

## The SUSREG framework



The SUSREG tool assesses regulatory and supervisory practices pertaining to sustainable banking and insurances, as well as central banks' policies and other financial sector-related measures contributing to the transition to a net-zero, nature-positive, inclusive, resilient and sustainable economy.

The 2024 SUSREG assessment has been extended with:

- Additional indicators assessing (i) the integration of oceans and marine life; (ii) supervisor's implementation and monitoring report; and (iii) supervisor's intervention action on financial institutions not meeting their supervisory expectations.
- Assessment of new additional countries (Austria, Bangladesh, Madagascar, Peru, Uganda)

## **Key elements of the SUSREG tracker**



- **Independence**: The SUSREG tracker is an independent assessment rather than a member-driven assessment. Importantly, SUSREG does not rank countries/central banks/supervisors but focuses on providing a comparative analysis of relevant policies against the framework and against each other.
- **Maturity**: Given the importance of each indicator for various phases of implementation by central banks and financial supervisors, the assessment enables the identification of areas where significant progress still needs to be made.
- Thematic scope: It covers climate, environmental, and social risks given the significance of the intertwined climate and nature crisis and its impact on humanity.
- Indicators: The SUSREG tracker encompasses a broad spectrum of indicators relevant to greening the financial system including rule-based microprudential supervision, macro-prudential supervision, central banking (monetary policy, portfolio management), the existence of strategy/internal organisation of the supervisor/central bank, and enablers such as science-based taxonomies, and the existence of a multi-stakeholder sustainable finance initiative.
- **Relevance**: The framework also considers recent concepts and developments such as double materiality assessments, the integration of liquidity risk and capital adequacy, transition plans, and net zero roadmaps.
- Transparency: Each indicator and assessment are documented with relevant policies, guidelines, frameworks, roadmaps, etc.
- **Standardisation**: The evaluation considers if the country has fully met (displayed as a full tick), partially met (dotted tick) or not met (X mark). In certain jurisdictions, certain measures are not within the mandate of the central bank or supervisor, in which case the associated assessment results are marked as N/A.
- Sector scope: The tracker now covers both banking and insurance sectors, which are key components of the financial system.

## **Assessment methodology**



### Scope of the assessment

To perform the assessments, WWF only takes into account information that is **publicly available** and considered the following sources (non-exhaustive list):

- Financial regulators or supervisors: Regulations, supervisory expectations, or guidelines.
- Central banks: Measures and activities implemented by central banks (in particular those related to monetary policy), in line with their mandate.
- **Industry associations:** Relevant guidelines issued by the national banking and insurance association or other industry-led bodies, where available.
- Securities commissions or stock exchanges: Relevant listing rules or sustainability reporting guidelines, in the absence of regulations or guidelines issued by the regulator, supervisors, or associations.
- Others: Measures taken by central banks, banking and insurance regulators or supervisors, governments, and other policymakers, to create an enabling environment conducive to the development of sustainable finance.

## **Assessment methodology**



### How assessments are performed

An indicator will receive a fully-, partially-, or not met score depending on the criteria defined per indicator. On top of that, there are other considerations that we take into account in giving the scoring:

- Level of enforceability, depending on whether the expectation is mandatory and enforced. Industry association guidelines are given a
  maximum partial score as those guidelines are not mandatory unless stated otherwise by the financial supervisors.
- **Scope**, depending on whether the expectation applied to all supervised entitles or only listed entities. Regulations issued by the securities commissions or the stock exchanges are given a maximum partial score as it only covers listed entities.

WWF then endeavours to share preliminary assessment results with the relevant institutions (i.e. regulators, supervisors, central banks) to ensure the information identified is as complete and accurate as possible. While specific situations and different interpretations can be discussed on that occasion, it is important to note that the final judgement is made by WWF.

Importantly, comments provided by central banks or supervisors should not be construed as endorsements by these institutions of either the methodology or the assessment results.

## **General considerations**



### **Language considerations**

For countries where English is not an official language, WWF will endeavor to use **official documentation available in the national language**. Alternatively, and in the absence of an official translation of the relevant documentation, an unofficial translation may be procured to facilitate the assessment.

To ensure that the detailed results are accessible to various audiences across the world, the information used to conduct the assessments will be disclosed in English on the SUSREG Tracker.

### Other important notes

Individual indicators are not weighted, and the assessment **does not result in a final score or a rating**. Rather, the tool enables users to quickly identify current practices, potential gaps or improvement points, and to understand how different regulatory frameworks or measures compare on specific indicators.

The country-level assessment results will be updated on a regular basis, to reflect ongoing developments and ensure the SUSREG Tracker platform remains up-to-date.

## How the results are displayed



- For certain indicators, the assessment results are split to clearly display which insurance activities the regulations or supervisory expectations apply to: investment activities (I) and/or underwriting activities (U). Similarly, certain results are split to inform on the scope of the associated measure(s): applicable to climate-related risks (C), other environmental risks (E) and/or to social risks (S).
- For each indicator, the assessment result can be either positive (displayed as a full tick), partial (dotted tick) or negative (X mark). In certain jurisdictions, certain measures are not within the mandate of the supervisor, in which case the associated assessment results are marked as N/A.
- For each indicator, the information used to perform the assessment together with its source (hyperlinks) can be accessed by simply clicking on the associated tick mark.
- At the level of specific sections, donut charts provide an aggregated view of the assessment results. To calculate the filled-in sections of the donut charts, positive results count for one point, partial results for half-a-point and negative results for zero. N/A results are subtracted from the maximum achievable score in their section.

## **Assessment of the European Union (EU)**



- Given the specific conduct of banking and insurance supervision and monetary policy in the EU, the results of our assessment of individual European countries should be considered in parallel to the results of our assessment of the EU.
- Under the Eurosystem, the ECB is in charge of defining the monetary policy while national central banks should implement it. Therefore, the assessment results for monetary policy measures in individual EU countries that have adopted the euro is marked as "N/A", and it is necessary to refer to the assessment performed at the EU level. The only exception to this rule is the management of foreign exchange reserves, over which national central banks have full autonomy.
- All the EU-level regulations in force will be applied to EU country-level assessments.
- In the case of the EU directives (e.g., Corporate Sustainability Reporting Directive) that have not yet taken effect in the EU-regulated markets, we consider them as "partially met" at the country level. Similarly, we include proposed and draft EU regulations and directives at the country level, with a maximum score of "partially met".
- In principle, we do not use guidelines such as those issued by EBA/ECB/EIOPA in the country-level assessment, unless the financial supervisor specifically mentioned that it will be applying the guidelines as part of its supervision.

## Assessment of the United States of America (USA)



- State jurisdictions can have their own regulation and supervisory agencies (such as the New York Department of Financial Services or the California Department of Insurance), although they do not have fully-fledged central banks (in the semi-decentralised Federal Reserve Bank system, regional Federal Banks such as New York and San Francisco follow the federal monetary policy and act as delegated supervisors).
- Since federal regulation in the USA assessment applies to all its states, **individual states such as California and New York may only have SUSREG assessments equal to or higher than the USA assessment** (when local initiatives go further than national policy).
- In USA, actual insurance regulation and supervision are applied state-by-state, sometimes with wide discrepancies in the rules and practices observed between individual states. The NAIC (National Association of Insurance Commissioners) is an important national forum that can make recommendations and promulgate model regulations and laws on occasion, which then form the basis of many states' supervisory rules and procedures. USA states can choose to adopt NAIC proposals, in some cases automatically.

## Methodological limitations



- **Publicly available information**: The SUSREG tracker only considers publicly available information, therefore it does not account for any internal and ongoing developments which may give a more accurate picture of where certain central banks and financial supervisors are standing.
- No weighting of indicators: The indicators are not weighted, even though certain indicators might encapsulate an arguably more impactful
  action than others. The rationale behind this is that the SUSREG tracker is not a ranking but rather a benchmarking exercise of each central
  bank and financial supervisor's activities against each indicator. The purpose of the SUSREG tracker is to foster best practice sharing
  across jurisdictions over all the individual indicators and sections.
- Existence, not effectiveness: Although the aim is effective mitigation by central banks and financial supervisors of present and future risks relating to climate change and nature loss, the SUSREG tracker focuses on the pursuit of certain practices and the existence of certain policies, therefore, it does not necessarily draw any conclusion on their effective impact.
- Environmental focus: The scope of the SUSREG tracker, on most indicators, is equally split across «C» climate, «E» environment, and «S» social, as WWF welcomes holistic sustainable finance regulation that covers environmental and social aspects in conjunction.

