MANAGEMENT REPORT OF
THE BOARD OF DIRECTORS:
THE GROUP

Ethics and responsibility

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1. BACKGROUND

LVMH has always sought to:
• ensure that its practices reflect the highest standards of integrity, responsibility and respect for its partners;
• offer a working environment that allows its employees to fully express their talents and implement their skills and expertise;
• ensure that its Maisons define and adapt their production processes, habits and behaviors in order to continuously improve their response to the environmental challenges they face;
• participate in the regional development of the areas in which it operates through its activities;
• mobilize resources and skills to serve philanthropic initiatives and projects of general interest, and promote access to art and culture for as many people as possible.

As a responsible and committed stakeholder, the Group seeks to anticipate and meet the expectations of civil society in relation to corporate social and environmental responsibility, which include the following:
• taking into account changing career expectations and helping employees navigate, in particular, new unique career paths, technological changes and new demographics;
• responding to environmental challenges in light, in particular, of urgent changes called for by climate change;
• greater transparency in supply management to ensure that every stakeholder in the value chain offers satisfactory living and working conditions and uses environmentally friendly production methods;
• a demand for integrity in business at a time of growing global emphasis on the obligation for major groups to detect and prevent financial crime;
• sensitivity to the use of personal data, a key issue in safeguarding the fundamental right to privacy.

Information about the Group’s Vigilance Plan and Statement of Non-Financial Performance can be found in the cross-reference tables at the end of this section.

2. STANDARDS

The LVMH group stays true to its uniqueness through a meticulous dedication to excellence. This dedication requires an unwavering commitment to the highest standards in terms of ethics, corporate social responsibility and respect for the environment.

2.1 International instruments

For many years now, the LVMH group has demonstrated its desire to act as a responsible corporate citizen and align its operations and strategy to support various internationally recognized benchmarks, including the following:
• the United Nations Global Compact, to which the Group signed up in 2003, as well as the Caring for Climate initiative;
• the Universal Declaration of Human Rights;
• OECD Guidelines;
• the International Labor Organization’s Fundamental Conventions;
• the 17 Sustainable Development Goals drawn up and developed by the United Nations;
• the French Diversity Charter, signed by the Group in 2007;
• the United Nations Women’s Empowerment Principles, signed by the Group in 2013;
• France’s national biodiversity protection strategy;
• the Kimberley Process, an international system for certifying rough diamonds;
• the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES);
• UNESCO’s intergovernmental scientific program, “Man and the Biosphere” (MAB), aimed at protecting global biodiversity;
• the United Nations’ standards of conduct for business tackling discrimination against lesbian, gay, bi, trans and intersex (LGBTI) people.
2.2 Internal standards

LVMH Code of Conduct

In 2009, LVMH drew up its first Code of Conduct, designed to serve as a common ethical foundation for the Group and its Maisons. In 2017, the Code was fine-tuned and updated to reflect changes in country-specific contexts, business lines and cultures.

The LVMH Code of Conduct outlines the rules to be followed by all employees as they go about their work.

It is based on the following six core principles:

- acting responsibly and compassionately;
- offering a fulfilling work environment and valuing talent;
- committing to protect the environment;
- winning the trust of customers;
- winning the trust of shareholders;
- embodying and promoting integrity in the conduct of business.

Supported by the members of the Executive Committee and Presidents of the Maisons, it promotes consistency and continuous improvement across the Group’s various entities.

It does not replace existing codes and charters within Maisons, but serves as a shared foundation and source of inspiration.

Where appropriate, its policies are defined in greater detail by Maison according to its business sector or location. Furthermore, locally applicable codes and charters are implemented where this is appropriate in the light of local laws and regulations.

The Code has been translated into more than 10 languages and is widely disseminated across the Group. Supplementary tools have also been developed to help employees better understand and apply the principles set out in the Code, including an e-learning module and various communication materials.

Supplier Code of Conduct

In 2008, the Group implemented a Supplier Code of Conduct, which sets out its requirements for its partners in the fields of corporate social responsibility, the environment and the fight against corruption. Like the LVMH Code of Conduct, the Supplier Code of Conduct was revised in 2017 to fine-tune and supplement the requirements set out in it.

The Supplier Code of Conduct has been disseminated across the Group’s Maisons; providers subject to the Code are required to comply with the principles laid down in it.

This Code specifies requirements relating to labor (prohibition of forced labor, child labor, harassment and discrimination; provisions regarding pay, working hours, freedom of association, health and safety), environmental provisions, business conduct (in particular relating to legality, customs, security and subcontracting) and measures to prevent and combat corruption and influence-peddling that must be respected by suppliers and any subcontractors in managing their business.

The Supplier Code of Conduct states that suppliers to LVMH and its Maisons must take responsibility for work undertaken by their own subcontractors and suppliers, and make sure that they comply with the principles laid down in the Code and any other relevant obligations.

It also gives LVMH the right to conduct audits to verify compliance with these principles by suppliers and subcontractors.

If the Supplier Code of Conduct is violated by one of its suppliers – or by a supplier or subcontractor of one of its suppliers – LVMH or the Maison concerned reserve the right to suspend or end the commercial relationship, subject to the conditions provided by law and depending on the severity of the violations identified.

Environmental Charter

Adopted in 2001, the Environmental Charter is the founding document for LVMH’s five main aims with regard to the environment:

- striving for high environmental performance;
- encouraging collective commitment;
- managing environmental risks;
- designing products that factor in innovation and environmental creativity;
- making a commitment that goes beyond the Company.

It encourages the President of each Maison to demonstrate commitment to this approach through concrete actions.

The Charter was given a significant boost by the strategic LIFE (LVMH Initiatives for the Environment) program, launched in 2011, described in the “Environment and sustainability” section.

Recruitment Code of Conduct

The LVMH Recruitment Code of Conduct, implemented in 2009, has been widely disseminated to all employees involved in recruitment processes across the Group. It sets forth the ethical hiring principles to be observed at LVMH in the form of fourteen commitments. Special emphasis is placed on preventing any form of discrimination and on promoting diversity.

The Group began work on updating the Recruitment Code of Conduct in 2020 to better take into account new challenges and situations relating to recruitment, which will be completed in the first half of 2021.
**Animal-Based Raw Materials Sourcing Charter**

In 2019, the Group launched its Animal-Based Raw Materials Sourcing Charter. This charter is the result of a long process of scientific research and collaboration between LVMH’s environmental experts, its Maisons and their suppliers. The exhaustive charter covers the full range of issues concerning the sourcing of fur, leather, exotic leather, wool and feathers. It allows the Group to make long-term commitments to achieving progress in three areas: full traceability in supply chains; animal farming and trapping conditions; and respect for local populations, the environment and biodiversity. Under the charter, a scientific committee has been formed, and each year it will support and supervise a number of research projects aimed at driving progress in this area.

**Charter on Working Relations with Fashion Models**

In 2017, the Group drew up a Charter on Working Relations with Fashion Models in consultation with the Kering group and sector professionals motivated by a shared desire to promote dignity, health and well-being among fashion models.

The Charter, which applies to all Maisons worldwide, aims to bring about genuine change in the fashion world by rooting out certain behaviors and practices not in keeping with the Group's values and raising awareness among fashion models that they are full-fledged stakeholders in these changes.

To help spread the principles laid down in the Charter, the LVMH and Kering groups have set up a dedicated website, wecareformodels.com. The site provides fashion models with best practice and advice from independent nutritionists and coaches.

**Internal Competition Law Compliance Charter**

In 2012, the Group formalized its commitment to uphold free and fair competition by adopting an Internal Competition Law Compliance Charter. The Charter aims to help develop a true culture of compliance with competition rules within the Group. This charter sets out the main rules that should be known by all employees in conducting commercial relationships on a day-to-day basis, and defines in a pragmatic way the standards of conduct expected of them. In particular, LVMH prohibits any abuse of dominant position, concerted practice or unlawful agreement, through understandings, projects, arrangements or behaviors which have been coordinated between competitors concerning prices, territories, market shares or customers. The Charter is available on the Ethics & Compliance Intranet.

### 3. GOVERNANCE

Dedicated governance arrangements are in place to ensure the Group’s values and ethical standards are put into practice.

The Board of Directors’ Ethics & Sustainable Development Committee – the majority of whose members are Independent Directors – ensures compliance with the individual and shared values on which the Group bases its actions. The Committee provides leadership on matters of ethics as well as environmental, workforce-related and social responsibility.

The Group’s Executive Management coordinates the efforts of LVMH’s Audit & Internal Control, Operations, Purchasing, Environment, Social Development, Ethics & Compliance and Financial Communications Departments, which work together to raise awareness and help the Maisons make progress – especially in the areas of risk management and supplier relations – with regard to environmental, social and integrity issues.

The Ethics & Compliance Department is led by the Group’s Ethics & Compliance Director, who reports to the Group Managing Director. The department draws up behavioral standards and makes available various tools designed to help Group entities implement applicable regulations. It has its own budget and headcount and is also supported by representatives from various Group departments so as to promote coordination on cross-functional projects led by it.

Around this central function, a network of more than 80 Ethics & Compliance Officers coordinate implementation of the compliance program within each Maison and help share best practice across the Group. Ethics & Compliance committees have been set up in most of the Maisons to improve coordination of the responsibilities of Ethics & Compliance officers in the implementation of compliance programs and keep Maison presidents informed of their results.

