trade Audit (SMETA) protocols or equivalent. The breakdown of our audit compliance data comes from what is held within the Sedex platform and, in this ESG Reporting Index, relates both to audits that we've requested and audits from industry-wide mutual recognition programmes. Audits are valid for three years, and our data relates to the most recent full audit date (full initial audit, periodic audit, full follow-up audit) that has occurred at a site.

Scope

A supplier is assessed as a potential high risk

by considering location, category type and spend. We have only reported the number of audits of supplier sites assessed as a potential high risk, rather than all suppliers linked to us on Sedex that have an ethical audit.

SASB

Environmental impact

Biodiversity

We track our impact on local biodiversity by measuring where operational sites owned, leased and managed by us are in, or adjacent to, protected areas and areas of high biodiversity value outside protected areas.

Definitions

We define proximity as:

- Inside: inside boundary of protected area.
- Adjacent: <1km to boundary of protected area.
- Near: 1-5km to boundary of protected area.
- Close: 5-20km to boundary of protected

The protected area designations are compiled from leading wildlife bodies designations:

- Alliance for Zero Extinction.
- CI (Conservation International Biodiversity Hotspot).
- IUCN (International Union for Conservation of Nature) Categories I-VI.

Key Biodiversity Areas are compiled from IUCN Red List of Threatened Species™, BirdLife International's Important Bird Areas, Plantlife International's Important Plant Areas, IUCN's Important Sites for Freshwater Biodiversity, and sites identified by the Alliance for Zero Extinction, Natura 2000, Ramsar and the World Heritage List.

Scope

Our supply and office sites are in scope.

Data preparation and assumptions

We refresh the classification data for our sites and protected area designations each year.

Effluents and waste

Performance measures (KPIs)

- Wastewater polluting power (biological oxygen demand or BOD), total under direct control (tonnes).
- Percentage reduction in BOD, total under direct control from the prior year.

Definitions

Much of the water used in distilling and beverage packaging facilities is used for cleaning process equipment, and such water becomes polluted with product residues. The strenath of this pollution in the wastewater discharged as effluent is expressed as BOD. BOD is a direct measure of the polluting strength of effluent, and quantifies the oxidisable organic matter present in the wastewater or effluent stream.

We measure and report the final BOD load discharge to the environment outside the site boundary that is directly treated and controlled and/or treated by third parties, consistent with international methods and literature describing the determination of BOD impacts.

The BOD load to the environment (thousands of tonnes) attributable to our owned and operated wastewater treatment facilities is covered by external independent assurance.

Our supply and office sites are in scope.

Data preparation and assumptions

The final BOD load to the environment is determined from the volume in cubic metres of site effluent multiplied by the BOD concentration in mg/l and is expressed as thousands of tonnes.

Effluent volume is either determined from an on-site flow meter or by calculating a 'mass balance' formula/ratio of effluent volume: water withdrawal. In the limited instances where mass balance and ratios are applied, these are validated through industry standard coefficients for wastewater volume for distilling and packaging operations. The BOD concentration of the effluent is determined on either a composite sample or grab sample basis, depending on a local testing equipment, from one of the following:

- On/off-site BOD laboratory analysis.
- On/off-site chemical oxygen demand (COD) laboratory analysis and applying industry (or site-specific) correlation coefficient to convert to BOD.
- Third-party/municipal treatment facility BOD data.

Data is reported at site level using the environmental management system.

SASB

Reporting boundaries and methodologies

Governance and ethics

Annual Certification of Compliance

We ask all employees at manager level and above, and in certain non-manager roles, to confirm their understanding and commitment to their compliance and ethics accountabilities in the Annual Certification of Compliance (ACC). The ACC and Code of Business Conduct e-learning are delivered through our global online training tool, My Learning Hub, which holds a record of who has participated and completed the certification. Participation and completion records are reported to market and function leadership teams and reviewed by Business Integrity managers.

SpeakUp

Our SpeakUp whistleblowing telephone service are communicated to all employees. The service is run by an independent external party 24 hours a day, 365 days a year. Allegations reported either via Speakup or our internal channels

- for example, through Business Integrity members, Human Resources or Legal - are captured in our global breach management tool, Ethicspoint.

Reported and substantiated breaches

We update the numbers of substantiated breaches and Code-related leavers from previous years to include the outcomes of those reports made in one financial year – but for which the investigation and any associated disciplinary actions are not closed until the following financial year, after the Annual Report has been published. This enables us to make a full and accurate year-on-year comparison.

Food safety and quality

Packaging defects (ppm)

Packaging defects data is based on a 0.1% sampling for spirits. Individual packs are inspected against a global finished product standard. The number of defects is recorded and reported monthly against the sample

size for the production run. Figures are aggregated and are weighted based on volume of production.

Distribution defects

Distribution defects data is based on a 1% sampling of goods received at the first shipped-to warehouse. Individual pallets are inspected against a global distribution quality standard. The number of defects is recorded and reported monthly against the sample size. Figures are aggregated and are weighted based on volume of product shipped.

Quality incidents

Quality incidents are defined as an issue that has an impact on product quality with the potential to have a negative affect on our corporate or brand reputation or customer service. Clear criteria are in place to ensure consistent reporting. This is reported as the number of quality incidents for the reporting period.

DIAGEOINDIA

United Spirits Limited

UB Tower, #24, Vittal Mallya Road, Bengaluru - 560 001 India www.diageoindia.com