  However, the most stringent focus has been put on the «E» and «C» across the indicators, in line with our expertise in the respective fields.







Indicator 1.1.0 Single result

Regulations or supervisory expectations related to sustainable insurance which have been issued are applicable to all supervised insurers.

Assessment result	Related findings
✓ Fully met	Relevant regulations, supervisory expectations or guidelines have been issued either by the insurance regulator or supervisor and are applicable to all supervised insurers.
Partially met	<ul> <li>Relevant regulations, supervisory expectations or guidelines have been issued either by the insurance regulator or supervisor, but are applicable only to certain types of (re-)insurers (e.g. based on size, or nature of services provided).</li> <li>Draft regulations, supervisory expectations or guidelines have been issued for public consultation</li> <li>The only relevant guidelines have been issued by an insurance association.</li> </ul>
X Not met	<ul> <li>No relevant regulations or guidelines have been issued by the insurance regulator, supervisor, or insurance association.</li> <li>Note: roadmaps do not count, even if they recommend the development of regulations / supervisory expectations.</li> </ul>





## **Scope & implementation**

#### Indicator 1.1.1

Split result (C / E / S)

The regulations or supervisory expectations cover a broad range of environmental and social (E&S) issues.

#### For the purpose of this assessment:

- Climate issues are greenhouse gas emissions and physical and transition\* climate-related risks and broader climaterelated impacts;
- Environmental issues include biodiversity loss, habitat destruction, deforestation, water, air and soil pollution, and depletion of natural resources, and physical, transition and nature-related related risks;
- Social issues include human rights violations, labour issues (incl. occupational health & safety) and adverse impacts on local communities (incl. indigenous people).

Assessment result	Related findings (for each Climate (C) / Environmental (E) / Social (S))
Fully met	<ul> <li>Most climate, environmental or social issues are mentioned.</li> <li>C: to a min. both transition and physical risk &amp; impacts</li> <li>E: most sub-themes as mentioned on the left</li> <li>S: most sub-themes as mentioned on the left</li> </ul>
Partially met	Climate, environmental or social aspects are referred to in the broad sense, and implicitly cover all key issues.
X Not met	Specific climate, environmental or social issues are not covered.

<sup>\*</sup>Litigation and liability risks are understood to fall in the broader transition risk category.

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## Micro-prudential supervision (supervisory expectations)

## **Scope & implementation**

#### Indicator 1.1.2

Single result

The regulations or supervisory expectations reflect both the expected impact of E&S issues on the insurer's risks and value creation, and the impacts of the insurer's activities on E&S issues ('double materiality assessment').

Assessment result	Related findings
✓ Fully met	<ul> <li>The regulator consider double materiality in its expectations and the principle is defined accordingly.</li> <li>Without naming specifically the double materiality, the expectations reflect both the expected impact of E&amp;S issues on the insurer's risks and value creation, and the impacts of the insurer's activities on E&amp;S issues.</li> </ul>
Partially met	<ul> <li>There is a lower level of expectation on the impacts of the insurer's activities on E&amp;S issues than on the others (e.g. use of 'could' instead of 'should').</li> <li>The expectations related to the impacts of the insurer's activities are covering only a reduced range of E&amp;S issues (e.g. only climate and carbon emissions)</li> </ul>
× Not met	The regulations or supervisory expectations do not reflect both the expected impact of E&S issues on the insurer's risks and value creation, and the impacts of the insurer's activities on E&S issues.



## **Scope & implementation**

#### **Indicator 1.1.3**

Single result

The supervisor tracks insurance companies' progress against regulatory/supervisory E&S expectations and addresses a corresponding report to the companies.

Assessment result	Related findings
✓ Fully met	The regulator or supervisor explicitly mentions that compliance of insurance companies with the relevant regulations or expectations is regularly assessed, and the supervisor addresses a corresponding report to the companies.
Partially met	The regulator or supervisor explicitly mentions that compliance of insurance companies with the relevant regulations or expectations is regularly assessed, but the supervisor addresses no report to the companies.
× Not met	There is no particular commitment from the insurance regulator or supervisor to monitor implementation by insurance companies of the relevant regulations or expectations.



## **Scope & implementation**

#### **Indicator 1.1.4**

Single result

Public consultation was carried out prior to the official issuance of E&S regulations or supervisory expectations.

Assessment result	Related findings
Fully met	The regulations or supervisory expectations were released for public consultation.
Partially met	<ul> <li>The regulations or supervisory expectations were shared with targeted external stakeholders, but not made publicly available.</li> <li>In the case of guidelines issued by an insurance association, the drafting process involved various member insurance companies, but there was no public consultation.</li> </ul>
X Not met	<ul> <li>The regulations or supervisory expectations have been shared with external stakeholders but there is no publicly available information about such process.</li> <li>The regulations or supervisory expectations have not been shared with external stakeholders.</li> </ul>





## Strategy & governance

#### Indicator 1.2.1

Split result (C / E / S)

Insurers are expected to integrate E&S considerations in their business and risk strategy, consistent with the size and nature of

their operations.

# "integrate E&S considerations in their business strategy" relates to:

how the management of the E&S risks, opportunities and impacts associated with its business relationships (mainly through its underwriting and investment activities) are integrated in its overall strategy. It does not refer to CSR or philanthropic activities, or to the management of a (re-)insurance company's direct impacts (such as energy use and business travel).

Assessment result	Related findings (for each C / E / S )
✓ Fully met	<ul> <li>Insurance companies are expected or required to integrate E&amp;S considerations in their strategy.</li> <li>E: min. requirements – mention of at least either biodiversity loss, habitat (land and/or sea) modification or other key drivers as identified in 1.1.1</li> </ul>
Partially met	<ul> <li>The expectation is very high level.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	The integration of E&S considerations in the investment / underwriting strategy is not mentioned.

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## Micro-prudential supervision (supervisory expectations)

## **Strategy & governance**

#### **Indicator 1.2.2**

Split result (C / E / S)

Insurers are expected to determine their risk appetite with regards to E&S risks, supported by quantitative limits and qualitative expectations.

Assessment result	Related findings (for each C / E / S )
Fully met	Insurers are expected to determine their risk appetite with regards to E&S risks, supported by quantitative limits and qualitative expectations.
Partially met	<ul> <li>The expectation is very high level; no quantitative limits are expected.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	The integration of E&S considerations in the determination of risk appetite is not mentioned.

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## Micro-prudential supervision (supervisory expectations)

## **Strategy & governance**

#### **Indicator 1.2.3**

Split result (C / E / S)

Insurers are expected to extend E&S consideration beyond short term (1 to 5 years) to medium (5 to 10 years) and longer term (10 to 30 years) in their business and risk strategy.

Assessment result	Related findings (for each C / E / S )
Fully met	Insurers are expected or required to factor short-term (1 to 5 years), medium (5 to 10 years) and longer-term (10 to 30 years) E&S considerations in their business and risk strategy.
••• Partially met	<ul> <li>Insurers are expected or required to factor E&amp;S considerations in their strategy, but only over the medium term (5-10 years).</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	There is no mention of the need to factor medium- or long-term E&S considerations in their business and risk strategy.



### **Strategy & governance**

#### **Indicator 1.2.4**

Split result (C / E / S)

Insurers are expected to regularly provide their board with relevant information related to the implementation of their E&S strategy.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	<ul> <li>Insurance companies are expected or required to communicate and provide regular reports to their board on the implementation of their E&amp;S strategy.</li> <li>Note: there is no need for the regulations or guidelines to specify a frequency (e.g. annually), as long as it is regular.</li> </ul>
• Partially met	❖ There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of
➤ Not met	'should').  ❖ There is no such expectation or requirement.
Not met	There is no such expectation of requirement.