This governance structure is also supported by the following:

- the network of CSR Officers at Maisons, who help organize the measures to be implemented and facilitate their application by the Maisons, who will then make the necessary adjustments in line with their own values, their environment, and the expectations of their employees and customers. These officers are supported by a network of CSR Officers in major geographic areas;
- the Environment Committee, which brings together a network of Environment Officers from the Maisons. This body provides a forum for reflection and discussion about major objectives (LIFE program), environmental challenges and opportunities;
• Maison representatives in charge of purchasing, certain supply chains and supplier relations, who come together at the Responsible Purchasing seminar to review priority issues, launch new initiatives and share best practices within the Group;

• the network of Internal Control Officers led by the Audit & Internal Control Department, which coordinates the implementation of internal control and risk management systems. These officers are responsible, within the Maisons, for ensuring compliance with the Group’s internal control procedures and preparing controls tailored to their business.

4. RISK IDENTIFICATION

The Group’s activities involve exposure to various risks that are the object of regular risk management and identification within the context of primarily regulatory reforms. The approach to identifying risks that the Group’s business might generate for its stakeholders has been systematized through a comprehensive risk-mapping exercise covering the fight against corruption, respect for human rights and environmental protection, based on a shared methodology covering the whole Group.

The first non-financial risk-mapping exercise was performed in 2018 with the assistance of global risk and strategic consulting firm Verisk Maplecroft, which specializes in analyzing political, economic, social and environmental risks. In 2020, this exercise was updated to take into account developments in the business activities of each Maison. Some of the weightings given to risk factors were revised in light of lessons learned during the initial exercise and in order to better reflect potential risks. A data visualization platform, developed using Power BI technology, was also introduced in 2020 to provide more interactive access to risk analyses. This will allow the Maisons to better identify their key risks (both internally and across their supply chains).

The risk map was based on an assessment comparing external assessments of risk levels provided by Verisk Maplecroft with quantitative information provided internally by various Group entities, such as their level of activity, the number of employees, and the amount of purchases by category and supplier. This work has allowed the Group to categorize its suppliers by criticality (a critical supplier is one playing a major role in a company process, i.e. any supplier that if affected by a failure, disruptions or other issues would lead to a complete or partial suspension of the Company’s operations).

The exercise analyzed a wide variety of factors by geography and sector:

• With respect to human rights: decent pay and working hours, workplace discrimination, freedom of association and trade union membership, health and safety, forced labor, etc.

• With respect to the environment: air quality, waste management, water stress, water quality, deforestation, climate change, risk of drought, etc. The CO₂ emissions indicator was also added.

• With respect to corruption: the Corruption Perceptions Index published by the NGO Transparency International was used to assess country risk. Verisk Maplecroft’s industry risk indices were used to assess risks for specific industry sectors.

The resulting risk map separates out administration, production and distribution activities across these various risks, highlighting the severity of potential risks arising from the Group’s own activities and those of its supply chain. Some 30,000 suppliers and service providers, representing 90% of Group expenditure, were assessed in relation to their risk levels across the three categories mentioned above.

Based on an array of data – including this mapping work, feedback from the Maisons’ networks of Ethics & Compliance, CSR and Environment Officers, and an assessment of the impact and probability of occurrence of the various risks identified – the following were classified in 2019 and reviewed in 2020 by representatives of the Group’s central functions and Executive Management as “key risks” in light of the Group’s activities:

• impact on ecosystems and depletion of natural resources;
• setting up and maintaining responsible supply chains;
• safeguarding health and safety at work;
• loss of key skills and expertise;
• implementation of a policy to promote employee inclusion and fulfillment;
• shortcomings in the implementation of personal data protection rules;
• shortcomings in the implementation of business practice compliance arrangements.
5. RISK MANAGEMENT

In keeping with its aim of constantly improving its management of non-financial risks, the Group has set up a system for regularly monitoring risks relating to ethical, social and environmental responsibility.

The risk-mapping exercise (described in the previous section) helps the Maisons identify which countries and types of purchases are particularly at risk with respect to corruption, human rights violations and environmental impact. This exercise is now one of the key components of the Group's new Convergence program. The aim of this program is to ensure the best possible alignment between the gross risks identified by the risk-mapping exercise and supplier audit programs as well as risk mitigation actions.

By way of example, in preparing the 2020 risk map on the basis of 2019 data, a supplier based in Madagascar was identified as presenting a very high risk in the area of human rights. An analysis of the audits carried out in 2019 and 2020 revealed that the Maisons working with this supplier had conducted three audits over the last two years, including one also covering environmental issues, which found its performance to be satisfactory in 2020. This information is taken into account in letters of representation concerning risk management and internal control arrangements under the "ERICA" approach, an overview of which can be found in the "Financial and operational risk management and internal control" section.

Each year, the Ethics & Compliance Department reports to the Ethics & Sustainable Development Committee of the Board of Directors on the implementation of the Group's ethics and compliance policy. The Group Ethics & Compliance Director delivered presentations to this committee on two occasions in 2020.

The policies put in place to manage the key risks identified above, together with their results, where relevant, are set out in this section. Readers are referred to the "Attracting and retaining talent" and "Environment and sustainability" sections where applicable.

5.1 Comprehensive program to protect ecosystems and natural resources

Because its businesses celebrate nature at its purest and most beautiful, LVMH sees preserving the environment as a strategic imperative. The fact that this imperative is built into all the Group's activities constitutes an essential driver of its growth strategy, enabling it to respond to stakeholders' expectations and constantly stimulate innovation.

Built around nine key aspects of the Group's environmental performance, the global LIFE (LVMH Initiatives for the Environment) program provides a structure for this approach, from design through to product sale. It is presented in detail in the "Environment and sustainability" section.

5.2 Supplier assessment and support

The LVMH group considers it very important that the Maisons and the Group's partners abide by a shared body of rules, practices and principles in relation to ethics, corporate social responsibility and environmental protection. The complexity of global supply chains means there is a risk of exposure to practices that run counter to these rules and values.

The Group's responsible supply chain management approach therefore aims to motivate suppliers and every link in the supply chains involved to meet ethical, social and environmental requirements.

Supporting suppliers has long been a strategic focus for LVMH, with a view to maintaining sustainable relationships based on a shared desire for excellence. The Group pursues an overarching approach aimed at ensuring that its partners adopt practices that are environmentally friendly and respect human rights.

This approach is based on a combination of the following:

- identifying priority areas, informed in particular by the non-financial risk-mapping exercise covering the activities of the Group and its direct suppliers by type of activity;
- site audits of our suppliers (Tier 1 and higher) to check that the Group's requirements are met on the ground, and implementation of corrective action programs in the event of compliance failures;
- supplier support and training;
- actively participating in cross-sector initiatives covering high-risk areas.

To a large extent, actions implemented address issues connected with both the environment and human rights.
Identifying priority areas

The non-financial risk-mapping exercise described under §4 helps determine which suppliers should be audited as a priority. It takes into account risks related to the country, purchasing category and amount of purchases in question.

As part of its Convergence project, the Group continued to expand its use of the EcoVadis platform in 2020. Following the completion of the risk-mapping exercise each year, the main suppliers identified as at risk may be assessed using the EcoVadis methodology. This allows for the assessment of their ethical, social and environmental performance through the collection of documentary data, external intelligence and online research.

More than 1,400 suppliers were invited to join the platform in 2020. In all, 86% of suppliers improved their score upon reassessment, with an average 13-point improvement since the first assessment. Following sign-on by the Group Purchasing Department, Louis Vuitton, the Perfumes and Cosmetics business group, Sephora and the Wines and Spirits business group, new Maisons came on board in 2020: Bvlgari, Fendi and Loewe.

Assessment and corrective action plans

LVMH is unique in that it undertakes much of its own manufacturing in-house, with subcontracting accounting for only a small proportion of the cost of sales. The Group is therefore able to directly ensure that working conditions are safe and human rights respected across a significant part of its production.

The Maisons apply reasonable due diligence measures and audit their suppliers – and, above Tier 1, their subcontractors – to ensure they meet the requirements laid down in the LVMH Supplier Code of Conduct.

The majority of compliance failures identified had to do with health and safety. In such cases, the Group always works with the supplier to draw up a corrective action plan, implementation of which is monitored by the buyer responsible for the relationship within the relevant Maison. Some Maisons, such as Loewe and Parfums Christian Dior, also offer personalized coaching to help suppliers correct compliance failures identified during audits.

When, in spite of the support offered by LVMH, a supplier or its subcontractors prove unwilling to make the effort required to meet the relevant requirements, the relationship is terminated. When, in spite of the support offered by LVMH, a supplier or its subcontractors prove unwilling to make the effort required to meet the relevant requirements, the relationship is terminated.

Contracts entered into with suppliers of raw materials and product components with whom the Group maintains a direct relationship include a clause requiring them to be transparent about their supply chain by disclosing their subcontractors.

Given the growing level of maturity in the management of their supply chains, a certain number of Maisons (including Louis Vuitton, Fendi and Sephora) carried out more audits of Tier 2 or higher suppliers than of Tier 1 suppliers in 2020.

Maisons maintain collaborative, active working relationships with direct suppliers by helping them conduct audits and draw up any corrective action plans that might be required.

The Group uses specialist independent firms to conduct these audits. In 2020, 1,325 audits (not including EcoVadis assessments) were undertaken at 1,071 suppliers and subcontractors. Compared with 2019, when 1,589 audits were conducted, and despite the exceptional public health situation beginning in early 2020, a high number of audits at Group supplier production sites were still carried out during the year.

Of all the audits undertaken, 44% covered both workforce-related aspects (health and safety, forced labor, child labor, decent pay, working hours, discrimination, freedom of association and collective bargaining, the right to strike, etc.) and environmental aspects (environmental management system, water usage and pollution, gas emissions and air pollution, management of chemicals, waste management, types of raw materials used, etc.). A total of 45% of audits covered only workforce-related aspects, and 11% only environmental aspects.

In keeping with the aim of monitoring at-risk suppliers and ensuring permanent controls on their level of compliance, more than one-quarter of the audits carried out in 2020 involved suppliers that had already been audited in previous years.

Some Maisons have supplemented their audits using measures to directly ask their suppliers’ employees about their working conditions. These surveys help gain a clearer vision of working conditions at the sites concerned and check for problems such as forced labor or harassment, which may not be detected during audits. These fully anonymous, confidential surveys are offered through a mobile instant messaging application. In 2020, Sephora once again teamed up with audit firm Elevate to conduct surveys of this type during site audits. Moët Hennessy has launched a similar approach in collaboration with Fairmakers.

In 2020, 22% of suppliers audited failed to meet the Group’s requirements based on a four-tier performance scale that takes into account the number and severity of compliance failures observed; 3% were found to have critical compliance failures.

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A project was also carried out in 2020 to develop workforce-related audit guidelines to be shared by all of the Group’s Maisons. These guidelines, presented in the fourth quarter of 2020 to all of the Group’s approved workforce-related audit providers, will be applied from early 2021. The new workforce-related audit guidelines also include a section concerned with the assessment of environmental and anti-corruption risks.

Supplier and buyer training

For several years, LVMH has taken part in Utthan, an embroidery industry initiative bringing together major luxury brands. This initiative aims to empower artisans in Mumbai’s hand embroidery cluster, where many of the embroiderers partnering with the Maisons are based, and help them gain recognition for their skills. The initiative also includes an on-site training program for embroiderers. In light of the exceptional circumstances relating to the public health crisis, the Group provided direct financial assistance to the employees of subcontractors of its Mumbai-based suppliers.

In keeping with its aim of providing support and fostering continuous improvement, the Group regularly offers its suppliers training opportunities. For example, in 2020:

• continuing with an approach adopted in 2019, Sephora has reinforced its HERproject initiative (pursued in collaboration with BSR), which aims to help low-income women working for certain suppliers improve their well-being, build self-confidence and manage their financial resources, adding two new Chinese factories to the program during the year;

• in February, LVMH Italia’s held its fifth sustainable development coordination seminar at Celine’s new production facility in Radda in Chianti, Italy. The theme for the first day was the circular economy. The 46 attendees from Maisons based in Italy met representatives from three Italian companies working in this area: a social enterprise specializing in the recovery of fabric trimmings, a company offering a new process for the reuse of leather offcuts, and another with its own integrated, transparent and traceable supply chain for the transformation of scraps into thread and fabric as well as the destruction of unsold products. Risk management was the main theme of the second day, with the presentation of new activities to improve actions in this area by Fendi and its service provider Bureau Veritas;

• in October, eight of the Group’s Maisons (Berluti, Givenchy, Kenzo, Loewe, Louis Vuitton, Moët Hennessy, Sephora and TAG Heuer) together organized an online training course for 53 managers of supplier sites based in China. Given the results of the risk-mapping exercise and the findings of certain audits, this training placed emphasis on human rights, health and safety, the environment, and anti-corruption;

• also in October, Louis Vuitton held a one-day, in-person training course focusing on anti-corruption compliance issues for 16 companies representing its main global suppliers in the field of supply chain logistics.

At the same time, the Group ensures that its buyers receive training in issues relating to responsible purchasing. For example, in 2020:

• Loewe brought together all its buyers to raise their awareness of key issues and check compliance among all their suppliers;

• Bulgari held a training session on the Supplier Code of Conduct and the Kimberley Process (specific to diamonds) for its buyers;

• around 150 people took part in the annual full-day Responsible Purchasing seminar held remotely in November by the Group Purchasing Department, in cooperation with the Environment and Ethics & Compliance Departments.

Participation in multi-party initiatives covering high-risk areas

In addition to its actions aimed at direct suppliers, LVMH takes part in initiatives intended to improve visibility along supply chains and throughout subcontractor networks, to ensure that it can best assess and support all stakeholders.

Working groups have been put in place and targeted programs rolled out to address issues specific to each of the industry sectors in which the Group operates. To maximize efficiency and optimize influence over subcontractors’ practices, preference is generally given to sector-specific initiatives covering multiple purchasing entities.

For Maisons in the Watches and Jewelry business group, the mining sector, which is highly fragmented and relies substantially on the informal economy, carries significant risks to human rights. As such, the Maisons have formally committed under the LIFE 2020 program to ensuring that all gold supplies are certified by the Responsible Jewellery Council (RJC). Alongside suppliers and other pioneering competitors, LVMH also participates in the Coloured Gemstones Working Group (CGWG) run by sustainable development consultancy The Dragonfly Initiative, aimed at optimizing oversight of supply arrangements for colored gemstones. In 2020, a shared platform for the CGWG’s member companies was created and made available to the Maisons.

Maisons in the Perfumes and Cosmetics business group have signed up for the Responsible Beauty Initiative run by EcoVadis, working with major sector players to develop action plans in response to business-specific issues. The business group is also involved in the Responsible Mica Initiative, which aims to pool sector stakeholders’ resources to ensure acceptable working conditions in the sector by 2022. Work to map Indian mica supply chains began in 2015, followed by a program of audits down to the individual mine level. Over 80% of the supply chain has been covered to date.
The business group also joined Action for Sustainable Derivatives (ASD), a collaborative initiative jointly managed and overseen by BSR and Transitions. ASD brings together large companies in the cosmetics sector and the oleochemical industry to achieve their shared goal of improving traceability, working conditions and practices throughout the entire palm derivatives supply chain.

For Maisons in the Fashion and Leather Goods business group, specific traceability requirements applicable to the leather and cotton sectors have been incorporated into the LIFE 2020 program. Leather traceability is taken into account via the score resulting from audits of the Leather Working Group standard. Targets for the certification of raw materials like cotton and leather were set as part of the LIFE 2020 program; the results are presented in the “Environment and sustainability” section, §3.2 “Results for LIFE 2020 ‘Sourcing’ targets”.

5.3 Unrelenting focus on quality and safety

LVMH is continuously looking to offer products of the highest quality, through research and innovation and high standards in the selection of materials and the implementation of expertise in its activities. The Group is motivated by a constant desire to protect the health and safety of its stakeholders.

As regards its own employees, LVMH pursues a health, safety and well-being policy that is set out in the “Attracting and retaining talent” section.

As regards its suppliers’ employees, the assessment criteria used in workforce audits of suppliers at Tier 1 and above include aspects related to health and safety (see §5.2).

As regards its customers, the Group is particularly attentive to two key issues: prudent use of chemical compounds in production processes and promoting responsible consumption of wines and spirits.

**Prudent use of chemical compounds in production processes**

LVMH is committed to safeguarding against risks inherent in the use of chemical compounds, and complies with regulations, industry group recommendations and opinions issued by scientific committees in this field. The Group is constantly seeking to anticipate changes in this area, drawing on its employees’ expertise to produce only the safest products.

The Group’s experts regularly take part in working groups set up by domestic and European authorities and play a very active role within industry groups. Their ongoing monitoring of changes in scientific knowledge and regulations has regularly led LVMH to prohibit the use of certain substances and make efforts to reformulate some of its products.

The Group’s Maisons have customer relations departments that analyze customer complaints, including those relating to adverse effects.

For all Maisons, particular attention is paid to purchases of packaging materials due to fragmentation of production processes in this sector. Specific tools are used to assess and improve the environmental performance of packaging.

As part of a project focusing on living wages, initial contacts were made in 2020 with various structures and bodies, notably in Italy with Camera della Moda and with Fair Wage. This initiative will be continued in 2021.

**Supply chain visibility**

In 2020, in line with its move towards greater transparency, Fendi made public its full list of Tier 1 suppliers for the first time: https://www.fendi.com/sustainability/supply-chain.html.
Moët Hennessy: an ambassador for responsible consumption of wines and spirits

The LVMH group’s Maisons specializing in wines and spirits are committed to combating practices that encourage inappropriate drinking. For many years, Moët Hennessy has promoted the responsible enjoyment of its champagnes, wines and spirits, which is also one of the key social responsibility tenets of its sustainable development manifesto, “Living Soils, Living Together”. This commitment takes shape through a diverse range of initiatives aimed at its employees and customers, as well as guests and visitors to its Maisons.

Not only does Moët Hennessy scrupulously adhere to local regulations, it also self‑regulates across the entire spectrum of its communications and marketing practices, as well as following strict digital media guidelines, for example by using filters to keep underage viewers from visiting its Maisons’ websites.

On the labels of all its wine and champagne bottles sold in the European Union (except in France for legal reasons), Moët Hennessy provides links to websites that provide consumers with information on responsible drinking, such as www.wineinmoderation.com for wines, www.responsibledrinking.eu for spirits and www.drinkaware.co.uk in the United Kingdom. Links to these websites are also available on the websites of the Maisons in this business group.

Raising awareness also means educating consumers. For example, every year, Moët Hennessy’s teams teach hundreds of consumers the rituals for tasting its exceptional products.

Moët Hennessy continues to provide its employees with training on the importance of responsible drinking, notably through an in‑house mobile app, as well as running an internal communications campaign reminding employees that they are “all ambassadors for responsible drinking”.