### **Strategy & governance**

#### **Indicator 1.2.5**

Split result (C / E / S)

Insurers are expected to include criteria related to their E&S strategy implementation in their appraisal and remuneration policy.

Assessment result	Related findings (for each C / E / S)
Fully met	Insurers are expected or required to include criteria related to their E&S strategy implementation in their appraisal and remuneration policy for key roles in underwriting and investment sectors, (incl. also board, management etc.).
••• Partially met	<ul> <li>Insurers are expected only to disclose how the E&amp;S strategy implementation factors in or not in their appraisal and remuneration policy for key roles in underwriting and investment sectors, (incl. also board, management etc.).</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.



### **Strategy & governance**

**Indicator 1.2.6** 

Split result (C / E / S)

Insurers are expected to dedicate staff and resources to the definition, development and implementation of their E&S strategy.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	Insurers are expected or required to dedicate staff and resources to the definition and implementation of their E&S strategy, consistent with the size and nature of their operations.
Partially met	There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').
× Not met	❖ There is no such expectation or requirement.



### **Strategy & governance**

#### **Indicator 1.2.7**

Single result

The supervisor has included E&S considerations in appointment of board members of insurance companies.

Assessment result	Related findings
Fully met	<ul> <li>The supervisor has issued requirements, including guidelines, related to E&amp;S considerations for the appointment if insurer's board members. It mentions following areas where E&amp;S considerations need to be considered:</li> <li>Board members 'fit and proper test' and/or</li> <li>Terms of reference</li> </ul>
Partially met	<ul> <li>There is no "fit and proper test" or integration of E&amp;S considerations in the terms of reference but there is an expectation that E&amp;S considerations are taken into account when nominating/selecting board members.</li> <li>The supervisor has issued restrictive requirements related to E&amp;S considerations for the fit and proper test and/or terms of reference but only for certain relevant board members of insurance companies.</li> </ul>
× Not met	There is no guideline or recommendation from the supervisor related to E&S considerations for board members of insurance companies.

## **Strategy & governance**

#### **Indicator 1.2.8**

Split result (C / E / S)

Insurers are expected to define the roles and responsibilities of the board involved in the oversight of the E&S strategy.

Assessment result	Related findings (for each C / E / S)
Fully met	Insurers are expected to define the roles and responsibilities of the board involved in the oversight of the E&S strategy. This should be reflected in the governing bodies of the company with individual Board roles and responsibilities.
••• Partially met	<ul> <li>The board of insurance companies is expected to be collectively responsible, but individual role and responsibilities are not expected to be attributed to a specific board member.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
X Not met	❖ There is no such expectation or requirement.

## **Strategy & governance**

#### **Indicator 1.2.9**

Split result (C / E / S)

Insurers are expected to define the roles and responsibilities of the executive management for the implementation of the E&S strategy.

Assessment result	Related findings (for each C / E / S)
Fully met	Insurers are expected or required to define specific roles and responsibilities of the executive management for the implementation of the E&S strategy. This includes personnel involved, relevant feedback mechanisms, and how managerial oversight informs group-level and climate change, broader environmental and social strategy.
Partially met	<ul> <li>Insurers are expected to define the collective responsibilities of the executive management for the implementation of the E&amp;S strategy.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.



## Strategy & governance

Indicator 1.2.10

Split result (C / E / S)

Insurers are expected to include E&S considerations in the roles and responsibilities of most core functions (incl. senior management) in areas such as actuarial, investment, underwriting, claims management and risk management.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	Insurers are expected to include E&S considerations in the roles and responsibilities of most core functions (incl. senior management) in areas such as actuarial, investment, underwriting and claims management.
Partially met	<ul> <li>Insurers are expected to include E&amp;S considerations only in some core functions, or the expectation does not quote specific functions</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.



### **Strategy & governance**

#### Indicator 1.2.11

Split result (C / E / S)

Insurers are expected to conduct regular training on relevant E&S issues for their board, senior management, business lines and functions, as well as broader staff.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	Insurers are expected or required to conduct regular training on E&S issues for their staff, and both the board and senior management are explicitly mentioned. Trainings are mentioned to be science-based (resting on findings of key international scientific bodies such as the IPCC, IPBES, IEA).
••• Partially met	<ul> <li>Insurers are expected or required to conduct regular training on E&amp;S issues for their staff, but the board or senior management is not mentioned.</li> <li>There is an expectation around staff awareness or competency on E&amp;S issues, but training or capacity building are not explicitly mentioned.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.

## **Strategy & governance**

#### Indicator 1.2.12

Split result (C / E / S)

Insurers are expected to conduct stakeholder engagement on relevant E&S issues, incl. with civil society representatives and consider their views on relevant E&S issues.

Assessment result	Related findings (for each C / E / S)
Fully met	<ul> <li>Insurers are expected or required to conduct stakeholder engagement on E&amp;S issues, and this explicitly includes civil society representatives.</li> <li>Insurers are expected to include the views of civil society representatives on relevant E&amp;S issues.</li> </ul>
••• Partially met	<ul> <li>Insurers are expected or required to conduct stakeholder engagement on E&amp;S issues, but civil society representatives are not mentioned.</li> <li>Insurers are expected or required to conduct stakeholder engagement on E&amp;S issues, and civil society representatives are mentioned but not whether or how their views should be considered.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
X Not met	❖ There is no such expectation or requirement.



### Strategy & governance

#### Indicator 1.2.13

Split result (C / E / S)

The supervisor expects insurers to embed sustainability considerations in their existing code of conduct, investment guidelines, underwriting guidelines and risk guidelines (rather than only as separate documents).

Assessment result	Related findings (for each C / E / S)
Fully met	The supervisor expects insurers to embed sustainability considerations in at least three of the four following documents: the code of conduct, the investment guidelines, the underwriting guidelines, the risk guidelines (rather than only as separate documents).
Partially met	<ul> <li>The supervisor expects insurers to embed sustainability considerations in two or fewer of the following document: the code of conduct, the investment guidelines, the underwriting guidelines, the risk guidelines</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.





### **Policies & processes**

#### Indicator 1.3.1

Split result (C / E / S)

Insurers are expected to develop and implement sector policies outlining minimum E&S requirements for their insurance clients and investee companies, particularly in sectors with high E&S risks and impacts.

"sectors with high E&S risks and impacts": Illustrative list of sectors: mining, power utilities, infrastructure (notably transportation- and energy-related), real estate, agriculture and food, forestry and pulp & paper, fisheries and aquaculture, oil & gas, high-carbon industry (steel, aluminium, cement, chemicals) and high-carbon transportation (automotive, aviation, heavy duty vehicles, shipping).

Assessment result	Related findings (for each C / E / S)
Fully met	<ul> <li>Insurers are expected or required to develop sector policies, at least for a subset of sectors with high E&amp;S risks and impacts (see annex sector list). It is expected or required that these policies include minimum E&amp;S requirements (for their insurance clients and/or investee companies, as the case may be). These policies need to include clear client engagement strategies.</li> <li>E: to a min. Insurers are expected to develop, beyond sector policies, also commodity specific policies (particularly, where a material risk of deforestation and wider habitat conversion risk has been identified).</li> </ul>
Partially met	<ul> <li>Insurers are expected or required to develop and implement sector policies (at least for high risk sectors), but there is no mention of having to set out minimum E&amp;S requirements.</li> <li>Insurers are expected or required to develop policies (or to define E&amp;S risk appetite), and potentially to identify sectors with high E&amp;S risks, but there is no explicit requirement to develop sector-specific policies that lay out their expectations.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
X Not met	There is no such expectation or requirement, or it is too vague to be interpreted as an expectation to develop sector-specific E&S policies.



## Policies & processes

#### **Indicator 1.3.2**

Split result (C / E / S)

Insurers are expected to refer to and apply internationally recognized sustainability standards and certification schemes in their E&S policies.

Assessment result	Related findings (for each C / E / S)
Fully met	Insurers are expected or required to refer to and apply internationally recognized sustainability standards and certification schemes in their E&S policies (see examples from https://www.isealalliance.org/) Note: examples of particular standards can be given for illustration purposes, but this is not required.
•••• Partially met	<ul> <li>Internationally recognized sustainability standards or certification schemes are mentioned but only for specific investments or lines of business.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
X Not met	❖ There is no such expectation or requirement.