Lastly, Moët Hennessy continued to actively support responsible drinking programs run by the industry associations it belongs to around the world. In particular, Moët Hennessy is one of three ambassador companies of Wine in Moderation, a nonprofit that actively supports a wine culture based on a healthy and balanced lifestyle.

5.4 Ongoing efforts to attract and support talent

The pursuit of LVMH’s strategy of growth, international expansion and digitalization relies on the Group’s ability to identify talented individuals with the skills it needs and attract them in a highly competitive environment. In particular, the highly specific and demanding nature of the luxury goods industry means the Group must recruit staff with outstanding craftsmanship. Promoting the Group’s business lines, passing on skills and training the designers and craftspeople of the future are therefore key issues for LVMH.

This is why innovative recruitment initiatives, academic partnerships and professional education programs are key components of the Group’s human resources policy, detailed in the “Attracting and retaining talent” section.

5.5 Constant focus on employee inclusion and fulfillment

LVMH is constantly seeking to create conditions that enable its employees to realize their full potential and succeed within the business. At a time of shifting career expectations, it is vitally important to foster employees’ aspirations and their fulfillment and to promote diversity.

This is why workplace well‑being, career guidance, reducing gender inequality, promoting employment for people with disabilities and retaining older employees are all priorities within the Group’s human resources policy, detailed in the “Attracting and retaining talent” section.

5.6 Integrity in business

LVMH requires its employees and partners to conduct their work with exemplary integrity.

Any lapse in prevention and detection in its operations, or any practices contrary to applicable regulations, may bring serious harm to LVMH’s reputation, cause disruptions in its business activities, and, in certain cases, expose the Group to various types of administrative and judicial penalties (such as fines, withdrawals of authorizations or lawsuits filed against employees or senior executives).

Due to their extraterritorial aspects, laws relating to the prevention of bribery and other forms of financial crime as well as policies regarding international sanctions are giving rise to enforcement actions and the announcement of judicial and financial penalties.

The Group’s senior executives may be held personally liable for any breach of their obligation to put in place adequate prevention and detection measures, possibly even in the absence of any noted illicit activity.
Given the global reach of its business, LVMH has operations in many countries around the world, including some with a level of maturity in the adoption of ethical business practices deemed unsatisfactory by organizations producing popular indices that rank countries worldwide.

The Group pays taxes in the countries and regions where it operates, and endeavors to fully comply with all its tax obligations. The risk management measures taken in connection with its tax policy are described in §1.3.2 of the “Financial and operational risk management and internal control” section.

Due to the nature of its business model, the Group does not enter into any significant contracts with governments. Consequently, it is not exposed to the corruption risks associated with public procurement procedures.

However, LVMH’s business activities involve contacts with government agencies, including for the granting of various authorizations and permits. Similarly, out of a willingness to discuss and cooperate with authorities and decision-makers, LVMH contributes to public debate in countries where to do so is authorized and relevant. The Group’s contributions in the public space always abide by the laws and regulations applicable to the institutions and organizations in question, and LVMH is registered with interest representatives where its activities so require.

Furthermore, the Group may be exposed, in the same way as any other private company, to the risk of corruption in its dealings with private business partners.

Risk-mapping exercises (described in §4 “Risk identification”) were carried out at the level of the Group's headquarters and the Maisons to identify and prioritize these risks.

Given the diversity of the LVMH ecosystem and its decentralized organizational model, Maisons have developed their own tools and policies adapted to their specific business contexts. At a central level, the Ethics & Compliance Department develops and coordinates the rollout of cross-departmental initiatives to strengthen compliance programs already in place within the Group and ensure their consistency.

Communications, awareness and training efforts aiming to improve employee vigilance are implemented, as well as the sharing of experiences with these subjects within the Group. Common rules, procedures and tools are also in place to facilitate day-to-day detection and prevention of prohibited conduct by operational staff.

**Communications, awareness, training and intra-Group experience sharing**

Serving as the central information resource for the Group’s ethics and compliance policy, the LVMH Ethics & Compliance Intranet provides access for all employees to a set of documents, tools and information relating to business ethics.

Specific information is provided by the relevant human resources departments to newly hired employees concerning the Code of Conduct and the whistleblowing system. Information on the Code of Conduct and the whistleblowing system is also shared on the Group’s website. An online training tool, available to all employees on the Ethics & Compliance Intranet, is designed to help them understand and better assimilate the rules, practices and values presented in the LVMH Code of Conduct. This module is available in around ten languages.

The Group’s Maisons have access to a set of documentary resources (summary reports, examples of best practices, awareness videos, guides, etc.) that is updated on a regular basis by the Group’s Ethics & Compliance Department. Since fiscal year 2019, they have reported annually to the Group’s Ethics & Compliance Department on progress made in relation to the various aspects of the compliance program.

On December 9, 2020, in honor of International Anti-Corruption Day, the Group’s Ethics & Compliance Department organized a virtual seminar bringing together 130 participants, including Ethics & Compliance officers from the Maisons and other individuals closely associated with the rollout of compliance programs. Group Managing Director Antonio Belloni, in a video address prepared for the event, called for ongoing efforts to continue in spite of the public health crisis and outlined the priority targets to be met by the Maisons. Awareness initiatives are coordinated by the Ethics & Compliance Department, which holds in-house events in various regions, aimed at staff in various roles. In 2020, an anti-corruption webinar was organized in collaboration with a specialized firm for the Group’s central functions.

The Maisons also made progress in 2020 in the implementation of training and awareness initiatives. For example, Bvlgari launched a new mandatory training course for all employees in July covering the principles of the Group’s Code of Conduct. To date, 80% of its employees worldwide have completed this training course. Louis Vuitton held in-person anti-corruption training sessions for six of its purchasing departments at its headquarters and in Italy, for a total of 57 participants.

In addition to the training and awareness initiatives implemented by the Group and its Maisons, the Group has also developed a specific 45-minute online anti-corruption training module, which is available to all Maisons and serves as a common core that supplements existing training materials. This module is aimed at staff identified as particularly exposed to corruption risk, and its results are regularly assessed. Since it was launched in late 2018, the module has been completed by several thousand employees throughout the Group. This module has been translated into six more languages to expand employee awareness of its content, and more than 3,500 of them successfully completed this training in 2020.
Specifically, this module:

- reiterates LVMH's zero-tolerance policy on corruption;
- expresses the Group Chairman and Chief Executive Officer and Group Managing Director’s commitment to promoting exemplary, responsible behavior;
- defines and illustrates the notions of corruption and influence-peddling;
- provides an overview of the policies, governance and tools involved in the Group's anti-corruption compliance program;
- illustrates the negative consequences of corruption on civil society and companies;
- provides information on anti-corruption laws in force around the world and obligations for businesses in combating corruption;
- introduces the concept of due diligence on third parties to combat corruption and the main items to check;
- includes a number of case studies and questionnaires to ensure that employees have fully understood the key concepts involved.

Rules, procedures and tools

The LVMH Code of Conduct defines and illustrates prohibited behaviors, in particular those that may constitute corruption or influence-peddling. It reaffirms the Group’s zero-tolerance stance on this issue.

In addition to the LVMH Code of Conduct, the Group has internal guidelines, a set of documents that apply to all entities, intended to be used as a reference guide to help employees adopt appropriate behaviors in various areas to do with business ethics. In particular, these principles cover the following:

- preventing corruption and influence-peddling, including basic definitions of these concepts and information about how to identify various suspicious behaviors against which staff should be on their guard;
- mandatory rules on gifts and entertainment;
- preventing money laundering, including information on cash payment limits and formalities for reporting large payments;
- rules for preventing, reporting and resolving conflicts of interest; in this regard, an annual conflict of interest reporting campaign is undertaken within the governing bodies of the Group and the Maisons;
- use of assets belonging to the Group and the Maisons, including the fact that such assets are made available only for a temporary period and the requirement that they be used in a professional and conscientious manner;
- loans of clothes and accessories by Maisons to employees or individuals outside the Group;
- Group policy on travel and security, which includes rules on authorization of travel and payment of travel expenses.

These internal guidelines help employees recognize risky situations and act responsibly and appropriately, by drawing their attention to a number of key points to watch out for. It includes a number of everyday examples to illustrate how to react in risky situations.

These guidelines provide a common core that can be adjusted to fit each entity’s specific situation.

LVMH’s internal control framework includes a set of minimum requirements for ethics and compliance, which are checked through self-assessments and audits at the Group’s various entities (as described in the “Financial and operational risk management and internal control” section).

These requirements notably include the anti-corruption assessment of third parties, in accordance with a risk-based approach. A summary document in a question-and-answer format was made available to the Maisons via the Ethics & Compliance Intranet. A tool is in the process of being rolled out to automate a portion of the assessment and risk management work, by way of a platform allowing for the analysis of questionnaires and continuous checks of various monitoring lists.

In addition to the usual existing communication and warning channels within the Group and the Maisons, LVMH has set up a centralized whistleblowing system (https://alertline.lvmh.com), available in around ten languages to all the Group’s Maisons, to collect and process reports from any employee or outside stakeholder concerning infringements or serious risks of infringement of laws, regulations, the provisions of the LVMH Code of Conduct and other principles, guidelines and internal policies.

The system includes coverage of the following behaviors:

- corruption and influence-peddling;
- money laundering, fraud and falsification of accounting records;
- embezzlement;
- anti-competitive practices;
- data protection breaches;
- discrimination, harassment, violence and threatening behavior;
- infringements of workers’ rights and labor law, illegal employment;
- infringements of occupational health and safety regulations;
- violation of environmental protection laws.