## Micro-prudential supervision (supervisory expectations)

### **Policies & processes**

#### Indicator 1.3.3

Split result (C / E / S)

Insurers are expected to engage with and support their insurance clients and investee companies in the adoption of best E&S practices, based on internationally recognized sustainability standards and certification schemes.

Assessment result	Related findings (for each C / E / S)
Fully met	Insurers are expected or required to engage with and support their insurance clients / investee companies on the adoption of best practices, and reference is made to internationally recognized sustainability standards and certification schemes.
Partially met	<ul> <li>Insurers are expected to engage with and support their insurance clients / investee companies on the adoption of best or good sustainability practices, but there is no mention of internationally recognized standards and certification schemes.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
X Not met	There is no such expectation or requirement.



### Policies & processes

#### **Indicator 1.3.4**

Single result

Specific guidelines or checklists covering insurers' activities in sectors with high E&S risks and impacts have been issued by the supervisor.

Assessment result	Related findings
Fully met	Such guidelines or checklists have been issued by the insurance regulator or supervisor, and cover key sectors with high E&S risks and impacts (see list in annex).
Partially met	<ul> <li>Such guidelines or checklists have been issued by the insurance regulator or supervisor, but cover only a very limited number of sectors.</li> <li>Such guidelines or checklists have been issued by the insurance association.</li> </ul>
× Not met	❖ No such guidelines or checklists have been published.

## Micro-prudential supervision (supervisory expectations)

### Policies & processes

#### **Indicator 1.3.5**

Split result (C / E / S)

Insurers are expected to integrate E&S impact considerations in their decision-making, risk management processes and policies.

Assessment result	Related findings (for each C/E/S)
✓ Fully met	<ul> <li>Insurers are expected or required to integrate E&amp;S impact considerations in both their decision-making and risk management processes.</li> <li>Insurers are expected to develop capabilities to understand the impact of E&amp;S risk drivers on all financial risks categories by systematically integrating E&amp;S risks in risk management systems and processes.</li> <li>C&amp;E: Risk management process should consider both transition and physical risks stemming from climate change and other environmental issues.</li> </ul>
Partially met	<ul> <li>The expectation on considering E&amp;S risk driver is restricted to certain types of financial risks</li> <li>C&amp;E: either physical or transitional risks are expected to be integrated in risk management processes, or not clarified.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
X Not met	❖ There is no such expectation or requirement.



#### Policies & processes

#### Indicator 1.3.6

Single result

The supervisor asks insurers whether and how they integrate deforestation and wider habitat conversion issues in their decision-making, risk management processes and policies.

Assessment result	Related findings
Fully met	<ul> <li>The supervisor asks insurers whether and how they integrate deforestation and wider habitat conversion issues in their decision-making, risk management processes and policies, with minim requirements:</li> <li>Insurers should not be associated, to the least, (in any type of business relationship) with illegal deforestation, conversion of key biodiversity areas, protected areas and world heritage sites.</li> </ul>
Partially met	No specific requirement are related to deforestation and wider habitat conversion issues but those are named among a list of general consideration.
× Not met	❖ There is no such expectation or requirement.

### Policies & processes

#### **Indicator 1.3.7**

Split result (C / E / S)

Insurers are expected to put in place an internal control framework to manage E&S risks, in accordance with the three lines of defense approach.

Assessment result	Related findings (for each C / E / S)
Fully met	Insurers are expected or required to put in place internal controls to manage E&S risks, in accordance with the three lines of defense approach. The second (compliance and/or risk) and third (internal audit / control) lines of defense are explicitly mentioned.
Partially met	<ul> <li>Insurers are expected or required to put in place internal controls to manage E&amp;S risks, but there is no mention of the third line of defense (internal audit / control).</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.

## Micro-prudential supervision (supervisory expectations)

### Policies & processes

**Indicator 1.3.8** 

Split result (C / E / S)

Insurers are expected to put in place an internal process to monitor and address situations where their insurance clients or investee companies are not compliant with the insurer's E&S sector policies that are based on applicable laws and regulations, or internationally recognized science-based scenarios and findings (e.g. IEA 2050 scenario outlining the immediate stop of fossil fuel exploration and expansion projects).

Assessment result	Related findings (for each C / E / S)
Fully met	Insurers are expected or required to put in place an internal process to monitor and address situations where clients / investee companies are not compliant with either the insurance companies' E&S policies or the insurance companies' risk appetite / limits that are based on applicable laws and regulations, or with applicable laws and regulations or with internationally recognized science-based scenarios and findings (e.g. IEA 2050 scenario outlining the immediate stop of fossil fuel exploration and expansion projects).
Partially met	<ul> <li>Insurance companies are expected or required to put in place an internal process to monitor and address E&amp;S risks identified with their clients / investee companies, but the insurance companies' E&amp;S policies (or the insurance companies' risk appetite / limits, or applicable laws and regulations) are not mentioned.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
X Not met	❖ There is no particular expectation or requirement.



### Policies & processes

**Indicator 1.3.9** 

Split result (C / E / S)

Insurers are expected to adopt and implement an active client engagement\*, in relation to E&S considerations for their investment and underwriting activities.

#### Stewardship:

For institutional investors such as insurers, stewardship involves applying engagement strategies to steer the activities of the assets they are holding (where their shareholders' rights allow).

Assessment result	Related findings (for each C / E / S)
✓ Fully met	Insurers are expected or required to adopt and implement an active client engagement/stewardship approach, in relation to E&S considerations for their business activities.
••• Partially met	<ul> <li>Active client engagement/stewardship approach is mentioned but only for investment/underwriting in specific sectors.</li> <li>Active client engagement/stewardship approach is mentioned but only for either investment or underwriting business.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	There is no such expectation or requirement.



#### Policies & processes

Indicator 1.3.10

Split result (C / E / S)

The supervisor expects insurers to develop systems that are integrated in the insurance group's broader data governance and IT infrastructure to effectively collect and aggregate E&S risk and impact data.

Assessment result	Related findings (for each C / E / S)
Fully met	<ul> <li>The supervisory concretely expects most of the following measures</li> <li>(i) risk data aggregation capabilities and internal risk reporting practices that account for E&amp;S related financial risks</li> <li>(ii) insurer's internal reporting systems are capable of monitoring material E&amp;S related financial risks and producing timely information to ensure effective board and senior management decision-making.</li> <li>(iii) insurer to establish processes to reliably and accurately collect aggregated E&amp;S-related data</li> <li>(iv) insurer to consider actively engaging with clients and gathering additional data to depict a more holistic understanding of counterparties' transition plans. Where such data is not available insurances are encouraged to use proxies, estimations and make reasonable assumptions.</li> <li>(v) insurers to define qualitative and quantitative metrics or indicators to assess, monitor and manage E&amp;S risks and impacts</li> </ul>
Partially met	<ul> <li>Less than half of the above measures are expected by the supervisor but at least one is met.</li> <li>There is a broad expectation for insurers to integrate E&amp;S consideration in broader data governance and IT infrastructure, without specific expected measures.</li> <li>The data collected pertains to either risks or impact.</li> <li>The data collection governance is not expected to span over the entire insurance group.</li> <li>There is a lower-level expectation (e.g. "could" instead of "should")</li> </ul>
X Not met	❖ No expectation pertaining to E&S-related data collection.



### Policies & processes

#### Indicator 1.3.11

Single result

The supervisor asks insurers whether and how they integrate freshwater risks in their decision-making, risk management processes and policies.

Assessment result	Related findings
✓ Fully met	<ul> <li>The supervisor asks insurers whether and how they integrate freshwater issues in their decision-making, risk management processes and policies, with minimum requirements:</li> <li>Insurers should not be associated, to the least, (in any type of business relationship) with infrastructural development located on Ramsar Sites, UNESCO World Heritage Sites, other protected areas or local sites of special natural significance.</li> </ul>
Partially met	No specific requirements are related to freshwater, but they are named among a list of general considerations.
× Not met	❖ There is no such expectation or requirement.