Alerts handled through dedicated whistleblowing systems can be used to help improve risk identification and prevention procedures, as part of a continuous improvement approach.
The Group’s whistleblowing system gave rise to 127 reports in respect of fiscal year 2020. Most of these reports related to human resources matters.

If employees fail to abide by rules laid down in the Code of Conduct, the guiding principles or, more generally, the Rules of Procedure (or equivalent document) of their employing

5.7 Responsible management of personal data

In order to offer their customers exceptional products and experiences that meet their expectations, the LVMH group’s Maisons must have access to high-quality customer data, and are committed to ensuring that all data collected is kept secure.

In an era of innovation for the LVMH group – which is moving ahead with an ambitious digital strategy, resolutely focused on its customers and their aspirations – every Maison in the LVMH group takes steps to comply with the regulations applicable to personal data, including the General Data Protection Regulation (GDPR).

Ensuring full compliance with personal data protection regulation requires adequate governance arrangements to be implemented within the LVMH group. Accordingly, each Group Maison has appointed a Data Protection Officer (DPO) to ensure that its operations are compliant, with support from the legal and cybersecurity departments and in close cooperation with staff in a range of roles (including IT, digital, marketing and HR).

This also means building and promoting a personal data protection culture that permeates all the Group’s business lines and activities as well as taking into account technical and methodological developments. To this end, LVMH and its Maisons regularly hold in-person and/or e-learning training and awareness sessions on personal data protection-related issues. The privacy policies for customers and employees of the LVMH group’s Maisons were updated to inform these individuals of their rights and obligations regarding personal data, pursuant to the principle of transparency required by the GDPR.

A strict cybersecurity policy is also applied within the Group to ensure a fresh customer experience without compromising on data security, privacy, integrity or availability requirements. Under this policy, LVMH and its Maisons monitor not only the security of their own information systems but also the security levels of the products and services offered by the third-party providers used by LVMH and its Maisons. Providers that have access to LVMH and/or its Maisons’ data are assessed to ensure that the technical and organizational measures they have implemented provide a level of security that is sufficient and well suited to their work. Specific cybersecurity incident management and prevention policies are also applied within the Group.

Maison, the Group will take appropriate steps to put an end to the infringement in question, including appropriate disciplinary sanctions proportionate to the severity of the infringement, in accordance with the provisions of the Rules of Procedure (or equivalent document) and applicable laws and regulations.

As a general rule, projects carried out by LVMH and/or its Maisons must complete a Security and Privacy Risk Assessment to check that any personal data protection and security-related issues have been adequately addressed by the business lines involved (Security and Privacy by Design), that only personal data that is necessary for the project’s purposes is actually collected and processed (Privacy by Default), and that any data protection-related impact analyses that must be completed have been identified.

To ensure a consistent, effective approach, a data protection policy is proposed to all Maisons in order to provide them with a common framework of rules and recommendations, helping ensure that appropriate measures are taken to protect personal data within the LVMH group, in compliance with applicable regulations.

This policy defines a Group compliance program on personal data protection, aimed at putting in place clear and transparent governance arrangements to manage issues concerning data protection, together with a range of common directives, bodies and processes. Sample data processing records, impact analyses, privacy notices, security questionnaires and personal data clauses to be added to contracts signed with subcontractors who process personal data are also provided to the Maisons by the Group, which each Maison then adapts to its own context.

The LVMH group also has Binding Corporate Rules (BCR) approved by France’s Commission Nationale de l’Informatique et des Libertés (CNIL), which govern international transfers within the LVMH group of the personal data of employees and job candidates.

An annual audit and assessment campaign is run as part of internal control or the Maisons’ internal audit work, in order to assess compliance with their personal data protection obligations.

Lastly, communities to share experience and exchange ideas – made up of the DPOs and their local representatives as well as the heads of security and legal directors of the Group’s Maisons – meet regularly to discuss shared issues related to personal data protection, with the goal of continuously improving practices in this area.
INDEPENDENT VERIFIER’S REPORT ON THE CONSOLIDATED STATEMENT OF NON-FINANCIAL PERFORMANCE

To the Shareholders’ Meeting,

In our capacity as an Independent Verifier accredited by COFRAC (Accreditation No. 3-1681; scope of accreditation available at www.cofrac.fr) and belonging to the network of a Statutory Auditor of your Company (hereinafter “entity”), we hereby present our report on the consolidated statement of non-financial performance for the fiscal year ended December 31, 2020 (hereinafter “Statement”), as set out in the Management Report pursuant to the provisions laid down in Articles L. 225-102-1, R. 225-105 and R. 225-105-1 of the French Commercial Code.

Responsibility of the entity

It is the Board of Directors’ responsibility to prepare a Statement compliant with legal and regulatory requirements, including an overview of the business model, a description of key non-financial risks and an overview of the policies adopted in light of those risks, together with the results of those policies, including key performance indicators.

The Statement was prepared by applying the entity’s procedures (hereinafter “Guidelines”), the significant components of which are set out in the Statement and are available on request from your Group’s Environment and Human Resources Departments.

Independence and quality control

Our independence is defined by the provisions of Article L. 822-11-3 of the French Commercial Code and the code of ethics of our profession. In addition, we have implemented a quality control system, including documented policies and procedures designed to ensure compliance with applicable laws and regulations, ethical standards and professional guidelines.

Responsibility of the Independent Verifier

It is our responsibility, on the basis of our work, to express a reasoned opinion reflecting a limited assurance conclusion that:

- the Statement complies with the requirements laid down in Article R. 225-105 of the French Commercial Code;
- the information provided is fairly presented in accordance with Point 3 of Sections I and II of Article R. 225-105 of the French Commercial Code, namely the results of policies, including key performance indicators, and actions in relation to key risks, hereinafter “Information”.

It is also our responsibility to express, at the entity’s request and outside the scope of our accreditation, a conclusion of reasonable assurance that the information selected by the entity and identified by the symbol ✔ in Appendix 1 (hereinafter “Selected Environmental and Social Information”) was prepared, in all material respects, in accordance with the Guidelines.

It is not our responsibility, however, to express an opinion on whether the entity complies with other applicable legal and regulatory provisions, notably concerning the vigilance plan and the prevention of corruption and tax evasion, or whether products and services comply with applicable regulations.

1. Reasoned opinion on the compliance and fair presentation of the Statement

Nature and scope of work

The work described below was carried out in accordance with the provisions of Articles A.225-1 et seq. of the French Commercial Code, the professional guidelines of the French National Institute of Statutory Auditors (Compagnie Nationale des Commissaires aux Comptes) applicable to this engagement, and ISAE 3000 (1):

- we familiarized ourselves with the business of all entities falling within the scope of consolidation and the key risks;
- we assessed the suitability of the Guidelines in terms of their relevance, completeness, reliability, objectivity and comprehensible nature, taking the sector’s best practices into consideration, where applicable;

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(1) ISAE 3000 - Assurance engagements other than audits or reviews of historical financial information.
we checked that the Statement covers each category of information laid down in Section III of Article L. 225-102-1 on workforce-related and environmental issues, as well as the information required by Paragraph 2 of Article L. 22-10-36 regarding compliance with human rights and the prevention of corruption and tax evasion;

we checked that the Statement provides the information required by Section II of Article R. 225-105 wherever relevant with respect to the key risks and, where applicable, includes an explanation of the reasons for the absence of information required by Section III, Paragraph 2 of Article L. 225-102-1;

we checked that the Statement provides an overview of the business model and a description of the key risks associated with the business of all entities falling within the scope of consolidation, including, where relevant and proportionate, risks arising from business relationships, products and services as well as policies, actions and results, including key performance indicators related to key risks;

we consulted source documents and conducted interviews to:

- assess the process used to select and validate key risks, as well as the consistency of results, including key performance indicators related to the key risks and policies presented, and
- corroborate what we considered the most important qualitative information (actions and results) set out in Appendix 1. For all risks, our work was carried out at the level of the consolidating entity and on a selection of the entities listed below:
  
  for environmental risks: Wines and Spirits: MHCS: Maison and sites (France); Hennessy: Maison and sites (Cognac, France); Glenmorangie: site (Tain, Scotland); Chandon Argentina: Maison and sites (Argentina); Belvédère: Maison and site (Poland); Perfumes and Cosmetics: Parfums Christian Dior: Maison and site (Saint-Jean-de-Braye, France); LVMH Fragrance Brands: site (Beauvais, France); Fashion and Leather Goods: Loro Piana: site and stores (Quarona, Italy); Louis Vuitton Malletier: Maison and stores (France); Watches and Jewelry: TAG Heuer: site (Switzerland); Selective Retailing: Sephora North America: stores (USA); Sephora Europe and Middle East: Maison and stores (France); DFS: stores (Hong Kong),

  for workforce-related risks: Wines and Spirits: Bodegas Chandon (Argentina); Perfumes and Cosmetics: Parfums Christian Dior (France); Fashion and Leather Goods: Celine (France), Rimowa (Czech Republic); Watches and Jewelry: TAG Heuer (Switzerland); Selective Retailing: Sephora USA (United States), Sephora Canada (Canada); Other activities: Proximy (France),

  for social risks:
  - responsible supply chains: Louis Vuitton Malletier (France), Loewe (Spain), Kenzo (France), Parfums Christian Dior (France), MHCS (France), Hennessy (France), Chandon Argentina (Argentina), Chaumet (France), Bvlgari (Italy),
  - protection of personal data: Christian Dior Couture (Paris, France), Bvlgari (Rome, Italy),
  - compliant business practices: Christian Dior Couture (Paris, France); Loro Piana (Quarona, Italy);

we checked that the Statement covers the scope of the consolidated Group, i.e. all entities falling within the scope of consolidation in accordance with Article L. 233-16, within the limits set out in the Statement;

we reviewed the internal control and risk management procedures put in place by the entity and assessed the collection process aimed at ensuring that the Information is complete and fairly presented;

for key performance indicators and those other quantitative results we considered the most significant, set out in Appendix 1, we carried out the following:

- analytical procedures that consisted in checking that all data collected had been properly consolidated, and that trends in that data were consistent,
- detailed, sample-based tests that consisted in checking that definitions and procedures had been properly applied and reconciling data with supporting documents. This work was carried out on a selection of contributing entities listed above and covers between 14.5% and 90% of the consolidated data selected for these tests (14.5% of the workforce, 55% of energy consumption and an average of 71% of certified supplies);

we assessed the Statement’s overall consistency with our knowledge of all the entities falling within the scope of consolidation.