### Policies & processes

#### Indicator 1.3.12

Single result

The supervisor asks insurers whether and how they integrate oceans and marine life related risks in their decision-making, risk management processes and policies.

Assessment result	Related findings
✓ Fully met	<ul> <li>The supervisor asks insurers whether and how they integrate oceans and marine life in their decision-making, risk management processes and policies, with minimum requirements.</li> <li>The supervisor provide guidance how financial institutions may evaluate oceans and marine life assessment and management by their clients.</li> </ul>
• Partially met	No specific guidance on oceans and marine life related risks, but they are named among a list of general considerations under environmental issues.
× Not met	❖ There is no such expectation or requirement.





### Portfolio risks & impacts

#### **Indicator 1.4.1**

Split result (C / E / S)

Insurers are expected to continually assess, manage and mitigate the level of exposure of their portfolios to material E&S risks.

Assessment result	Related findings (for each C / E / S)
Fully met	<ul> <li>Insurers are expected or required to assess their portfolio-level exposure to material E&amp;S risks, and to manage and mitigate such exposure. Where applicable, the insurers are also required to review their reinsurance strategy accordingly.</li> <li>(C): physical and transition climate-related risks</li> <li>(E): physical and transition nature-related risks (or sub-sets: water, deforestation etc.)</li> </ul>
Partially met	<ul> <li>Insurers are expected or required to assess their portfolio-level exposure to material E&amp;S risks, but no clear expectation to mitigate such exposure.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.



### Portfolio risks & impacts

#### Indicator 1.4.2

Split result (C / E / S)

Insurers are expected to continuously assess and manage their exposure to material E&S risks, by using science-based forward-looking scenario analysis and stress-testing, over both the short- (1 to 5 years) medium- (5 to 10 years) and the long-term (10 to 30 years).

Assessment result	Related findings (for each C / E / S)
Fully met	<ul> <li>Insurers are expected or required to assess and mitigate their portfolio-level exposure to material E&amp;S risks, and there is an explicit mention of forward-looking scenario analysis and/or stress-testing. The regulations or guidelines also mention the need to use a range of scenarios reflecting various potential outcomes over both the short- and the long-term.</li> <li>C: climate related scenarios (or combined with E)</li> <li>E: nature, forests, biodiversity, water or ecosystems scenarios (or combined with C)</li> </ul>
Partially met	<ul> <li>Insurers are expected or required to assess and mitigate their portfolio-level exposure to material E&amp;S risks and there is an explicit mention of forward-looking scenario analysis and/or stress-testing, but the need to use a range of scenarios reflecting various potential outcomes for both the short- and the long-term, outcomes or the need for it be science-based, is not mentioned.</li> <li>Insurers are expected to continually assess, manage and mitigate their exposure to material E&amp;S risks but only up to a medium-term time frame (up to 10 years).</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
Not met	<ul> <li>Insurers are expected or required to assess and mitigate their portfolio-level exposure to material E&amp;S risks, but there is no particular mention of scenario analysis or stress-testing.</li> <li>There is no such expectation or requirement.</li> </ul>



### Portfolio risks & impacts

#### **Indicator 1.4.3**

Split result (C / E / S)

Insurers are expected to continually assess, manage and mitigate the material negative E&S impacts associated with their business relationships, at the portfolio level.

Assessment result	Related findings (for each C / E / S)
Fully met	Insurers are expected or required to both assess, manage and mitigate the material negative E&S impacts (see list in annex) associated with their business relationships, at the portfolio level.
••• Partially met	<ul> <li>Insurers are expected or required to assess their portfolio-level material negative E&amp;S impacts, but there is no clear expectation to mitigate such impacts.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.



### Portfolio risks & impacts

#### Indicator 1.4.4

Single result

Insurers are expected to set science-based climate targets and keep up to date with the latest climate science, to align their portfolios with the objectives of the Paris Agreement.

"Science-based climate targets": Targets are considered 'science-based' if they are in line with what the latest climate science deems necessary to meet the goals of the Paris Agreement – limiting global warming to well-below 2°C above preindustrial levels and pursuing efforts to limit warming to 1.5°C.

Assessment result	Related findings
✓ Fully met	Insurers are expected or required to set climate science-based targets to align their portfolio with the objectives of the Paris Agreement (this can also be expressed as temperature targets, i.e. well-below 2°C or 1.5°C).
Partially met	<ul> <li>Insurers are expected or required to set targets to mitigate portfolio-level negative climate-related impacts, but the Paris Agreement objectives or related science-based targets are not mentioned.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
X Not met	❖ There is no such expectation or requirement.



### Portfolio risks & impacts

#### **Indicator 1.4.5**

Single result

Insurers are expected to set science-based targets to mitigate negative environmental impacts beyond climate, at the portfolio level.

### "Science-based climate targets":

Targets are considered 'science-based' if they are in line with what the latest climate nature and biodiversity science deems necessary operate within planetary boundaries.

Assessment result	Related findings
Fully met	<ul> <li>Insurers are expected or required to set science-based targets to mitigate negative environmental impacts beyond climate, at the portfolio level.</li> <li>Targets to a minimum include stopping nature loss by 2030 and guiding world to full biodiversity recovery by 2050. (subject to change after CBD). If no overarching goal, then targets that are rooted in sub-themes that stem from material environmental change drivers (land / water / sea-use change, resource exploitation, climate change, pollution, invasive species and other), at the portfolio level, suffice too.</li> </ul>
Partially met	<ul> <li>Insurers are expected or required to set targets to mitigate portfolio-level negative environmental impacts beyond climate, but there is no expectation for these to be science-based (or the targets are not considered to be science-based by WWF).</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
X Not met	❖ There is no such expectation or requirement.

## Micro-prudential supervision (supervisory expectations)

### Portfolio risks & impacts

#### **Indicator 1.4.6**

Split result (C / E / S)

Insurers are expected to analyse the impacts of E&S considerations on the concentration of risks between investment and underwriting activities, and to factor E&S risk in their asset-liability management (ALM).

Assessment result	Related findings (for each C / E / S)
Fully met	Insurers are expected or required to analyse the impacts of E&S considerations on the concentration of risks between investment and underwriting activities, and to factor E&S risk in their asset-liability management (ALM).
Partially met	<ul> <li>Insurers are only expected to analyse the impacts of E&amp;S considerations on the concentration of risks between investment and underwriting activities, but not explicitly asked to factor E&amp;S risk in their asset-liability management (ALM).</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
X Not met	❖ There is no such expectation or requirement.

## Micro-prudential supervision (supervisory expectations)

### Portfolio risks & impacts

#### **Indicator 1.4.7**

Single result

Underwriting: Insurers are expected to have specific response plans for managing significant additional claims associated with natural catastrophes.

Assessment result	Related findings
✓ Fully met	Insurers are expected or required to have specific response plans for managing significant additional claims associated with natural catastrophes.
Partially met	There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').
× Not met	❖ There is no such expectation or requirement.

## Micro-prudential supervision (supervisory expectations)

### Portfolio risks & impacts

#### **Indicator 1.4.8**

Single result

Insurers are expected to assess and mitigate reputation and litigation risks associated with E&S considerations.

Assessment result	Related findings
✓ Fully met	Insurers are expected or required to assess and mitigate litigation risks associated with E&S considerations, both against themselves and against insurance clients covered by liability policies.
•• Partially met	<ul> <li>Insurers are expected to assess and mitigate litigation risks associated with E&amp;S considerations, either against themselves or against insurance clients covered by liability policies.</li> <li>Insurers are only expected to assess litigation risks associated with E&amp;S considerations, but mitigation is not explicitly mentioned.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.

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## Micro-prudential supervision (supervisory expectations)

### Portfolio risks & impacts

#### **Indicator 1.4.9**

Single result

Where insurers outsource their E&S risk analysis to third parties, they are expected to retain/exercise ultimate oversight and control of these third parties. Insurers are expected to validate the analysis by third parties and be fully accountable to any decisions influenced by or derived from the analysis.