We consider that the work we performed using our professional judgment allow us to formulate a limited assurance conclusion; an assurance of a higher level would have required more extensive verification work.
Means and resources
Our work was undertaken by a team of twelve people between September 2020 and February 2021, for a period of fourteen weeks.

We conducted around fifteen interviews with those responsible for preparing the Statement, notably representing Executive Management and the Administration & Finance, Risk Management, Ethics & Compliance, Human Resources, Environment and Purchasing Departments.

Conclusion
On the basis of our work, we found no material misstatements that might have led us to believe that the consolidated statement of non-financial performance is not compliant with applicable regulatory requirements or that the Information, taken as a whole, is not fairly presented, in accordance with the Guidelines.

2. Reasonable assurance report on the Selected Information

Nature and scope of work
Concerning the Selected Information identified by the symbol ✓ in Appendix 1, we carried out the same type of work as set out in Section 1 above for what we considered the most important key performance indicators and other quantitative results, though in greater depth, particularly as regards the extent of tests.

The sample selected represents on average 51% of the Selected Environmental Information and 71% of the Selected Social Information.

We consider that this work allows us to express a reasonable assurance conclusion on the Selected Information.

Conclusion
In our opinion, the Selected Environmental Information provided by the entity has been established, in all material aspects, in compliance with the Guidelines.

Paris-La Défense, February 8, 2020
The Independent Verifier
French original signed by
EY & Associés

Jean-François Bélorgey  Éric Duvaud
Partner  Sustainable Development Partner

This is a free translation into English of the Independent Verifier’s report issued in French and is provided solely for the convenience of English-speaking users. This report should be read in conjunction with, and construed in accordance with, French law and professional auditing standards applicable in France.
Appendix 1: Information considered the most important

Workforce-related information

**Quantitative information (including key performance indicators)**
- Breakdown of the workforce as of December 31 by gender and professional category
- Recruitment on permanent contracts from January 1 to December 31 (breakdown by gender)
- Turnover among employees on permanent contracts from January 1 to December 31 (total, voluntary and involuntary)
- Proportion of employees on permanent contracts trained between January 1 and December 31, by professional category
- Average number of days’ training for employees on permanent contracts
- Absence rate by reason
- Work-related accident frequency rate
- Work-related accident severity rate

**Qualitative information (actions and results)**
- Implementing the employer policy and attracting and retaining students and recent graduates
- Training and support for employees throughout their careers
- Workplace health and safety
- Constructive labor relations

Environmental information

**Quantitative information (including key performance indicators)**
- Proportion of manufacturing sites certified ISO 14001 (%)
- Total energy consumption (MWh)
- Energy-related greenhouse gas emissions - Scope 1 and 2 (metric tons of CO₂ equivalent)
- Greenhouse gas emissions generated by outbound transport - Scope 3 (metric tons of CO₂ equivalent)
- Total water consumption for process requirements (m³)
- Total water consumption for agricultural requirements (m³)
- Total waste produced (metric tons)
- Total hazardous waste produced (metric tons)
- Waste recovery rate (%)
- Total packaging that reaches customers (metric tons)
- Environmental Performance Index for packaging (value)
- Greenhouse gas emissions avoided per year by projects under the banner of the Carbon Fund (metric tons of CO₂ equivalent avoided)

**Qualitative information (actions and results)**
- Organization of the environmental approach, particularly governance and commitments, including the LIFE program
- Environmental impact of packaging and monitoring of the LIFE “Products” target
- Environmental standards applied to the supply chain and monitoring of the LIFE “Sourcing” targets
- Combating climate change and monitoring the LIFE “Climate change” target
- Environmental management of sites and monitoring of the LIFE “Sites” targets

Social information

**Quantitative information (including key performance indicators)**
- Proportion of grape supplies (in kg), from the Group’s own vineyards or from purchases, with sustainable winegrowing certification (%)
- Proportion of supplies of palm oil, palm kernel oil and their derivatives (in kg) certified RSPO Mass Balance or Segregated (%)
- Proportion of leather supplies (in m²) sourced from LWG-certified tanneries (excluding exotic leather) (%)
- Proportion of gold supplies (in kg) certified RJC CoC
- Proportion of gold supplies (in kg) sourced from RJC CoP-certified supplier
- Proportion of diamond supplies (in carats) sourced from RJC CoP-certified suppliers
- Proportion of certified cotton supplies (in metric tons) (%)
- Number of social and/or environmental audits carried out on suppliers and subcontractors

**Qualitative information (actions and results)**
- Implementation of the Charter on Working Relations with Fashion Models and Their Well-Being
- Supplier assessment and support
- Management of personal data
- Business conduct and ethics
6. CROSS-REFERENCE TABLES

6.1 Statement of non-financial performance

Like any other economic actor, the LVMH group is exposed to a number of non-financial risks that may affect its performance, cause harm to its reputation, and impact its stakeholders and/or the environment. The following risks have been classified by representatives of the Group’s central functions and Executive Management as “key risks” in light of the Group’s activities (see §3 of the “Ethics and responsibility” section):

- impact on ecosystems and depletion of natural resources;
- setting up and maintaining responsible supply chains;
- safeguarding health and safety at work;
- loss of key skills and expertise;
- implementation of a policy to promote employee inclusion and fulfillment;
- shortcomings in the implementation of personal data protection rules;
- shortcomings in the implementation of business practice compliance arrangements.

LVMH is committed to addressing each of these risks by putting the appropriate policies in place. The cross-reference tables below provide a summary presentation of the information constituting the Group’s statement of non-financial performance, as required by Article L. 225-102-1 of the French Commercial Code, indicating for each item the location in this Management Report where further details may be found. They include cross-references to the specific disclosures required by this article with regard to respect for human rights and measures to combat corruption, climate change, and discrimination.

The remaining disclosures required by this article may be found in the following locations:

- with regard to the Group’s business model, in the sections entitled “The LVMH business model” and “Business overview, highlights and outlook” in the introduction to this report;
- with regard to the presentation of the workforce for each business group and geographic region, in §1.3 of the “Attracting and retaining talent” section;
- with regard to collective bargaining agreements signed at the level of companies across the Group, in §3.2 of the “Attracting and retaining talent” section;
- with regard to efforts to promote the circular economy, in §1.2.2 and §5.4 of the “Environment and sustainability” section;
- with regard to combating food waste, in §5.4.2 of the “Environment and sustainability” section;
- with regard to social commitments to promote sustainable development, apart from the topics covered by the cross-reference tables below in terms of social consequences, respect for human rights and the environment, in §1 and §2 of the “Outreach and giving back” section;
- with regard to protecting animal welfare, in §3.1 and §3.3 of the “Environment and sustainability” section;

Lastly, given the nature of the Group’s business activities, topics relating to the fight against food insecurity or efforts to promote responsible and sustainable food production as well as fair food systems are not discussed in this Management Report.
### 6.1.1 Social consequences

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| **Loss of key skills and expertise** | - Academic partnerships ($\S\ 2.3$ of the “Attracting and retaining talent” section)  
- Institut des Métiers d’Excellence ($\S\ 2.3$ of the “Attracting and retaining talent” section)  
- Employee training and support ($\S\ 3.1$ of the “Attracting and retaining talent” section)  
- EXCELLehance initiative to promote training and employment for people with disabilities ($\S\ 2.4$ of the “Attracting and retaining talent” section)  
- Support for high-potential female employees to help them move into key positions ($\S\ 2.4$ of the “Attracting and retaining talent” section) | - Joiners by business group and geographic region ($\S\ 2.1$ of the “Attracting and retaining talent” section)  
- Investment in training ($\S\ 3.1$ of the “Attracting and retaining talent” section)  
- Internal mobility data ($\S\ 2.1$ of the “Attracting and retaining talent” section)  
- Awards, recognition and rankings obtained as an employer ($\S\ 2.1$ of the “Attracting and retaining talent” section) |
| **Health and safety issues faced in the Group’s business activities** | - LVMH Code of Conduct ($\S\ 2.2$ of the “Ethics and responsibility” section)  
- Whistleblowing system ($\S\ 5.6$ of the “Ethics and responsibility” section)  
- Charter on Working Relations with Fashion Models ($\S\ 2.2$ of the “Ethics and responsibility” section)  
- Investments in health, safety and security ($\S\ 3.2$ of the “Attracting and retaining talent” section)  
- Employee training in health, safety and security ($\S\ 3.2$ of the “Attracting and retaining talent” section)  
- Social audits of suppliers and subcontractors including a health and safety dimension ($\S\ 5.2$ of the “Ethics and responsibility” section)  
- Measures relating to the use of chemicals and cosmetovigilance ($\S\ 5.3$ of the “Ethics and responsibility” section)  
- Promoting responsible consumption of wines and spirits ($\S\ 5.3$ of the “Ethics and responsibility” section) | - Breakdown, frequency and severity of work-related accidents ($\S\ 3.2$ of the “Attracting and retaining talent” section)  
- Data relating to social audits that include a health and safety dimension ($\S\ 5.2$ of the “Ethics and responsibility” section)  
- Training for employees and suppliers focusing on the LVMH Restricted Substances List ($\S\ 5.3$ of the “Ethics and responsibility” section) |
| **Implementation of a policy of employee inclusion and fulfillment (aspects related to fulfillment at work)** | - LVMH Code of Conduct ($\S\ 2.2$ of the “Ethics and responsibility” section)  
- Whistleblowing system ($\S\ 5.6$ of the “Ethics and responsibility” section)  
- DARE program ($\S\ 3.1$ of the “Attracting and retaining talent” section)  
- LVMH Global Pulse Survey ($\S\ 3.1$ of the “Attracting and retaining talent” section)  
- Specific training for managers ($\S\ 3.1$ of the “Attracting and retaining talent” section)  
- Group Works Council and SE Works Council ($\S\ 3.2$ of the “Attracting and retaining talent” section) | - Number of meetings held by employee representative bodies in 2019 ($\S\ 3.2$ of the “Attracting and retaining talent” section) |
### 6.1.2 Respect for human rights