Assessment result	Related findings
✓ Fully met	Where insurers outsource their E&S risk analysis to third parties, they are expected to retain/exercise efficient ultimate oversight and control of these third parties. This expectation toward third party outsourcing must be specific to E&S risk, general outsourcing guidelines will not allow "Fully met".
Partially met	❖ N/A
× Not met	❖ There is no such expectation or requirement.



### Portfolio risks & impacts

Indicator 1.4.10

Split result (C / E / S)

The supervisor expects insurers to analyse, and where necessary mitigate, the concentration of E&S risks in their portfolios

Assessment result	Related findings (for each C / E / S)
Fully met	The supervisor expects insurers to analyse, and where necessary mitigate, the concentration of E&S risks in their portfolios, in particular where a single event may have multiple impacts.
Partially met	There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').
× Not met	❖ There is no such expectation or requirement.

## Micro-prudential supervision (supervisory expectations)

### Portfolio risks & impacts

**Indicator 1.4.11** 

Single result

The supervisor expects insurers to reflect E&S risks in their pricing.

Assessment result	Related findings
Fully met	The supervisor expects insurers to reflect E&S risks in their pricing. Insurance premiums should reflect the risk of monetary loss related to E&S risks, as well as the aversion to take such risks (brand values, reputational risk).
Partially met	There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').
X Not met	❖ There is no such expectation or requirement.

## Micro-prudential supervision (supervisory expectations)

### Portfolio risks & impacts

#### Indicator 1.4.12

Single result

Underwriting: Insurers are encouraged to include in their underwriting and pricing practices incentives for their clients to enhance their resilience to E&S risks.

#### "incentives" could be: Premium discounts, favourable clauses, or other impact underwriting measures

Assessment result	Related findings
Fully met	Insurers are encouraged to include in their underwriting and pricing practices incentives for their clients to enhance their resilience to E&S risks.
••• Partially met	There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').
X Not met	There is no such expectation or requirement.





Indicator 1.5.1

Split result (C / E / S)

Insurers are expected to integrate both short- and long-term E&S considerations in their Enterprise Risk Management framework (e.g. in their Own Risk Solvency Assessment or ORSA).

"ORSA": The Own Risk and Solvency
Assessment usually include solvency and business continuity projections to assess the resilience of insurance companies.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	<ul> <li>Insurers are expected to integrate both short- and long-term E&amp;S considerations in their Enterprise Risk Management framework (e.g. in their Own Risk Solvency Assessment or ORSA).</li> <li>The focus is on most environmentally harmful sectors and activities (see list in annex)</li> </ul>
Partially met	<ul> <li>Insurers are expected or required to integrate E&amp;S considerations in their Enterprise Risk Management (e.g. in their Own Risk Solvency Assessment or ORSA) but the projection of long-term climate scenarios are not mentioned.</li> <li>The focus is not on the most environmentally harmful sectors and activities (see list in annex).</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
X Not met	❖ There is no such expectation or requirement.



Split result (C / E / S)

#### **Indicator 1.5.2**

Solvency Capital Requirements for insurers incorporate E&S considerations, through a differentiated risk-based approach.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	❖ The insurers regulator or supervisor has incorporated risk-based E&S considerations, focusing on most environmentally harmful sectors (for C&E) (see list in annex), in the calculation of the Solvency Capital Requirement Note: the results have about the second provider of alignets (E&S risks being considered in the relevant solvulation.
	Note: there should be an explicit mention of climate / E&S risks being considered in the relevant calculation.
Partially met	<ul> <li>The insurers regulator or supervisor has incorporated risk-based E&amp;S considerations in the calculation of the Solvency Capital Requirement, but this only applies to certain insurers.</li> <li>The focus is not on most environmentally harmful sectors and activities.</li> </ul>
× Not met	Solvency Capital Requirements for insurance companies have not been modified to incorporate risk-based E&S considerations, and no capital add-ons have been considered.



#### **Indicator 1.5.3**

Split result (C / E / S)

Where applicable, the supervisor has specific expectations for reinsurers, reflecting their role as ultimate carriers of a number of systemic E&S risks.

Assessment result	Related findings (for each C / E / S)
Fully met	Where applicable, the supervisor has specific expectations for reinsurers, reflecting their role as ultimate carriers of a number of systemic E&S risks.
Partially met	<ul> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> <li>The role of the reinsurers is mentioned but no specific expectation are mentioned.</li> </ul>
× Not met	❖ There is no such expectation or requirement.
N/A	The mandate of the supervisor does not cover reinsurance companies.



#### **Indicator 1.5.4**

Split result (C / E / S)

Insurers are expected to integrate E&S considerations and consumers' E&S preferences when developing and distributing new products.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	Insurers are expected to integrate E&S considerations and consumers' E&S preferences when developing and distributing new products, as part of the supervisor's product approval process.
Partially met	There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should'), or this expectation won't be part of the supervisor's product approval process.
X Not met	❖ There is no such expectation or requirement.





**Indicator 1.6.1** 

Split result (C / E / S)

Insurers are expected to publicly disclose how E&S considerations are integrated in their business strategy, governance, policies and risk management processes.

Assessment result	Related findings (for each C / E / S)
Fully met	Insurers are expected or required to publicly disclose information on their E&S strategy, and there is an explicit mention of reporting on how E&S considerations are integrated in their business strategy, governance, policies as well as risk management processes.
Partially met	<ul> <li>Insurers are expected or required to publicly disclose information on their E&amp;S strategy, but in a less specific manner than listed in this indicator.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.



**Indicator 1.6.2** 

Split result (C / E / S)

Insurers are expected to publicly disclose their time-bound transition plans to reach set strategies and objectives pertaining to E&S issues.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	Insurers are expected or required to publicly disclose their time-bound transition plans that derive from the defined strategies and goals.
••• Partially met	<ul> <li>Insurers are expected or required to publicly disclose information on their transition plans, but in a less specific manner than listed in this indicator (e.g. no time-bound requirement).</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.



Indicator 1.6.3

Split result (C / E / S)

Insurers are expected to use internationally recognized sustainability reporting frameworks to guide their public disclosures.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	<ul> <li>(C): Insurers are expected to report publicly on their exposure to and management of climate-related risks and opportunities in line with the TCFD recommendations or reporting standards that are aligned to a minimum to the TCFD recommendations.</li> <li>(E/S): Insurers are expected to use internationally recognized sustainability reporting frameworks to guide their public disclosures (e.g. GRI, TNFD, ISSB etc.)</li> </ul>
Partially met	* N/A
× Not met	<ul> <li>There is a lower level of expectation on this particular point than on the others, and no examples of sustainability reporting frameworks are provided.</li> <li>There is no such expectation or requirement.</li> </ul>



#### **Indicator 1.6.4**

Split result (C / E / S)

Insurers are expected to include information on their E&S strategy and its implementation in their annual report, including non-achieved targets and taken measures.

Assessment result	Related findings (for each C / E / S)
Fully met	Insurers are expected or required to include information about their E&S strategy and its implementation in their annual report, either directly or by referencing other separate publications. The reporting on the progress on the strategy needs to include information on potential non-achievement of related targets and planned activities to realign to set strategy and/or adapt strategy.
Partially met	<ul> <li>Insurers are given the choice to publish such information in their annual report or in a separate sustainability report.</li> <li>There is an explicit mention that E&amp;S information should be included in the annual report, but no mention of reporting on the strategy implementation, achievement and/or need for realignment</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.



Indicator 1.6.5

Split result (I / U)

Insurers are expected to publicly disclose their exposure by industry sub-sectors, based on international industry classification systems.

Assessment result	Related findings (for each I / U)
Fully met	(I / U): Insurers are expected or required to publicly disclose their exposure by industry sub-sectors, based on international industry classification systems.
Partially met	(I / U): Insurers are expected or required to publicly disclose their exposure by industry, based on international industry classification systems but at a sector-level only.
× Not met	(I / U): There is no such expectation or requirement.

Note: international industry classification systems include the International Standard Industrial Classification of All Economic Activities (ISIC), the Nomenclature des Activités Économiques dans la Communauté Européenne (NACE) in the EU, the Global Industry Classification Standard (GICS) and the Industry Classification Benchmark (ICB).



Indicator 1.6.6 Split result (I / U)

Insurers are expected to publicly disclose the share of their total portfolio that is aligned with existing classification systems for sustainable or unsustainable activities (taxonomies).

Assessment result	Related findings (for each I / U)
✓ Fully met	<ul> <li>Investment: An official taxonomy (covering sustainable and/or unsustainable activities) is in place and insurers are expected or required to publicly disclose the share of their total investment portfolio that is aligned with such taxonomy.</li> <li>Underwriting: An official taxonomy (covering sustainable and/or unsustainable activities) is in place and insurers are expected or required to publicly disclose the share of underwriting portfolio that is aligned with such taxonomy.</li> </ul>
••• Partially met	<ul> <li>(I / U): Insurers are expected to report such information but only to the supervisor (i.e. not made public).</li> <li>(I): Insurers are expected to report such information but only for the investments on their own funds.</li> <li>(I / U): There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	<ul> <li>(I / U): There is no such expectation or requirement.</li> </ul>
N/A	(I / U): There is no official classification system for sustainable or unsustainable activities (taxonomy) in place.



#### **Indicator 1.6.7**

Split result (I / U and then C / E / S)

Insurers are expected to report publicly on their exposure to material E&S risks and the associated mitigation measures.

Assessment result	Related findings (for each I / U and then C / E / S)
Fully met	(I / U): Insurers are expected or required to report publicly on their investment / underwriting portfolio-level exposure to material E&S risks, as well as on measures taken to mitigate such exposure.
•• Partially met	<ul> <li>(I / U): Insurers are expected or required to report publicly on their investment / underwriting portfolio-level exposure to material E&amp;S risks, but there is no mention of reporting on measures taken to mitigate such exposure.</li> <li>(I / U): There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ (I / U): There is no such expectation or requirement.

## **Disclosure & transparency**



**Indicator 1.6.8** 

Split result (I / U and then C / E / S)

Insurers are expected to report publicly on the material negative E&S impacts associated with their activities.

Assessment result	Related findings (for each I / U and then C / E / S)
Fully met	<ul> <li>(I / U): Insurers are expected or required to report publicly on the material negative E&amp;S impacts associated with their activities.</li> <li>(C): This can be for instance the total GHG emissions or the carbon intensity or the implied temperature rating of their activities.</li> <li>(E): This can be for instance assessing how the financial flows intensify drivers of environmental change; determining how business relationships at portfolio level relate to the direct drivers of environmental degradation: land / water / sea-use change, resource exploitation, climate change, pollution and invasive species (see TNFD, SBTN).</li> </ul>
••• Partially met	<ul> <li>(I / U): Insurers are expected or required to report on the material negative E&amp;S impacts associated with their activities, but it can be reported to the regulator and there is no obligation to report it publicly.</li> <li>(I / U): There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ (I / U): There is no such expectation or requirement.

## **Disclosure & transparency**



**Indicator 1.6.9** 

Single result

The supervision of conduct risk for insurance products sold by insurers includes provisions related to addressing greenwashing risks.

Assessment result	Related findings
✓ Fully met	The supervision of conduct risk for insurance products sold by insurers includes provisions related to addressing greenwashing risks.
Partially met	<ul> <li>The supervision of conduct risk for life insurance investment products sold by insurers includes specific provisions related to addressing greenwashing risks, but this is not the case for non-life and other branches of insurances.</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should').</li> </ul>
× Not met	❖ There is no such expectation or requirement.

## **Disclosure & transparency**



Indicator 1.6.10 Single result

Insurers are expected to seek external assurance for their E&S public reporting and disclosures.

Assessment result	Related findings
✓ Fully met	Insurers are expected or required to seek external assurance for their E&S public reporting and disclosures.
Partially met	<ul> <li>External assurance requirements have been formally announced but are not in-force yet</li> <li>There is a lower level of expectation on this particular point than on the others (e.g. use of 'could' instead of 'should')</li> </ul>
× Not met	❖ There is no such expectation or requirement.

<sup>&</sup>quot;External assurance": Audit or third party review





#### **Indicator 1.7.1**

Split result (C / E / S)

The supervisor has assessed the exposure of insurers to material E&S risks and the implications for financial system stability, by using forward-looking scenario analysis and stress-testing.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	<ul> <li>The supervisor has assessed the exposure of insurance companies to material E&amp;S risks as well as the implications for financial system stability, based on forward-looking scenario analysis and stress-testing.</li> <li>C: climate change related exposure on the basis of transition and physical risks</li> <li>E: Possible nature-related assessments could be % securities held by financial institutions coming from issuers that are highly or very highly dependent on one or more ecosystem services e.g., % of GDP dependent on high nature risk sectors.</li> </ul>
Partially met	<ul> <li>A formal assessment of the exposure of insurance companies to material E&amp;S risks and the implications for financial system stability has been announced and a specific date has been set.</li> <li>The supervisor has assessed the exposure of insurance companies to material E&amp;S risks, based on forward-looking scenario analysis and stress-testing, but has not looked at the implications for financial system stability.</li> </ul>
X Not met	The supervisor has neither assessed the exposure of insurance companies to material E&S risks nor the implications for financial system stability.



### **Indicator 1.7.2**

Split result (C / E / S)

The supervisor has published for consultation its methodology for forward-looking scenario analysis and stress-testing.

Assessment result	Related findings (for each C / E / S)
Fully met	The methodology for forward-looking scenario analysis and stress-testing is published comprehensively.
Partially met	The methodology is published, but very briefly and not in comprehensive manner.
× Not met	❖ No methodology published



### **Indicator 1.7.3**

Split result (C / E / S)

The supervisor has published the aggregated results of its stress-testing exercises on material E&S risks, as well as its recommendations.

Assessment result	Related findings (for each C / E / S)
Fully met	The aggregated results of the stress testing exercise undertaken by the regulator or supervisor have been published.
Partially met	The result is published but not in comprehensive manner.
× Not met	No particular information has been published following the stress testing exercise.



**Indicator 1.7.4** 

Split result (C / E / S)

The supervisor has developed specific risk indicators to monitor the exposure of the insurance sector to material E&S risks.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	The regulator or supervisor has developed specific qualitative and quantitative risk indicators to monitor the exposure of insurance companies to material E&S risks over time, and these are disclosed.
•••• Partially met	<ul> <li>The regulator or supervisor has developed specific risk indicators to monitor the exposure of insurance companies to material E&amp;S risks, but these are not disclosed.</li> <li>The regulator or supervisor has indicated being in the process of developing such indicators.</li> <li>The regulator or supervisor has started to quantify the exposure of insurance companies to E&amp;S risks, but has not indicated whether such work will be integrated in an ongoing monitoring exercise.</li> </ul>
× Not met	❖ No particular risk indicators have been developed.



#### **Indicator 1.7.5**

Split result (C / E / S)

The supervisor has issued prudential rules to limit the exposure of insurers to certain activities, in order to prevent and protect against the build-up of systemic risk, based on E&S considerations.

Assessment result	Related findings (for each C / E / S)
Fully met	Specific prudential rules to limit exposure of insurers to most environmentally harmful activities, including phase-out plans and targets (see list in annex).
Partially met	Specific prudential rules to incorporate risk-based sustainability or E&S considerations have been publicly announced but are not in force yet.
× Not met	❖ None of the prudential rules incorporate risk-based sustainability or E&S considerations.



#### Indicator 1.7.6

Single result

The supervisor has issued obligatory insurance mandates (or similar binding measures such as moratoriums on non-renewals) in relation to E&S risks.

### "Mandates and moratoriums":

This may for example include mandatory insurance for certain natural perils, or the obligation for insurers to extend existing covers in high-risk areas.

Assessment result	Related findings
Fully met	The supervisor has issued obligatory insurance mandates, or similar binding measures such as moratoriums on non-renewals, in relation to E&S risks.
Partially met	The regulator or supervisor has announced obligatory insurance mandates, or similar binding measures such as moratoriums on non-renewals, in relation to E&S risks, but they are not in force yet.
X Not met	No action has been taken and no particular information has been published.



### **Indicator 1.7.7**

Single result

The supervisor monitors the concentration of E&S risks between the various entities of integrated financial groups (e.g. bancassurance).