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</thead>
</table>
| Setting up and maintaining responsible supply chains (aspects relating to respect for human rights) | - LVMH Code of Conduct ($2.2$ of the “Ethics and responsibility” section)  
- Supplier Code of Conduct ($2.2$ of the “Ethics and responsibility” section)  
- Charter on Working Relations with Fashion Models ($2.2$ of the “Ethics and responsibility” section)  
- Whistleblowing system ($5.6$ of the “Ethics and responsibility” section)  
- Risk mapping ($4$ of the “Ethics and responsibility” section)  
- Social audits of suppliers and subcontractors ($5.2$ of the “Ethics and responsibility” section)  
- Collection of information on suppliers’ social and ethical performance via the EcoVadis platform ($5.2$ of the “Ethics and responsibility” section)  
- Participation in multi-party initiatives covering suppliers in higher risk categories ($5.2$ of the “Ethics and responsibility” section) | - Breakdown of suppliers and audits ($5.2$ of the “Ethics and responsibility” section)  
- Data on combined audits and audits examining only social aspects carried out at suppliers ($5.2$ of the “Ethics and responsibility” section)  
- Data on follow-up audits ($5.2$ of the “Ethics and responsibility” section)  
- Proportion of suppliers not meeting the Group’s standards ($5.2$ of the “Ethics and responsibility” section)  
- Number of contracts terminated following audits ($5.2$ of the “Ethics and responsibility” section)  
- Number of business relationships not initiated following audits ($5.2$ of the “Ethics and responsibility” section) |

| Implementation of a policy of employee inclusion and fulfillment (aspects relating to the fight against discrimination and the promotion of diversity) | - LVMH Code of Conduct ($2.2$ of the “Ethics and responsibility” section)  
- Whistleblowing system ($5.6$ of the “Ethics and responsibility” section)  
- Recruitment Code of Conduct ($2.2$ of the “Ethics and responsibility” section)  
- Specific training for recruiters ($2.4$ of the “Attracting and retaining talent” section)  
- Independent review of hiring practices ($2.4$ of the “Attracting and retaining talent” section)  
- EXCELLhanCE initiative to promote training and employment for people with disabilities ($2.4$ of the “Attracting and retaining talent” section)  
- Support for high-potential female employees to help them move into key positions ($2.4$ of the “Attracting and retaining talent” section) | - Proportion of employees with disabilities ($2.4$ of the “Attracting and retaining talent” section)  
- Proportion of women among joiners and in the Group’s workforce ($2.4$ of the “Attracting and retaining talent” section)  
- Number of participants in the EXCELLhanCE initiative ($2.4$ of the “Attracting and retaining talent” section) |

| Shortcomings in the implementation of personal data protection rules | - LVMH Code of Conduct ($2.2$ of the “Ethics and responsibility” section)  
- Data protection policy ($5.7$ of the “Ethics and responsibility” section) | - Creation of a network of Data Protection Officers ($5.7$ of the “Ethics and responsibility” section) |
### 6.1.3 Environmental consequences

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<thead>
<tr>
<th>Risk</th>
<th>Policies</th>
<th>Results</th>
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</thead>
<tbody>
<tr>
<td>Business impacts on ecosystems and depletion of natural resources</td>
<td>- LVMH Environmental Charter ($1.1$ of the “Environment and sustainability” section)</td>
<td>- Improvement in the Environmental Performance Index scores of product packaging for Wines and Spirits companies and Perfumes and Cosmetics companies ($2.3$ of the “Environment and sustainability” section)</td>
</tr>
<tr>
<td>(including aspects relating to the fight against climate change)</td>
<td>- LIFE program and LIFE 2020 targets ($1.1$ and $1.2$ of the “Environment and sustainability” section)</td>
<td>- Accelerated and expanded rollout of sustainable and organic winegrowing ($3.6$ of the “Environment and sustainability” section)</td>
</tr>
<tr>
<td></td>
<td>- Combating climate change and the LVMH Carbon Fund ($4$ of the “Environment and sustainability” section)</td>
<td>- Certification of materials used in products: leather, cotton, fur, palm oil derivatives, diamonds and precious metals ($3.6$ of the “Environment and sustainability” section)</td>
</tr>
<tr>
<td></td>
<td>- Improvement in the Environmental Performance Index scores of product packaging for Wines and Spirits companies and Perfumes and Cosmetics companies ($2.3$ of the “Environment and sustainability” section)</td>
<td>- Achievement of targets set for the LVMH Carbon Fund ($4.2$ of the “Environment and sustainability” section)</td>
</tr>
<tr>
<td></td>
<td>- Increase in the proportion of renewable energy in the Group’s energy mix ($4.5$ of the “Environment and sustainability” section)</td>
<td>- Implementation of an environmental management system at manufacturing sites ($5.5$ of the “Environment and sustainability” section)</td>
</tr>
<tr>
<td></td>
<td>- Data on environmental audits carried out at suppliers, both combined audits and audits examining only environmental aspects ($5.2$ of the “Ethics and responsibility” section)</td>
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</tr>
<tr>
<td></td>
<td>- LIFE 2020 program – “Sourcing” target, particularly relating to supply chains for grapes, leather, skins and pelts, gemstones and precious metals, palm oil derivatives and regulated chemicals ($3$ of the “Environment and sustainability” section)</td>
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</tr>
<tr>
<td>Setting up and maintaining responsible supply chains (environmental aspects)</td>
<td>- LVMH Code of Conduct ($2.2$ of the “Ethics and responsibility” section)</td>
<td>- Risk mapping ($1.2$ of the “Environment and sustainability” section)</td>
</tr>
<tr>
<td></td>
<td>- Supplier Code of Conduct ($2.2$ of the “Ethics and responsibility” section)</td>
<td>- Collection of information on suppliers’ environmental performance via the EcoVadis platform ($5.2$ of the “Ethics and responsibility” section)</td>
</tr>
<tr>
<td></td>
<td>- LVMH Environmental Charter ($1.1$ of the “Environment and sustainability” section)</td>
<td>- Participation in multi-party initiatives covering suppliers in higher risk categories ($5.2$ of the “Ethics and responsibility” section)</td>
</tr>
<tr>
<td></td>
<td>- LIFE program and LIFE 2020 targets ($1.1$ and $1.2$ of the “Environment and sustainability” section)</td>
<td></td>
</tr>
</tbody>
</table>
6.1.4  **Fight against corruption**

<table>
<thead>
<tr>
<th>Risk</th>
<th>Policies</th>
<th>Results</th>
</tr>
</thead>
</table>
| Shortcomings in the implementation of business practice arrangements | - LVHM Code of Conduct  
(§2.2 of the “Ethics and responsibility” section)  
- Supplier Code of Conduct  
(§2.2 of the “Ethics and responsibility” section)  
- Whistleblowing system  
(§5.6 of the “Ethics and responsibility” section)  
- Group Ethics and Compliance Intranet site  
(§5.6 of the “Ethics and responsibility” section)  
- Risk mapping (§4 and §5.6 of the “Ethics and responsibility” section)  
- Anti-corruption assessment of third parties  
(§5.6 of the “Ethics and responsibility” section)  
- Role of the Ethics & Compliance Department, officers and committees  
(§3 and §5.6 of the “Ethics and responsibility” section)  
- Internal guidelines (§5.6 of the “Ethics and responsibility” section)  
- Anti-corruption training  
(§5.6 of the “Ethics and responsibility” section)  
- Compliance rules included in the internal audit and control framework (§5.6 of the “Ethics and responsibility” section)  
- Reports to the Ethics & Sustainable Development Committee of the Board of Directors  
(§5.6 of the “Ethics and responsibility” section) | - Group whistleblowing system giving rise to 127 reports  
(§5.6 of the “Ethics and responsibility” section)  
- More than 3,500 employees throughout the Group have completed the anti-corruption training module (§5.6 of the “Ethics and responsibility” section) |
6.2 Vigilance plan

As a responsible, actively engaged corporate citizen on a global scale, the LVMH group strives to exert a positive influence on the communities, regions and countries where it operates and to minimize the potential adverse impacts of its activities, as well as those of its suppliers and subcontractors, for its stakeholders and the environment.

The cross-reference tables below provide a summary presentation of the information constituting the Group's vigilance plan, as required by Article L. 225-102-4 of the French Commercial Code, indicating for each item the sections within this Management Report where further details may be found.

### 6.2.1 Human rights and fundamental freedoms

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<th>Risk mapping</th>
<th>Group’s own operations</th>
<th>Suppliers’ and subcontractors’ activities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>– Risk mapping by the Group (§4 of the “Ethics and responsibility” section)</td>
<td>– Additional risk assessment for certain suppliers via the EcoVadis platform (§5.2 of the “Ethics and responsibility” section)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>– Risk mapping by the Group (§4 of the “Ethics and responsibility” section)</td>
</tr>
</tbody>
</table>

| Frequent risk assessments | – Internal control and audit framework (§3.2 of the “Financial and operational risk management and internal control” section) | – Audits and follow-up audits (§5.2 of the “Ethics and responsibility” section) |
|                          | – Additional risk assessment for certain suppliers via the EcoVadis platform (§5.2 of the “Ethics and responsibility” section) | – Corrective action plans following audits (§5.2 of the “Ethics and responsibility” section) |

| Mitigation and prevention measures | – Specific training for recruiters to prevent discrimination (§2.4 of the “Attracting and retaining talent” section) | – Supplier Code of Conduct (§2.2 of the “Ethics and responsibility” section) |
|                                   | – Independent review of hiring practices (§2.4 of the “Attracting and retaining talent” section) | – Training for suppliers and buyers (§5.2 of the “Ethics and responsibility” section) |
|                                   |                                           | – Participation in multi-party initiatives covering suppliers in higher risk categories (§5.2 of the “Ethics and responsibility” section) |
|                                   |                                           | – Supply chain certification targets (§5.2 of the “Ethics and responsibility” section) |

| Whistleblowing system | – Centralized whistleblowing system (§5.6 of the “Ethics and responsibility” section) | – Group employees can use the whistleblowing system to report violations committed by suppliers or subcontractors (§5.6 of the “Ethics and responsibility” section) |
|                       |                                           | – Some Maisons have implemented measures to directly ask their suppliers’ employees about their working conditions (§5.2 of the “Ethics and responsibility” section) |

| Follow-up and assessment measures | – Action plans implemented by the Maisons in countries identified as priorities during the risk mapping exercise (§5 of the “Ethics and responsibility” section) | – Remediation plans to address shortcomings identified during audits (§5.2 of the “Ethics and responsibility” section) |
|                                   | – Action plans included as part of the ERICA approach (§5 of the “Ethics and responsibility” section) | – Follow-up audits of suppliers (§5.2 of the “Ethics and responsibility” section) |
|                                   | – Risk mapping exercise carried out regularly |                                           |
## 6.2.2 Individuals' health and safety

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<tr>
<th>Risk mapping</th>
<th>Group's own operations</th>
<th>Suppliers' and subcontractors' activities</th>
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<tbody>
<tr>
<td></td>
<td>Risk mapping by the Group (§4 of the “Ethics and responsibility” section)</td>
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</tr>
<tr>
<td></td>
<td>Additional risk assessment for certain suppliers via the EcoVadis platform (§5.2 of the “Ethics and responsibility” section)</td>
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</table>

<table>
<thead>
<tr>
<th>Frequent risk assessments</th>
<th>Group's own operations</th>
<th>Suppliers' and subcontractors' activities</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>Internal control and audit framework (§3.2 of the “Financial and operational risk management and internal control” section)</td>
<td>Audits and follow-up audits (§5.2 of the “Ethics and responsibility” section)</td>
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<td></td>
<td>Accident analysis and prevention (§3.2 of the “Attracting and retaining talent” section)</td>
<td>Corrective action plans following audits (§5.2 of the “Ethics and responsibility” section)</td>
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<table>
<thead>
<tr>
<th>Mitigation and prevention measures</th>
<th>Group's own operations</th>
<th>Suppliers' and subcontractors' activities</th>
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<td>LVMH Restricted Substances List (§5.3 of the “Ethics and responsibility” section)</td>
<td>Supplier Code of Conduct (§2.2 of the “Ethics and responsibility” section)</td>
</tr>
<tr>
<td></td>
<td>LVMH Testing Program (§5.3 of the “Ethics and responsibility” section)</td>
<td>Training for suppliers and buyers (§5.2 of the “Ethics and responsibility” section)</td>
</tr>
<tr>
<td></td>
<td>Promoting responsible consumption of Wines and Spirits (§5.3 of the “Ethics and responsibility” section)</td>
<td>Participation in multi-party initiatives covering suppliers in higher risk categories (§5.2 of the “Ethics and responsibility” section)</td>
</tr>
<tr>
<td></td>
<td>Third-party liability insurance and product recalls (§2.3 of the “Financial and operational risk management and internal control” section)</td>
<td>Supply chain certification targets (§5.2 of the “Ethics and responsibility” section)</td>
</tr>
<tr>
<td></td>
<td>Specific insurance policies in countries where work-related accidents are not covered by social security systems (§2.3 of the “Financial and operational risk management and internal control” section)</td>
<td>Assistance guides provided to suppliers for the elimination/substitution of chemicals whose use is restricted or prohibited by LVMH (§5.3 of the “Ethics and responsibility” section)</td>
</tr>
<tr>
<td></td>
<td>Charter on Working Relations with Fashion Models (§2.2 of the “Ethics and responsibility” section)</td>
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<table>
<thead>
<tr>
<th>Whistleblowing system</th>
<th>Group's own operations</th>
<th>Suppliers' and subcontractors' activities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Centralized whistleblowing system (§5.6 of the “Ethics and responsibility” section)</td>
<td>Group employees can use the whistleblowing system to report violations committed by suppliers or subcontractors (§5.6 of the “Ethics and responsibility” section)</td>
</tr>
<tr>
<td></td>
<td>Some Maisons have implemented measures to directly ask their suppliers’ employees about their working conditions (§5.2 of the “Ethics and responsibility” section)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Follow-up and assessment measures</th>
<th>Group's own operations</th>
<th>Suppliers' and subcontractors' activities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Action plans implemented by the Maisons in countries identified as priorities during the risk mapping exercise (§5 of the “Ethics and responsibility” section)</td>
<td>Remediation plans to address shortcomings identified during audits (§5.2 of the “Ethics and responsibility” section)</td>
</tr>
<tr>
<td></td>
<td>Action plans included as part of the ERICA approach (§5 of the “Ethics and responsibility” section)</td>
<td>Follow-up audits of suppliers (§5.2 of the “Ethics and responsibility” section)</td>
</tr>
<tr>
<td></td>
<td>Risk mapping exercise carried out regularly</td>
<td></td>
</tr>
</tbody>
</table>
### 6.2.3 Environment

<table>
<thead>
<tr>
<th>Risk mapping</th>
<th>Group’s own operations</th>
<th>Suppliers’ and subcontractors’ activities</th>
</tr>
</thead>
</table>
|              | – Risk mapping by the Group  
 ($4$ of the “Ethics and responsibility” section) | – Risk mapping by the Group  
 ($4$ of the “Ethics and responsibility” section) |
|              | – Additional risk assessment for certain suppliers via the EcoVadis platform  
 ($5.2$ of the “Ethics and responsibility” section) |

| Frequent risk assessments | – Environmental management system  
 ($5$ of the “Environment and sustainability” section) | – Audits and follow-up audits  
 ($5.2$ of the “Ethics and responsibility” section) |
|                          | – Audits and follow-up audits  
 ($5.2$ of the “Ethics and responsibility” section) | – Corrective action plans following audits  
 ($5.2$ of the “Ethics and responsibility” section) |

| Mitigation and prevention measures | – LIFE 2020 targets  
 ($2$ to $5$ of the “Environment and sustainability” section) | – Supplier Code of Conduct  
 ($2.2$ of the “Ethics and responsibility” section) |
|                                   | – Insurance for environmental damage  
 ($2.3$ of the “Financial and operational risk management and internal control” section) | – Training for suppliers and buyers  
 ($5.2$ of the “Ethics and responsibility” section) |
|                                   | – Participation in multi-party initiatives covering suppliers in higher risk categories  
 ($5.2$ of the “Ethics and responsibility” section) | – Participation in multi-party initiatives covering suppliers in higher risk categories  
 ($5.2$ of the “Ethics and responsibility” section) |
|                                   | – Supply chain certification targets  
 ($5.2$ of the “Ethics and responsibility” section) | – Supply chain certification targets  
 ($5.2$ of the “Ethics and responsibility” section) |

| Whistleblowing system | – Centralized whistleblowing system  
 ($5.6$ of the “Ethics and responsibility” section) | – Group employees can use the whistleblowing system to report violations committed by suppliers or subcontractors  
 ($5.6$ of the “Ethics and responsibility” section) |

| Follow-up and assessment measures | – Tracking achievement of LIFE 2020 targets  
 ($2$ to $5$ of the “Environment and sustainability” section) | – Remediation plans to address shortcomings identified during audits  
 ($5.2$ of the “Ethics and responsibility” section) |
|                                  | – Action plans implemented by the Maisons in countries identified as priorities during the risk mapping exercise  
 ($5$ of the “Ethics and responsibility” section) | – Follow-up audits of suppliers  
 ($5.2$ of the “Ethics and responsibility” section) |
|                                  | – Action plans included as part of the ERICA approach  
 ($5$ of the “Ethics and responsibility” section) | |
|                                  | – Risk mapping exercise carried out regularly | |