Assessment result	Related findings
Fully met	The supervisor monitors the concentration of E&S risks between the various entities of integrated financial groups (e.g. bancassurance).
Partially met	❖ N/A
× Not met	The supervisor does not monitor the concentration of E&S risks in integrated financial groups (e.g. bancassurance).



### Indicator 1.7.8

Single result

Solvency Capital Requirements for insurers incorporate a macro-prudential buffer for systemic E&S risks.

Assessment result	Related findings
✓ Fully met	Solvency Capital Requirements for insurers incorporate a macro-prudential buffer for systemic E&S risks.
Partially met	❖ N/A
× Not met	<ul> <li>Solvency Capital Requirements for insurers does not incorporate a macro-prudential buffer for systemic E&amp;S risks.</li> </ul>



## WWE

## **Leadership & internal organization**

Indicator 1.8.1 Single result

The supervisor is a member of the Network for Greening the Financial System (NGFS) and the Sustainable Insurance Forum (SIF).

Assessment result	Related findings
✓ Fully met	The supervisor is a member of the Network for Greening the Financial System (NGFS) and the Sustainable Insurance Forum (SIF).
	Note: if the supervisor was a founding member and/or plays a specific role in the NGFS governance or in the SIF governance (e.g. steering committee, workstream lead), this is indicated in the assessment result.
Partially met	The supervisor is a member of either the Network for Greening the Financial System (NGFS) or the Sustainable Insurance Forum (SIF).
× Not met	❖ The insurance supervisor has not joined either the NGFS or the SIF.



Indicator 1.8.2

The supervisor has published an official E&S strategy or roadmap outlining a science-based transition plan with associated measures for contributing a net-zero and nature-positive financial sector, in line with its mandate.

Assessment result	Related findings (for each C / E / S)
Fully met	<ul> <li>The regulator or supervisor has published a strategy, covering at least covering at least a science-based time-bound transition plan with associated measures to contribute to a (C): net-zero and (E): nature-positive financial center. The strategy particularly refers to the (i) the incorporation of E&amp;S risks in relevant regulations or supervisory expectations and (ii) the assessment of insurance companies' exposures to E&amp;S risks (e.g. through stress-testing).</li> <li>The insurance regulator or supervisor has published a roadmap to roll out the aforementioned measures (which are not in place yet), with an associated implementation timeline, that include short-, medium and long-term measures. Additionally, the roadmap contains explicit definition of relevant terms or clear reference to source which serve as basis for understanding of E&amp;S related risks and impacts</li> <li>There are qualitative and quantitative elements in the strategy and roadmap, underpinning the ambitions for short-, medium- and long-term measures.</li> <li>Not all mentioned measures in the strategy need to be in place already as long as there is a clear timeline when they will be (e.g. outlined in a roadmap)</li> </ul>
Partially met	<ul> <li>The insurance regulator or supervisor has published a strategy, with existing measures in place, but this does not cover all of the aforementioned measures, (e.g. no science-based time-bound transition plan).</li> <li>The insurance regulator or supervisor has published a roadmap, covering all of the aforementioned measures, but there is no associated time-bound (C): net-zero / (E): nature-positive transition plan as well as no timeline for implementation (or the roadmap does not cover all the measures).</li> </ul>
Not met	❖ No strategy or roadmap has been published.

## WWE

## **Leadership & internal organization**

Indicator 1.8.3 Single result

The supervisor has established an internal organization and allocated resources to the implementation of its E&S strategy or roadmap.

Assessment result	Related findings
✓ Fully met	<ul> <li>The insurance regulator or supervisor's board, chairperson or equivalent top management level has responsibility over the E&amp;S strategy or roadmap implementation, or has attributed this responsibility to a dedicated unit.</li> <li>The insurance regulator or supervisor has established a unit dedicated to implementing its E&amp;S strategy or roadmap, which is a formal part of the organization (standalone unit or part of existing department).</li> <li>The insurance regulator or supervisor has established a working group dedicated to implementing its E&amp;S strategy or roadmap, comprised of representatives from several departments, and the list is available.</li> </ul>
••• Partially met	<ul> <li>The insurance regulator or supervisor has nominated a person in charge of E&amp;S strategy or roadmap implementation, but there is no further information (e.g. on structure or governance arrangement).</li> <li>The insurance regulator or supervisor has established a working group dedicated to implementing its E&amp;S strategy or roadmap, but there is no detail on the various departments represented.</li> </ul>
× Not met	No public information is available on potential staff or departments with responsibility over implementation of E&S strategy or roadmap.



**Indicator 1.8.4** 

Split result (C / E / S)

The supervisor has conducted studies to assess insurers' exposure to and management of E&S risks and published its conclusions and recommendations.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	The regulator / supervisor has conducted and published studies assessing both the exposure of insurance companies to E&S risks and how these are managed (e.g. through surveys), as well as providing recommendations. Assessment of exposures should have a quantitative element. For climate-related and nature-related risks, the studies should cover both physical and transition risks.
Partially met	<ul> <li>The study is limited to assessing either exposure to E&amp;S risks or how these risks are managed by insurance companies (e.g. through a survey).</li> <li>For climate-related and/or nature-related risks, the study only looks at either physical or transition risks.</li> <li>Studies have been conducted but results are not publicly available.</li> </ul>
× Not met	<ul> <li>No such studies have been conducted.</li> <li>Studies have been conducted, but only to assess climate impacts on non-financial corporates.</li> </ul>



### **Indicator 1.8.5**

Split result (C / E / S)

The supervisor goes beyond measuring conventional risk exposure to regularly assessing the alignment of the insurance sector to global sustainability goals.

Assessment result	Related findings
✓ Fully met	<ul> <li>The supervisor regularly assesses the alignment of the insurance to national or international sustainability goals.</li> <li>C: min. alignment of the insurance sector to Paris Agreement (1°C or well below 2°)</li> <li>E: min. Nature- or biodiversity-related footprint of the financial sector</li> </ul>
Partially met	The insurance association or other market-based initiatives, or the government, carries out this exercise and provides a conclusion and recommendations.
× Not met	❖ No alignment is assessed.



Indicator 1.8.6 Single result

The supervisor provides training on E&S issues to key staff, notably for senior management and supervisory departments.

Assessment result	Related findings
Fully met	<ul> <li>The supervisor provides mandatory training on E&amp;S issues to key staff, notably for senior management and supervisory departments.</li> <li>The supervisor provides mandatory training on E&amp;S issues for all of its staff.</li> </ul>
Partially met	<ul> <li>The supervisor provides training on E&amp;S issues to key staff, notably for senior management and supervisory departments, but this is not mandatory for key staff to complete it.</li> <li>The supervisor provides training on E&amp;S issues either to senior management or to supervisory departments, but not both.</li> </ul>
× Not met	❖ The supervisor does not provide any training on E&S issues to his staff.



**Indicator 1.8.7** 

Split result (C / E / S)

The supervisor has conducted and published studies to analyse the transmission channels between E&S risks and the economy and financial system.

Assessment result	Related findings (for each C / E / S)
Fully met	The supervisor has conducted and published studies to analyse the transmission channels between E&S risks and the economy and financial system.
Partially met	<ul> <li>The supervisor has announced a future publication analysing the transmission channels between E&amp;S risks and the economy and financial system.</li> <li>The supervisor has mentioned the transmission channels between E&amp;S risks and the economy and financial system in a publication, but no proper analyses has been released.</li> </ul>
× Not met	The supervisor has not published or announce any studies to analyse the transmission channels between E&S risks and the economy and financial system.

## VW É

## **Leadership & internal organization**

Indicator 1.8.8 Single result

The supervisor actively supports initiatives to address E&S data availability and quality issues, including through the promotion of open-source solutions.

Assessment result	Related findings
Fully met	The supervisor actively supports initiatives to address E&S data availability and quality issues, including through the promotion of open-source solutions. This statement must be supported by a recommendation or concrete past actions.
Partially met	The supervisor stated that it actively supports initiatives to address E&S data availability and quality issues, including through the promotion of open-source solutions, but no concrete actions or recommendation has been made or taken.
X Not met	The supervisor does not actively support initiatives to address E&S data availability and quality issues, including through the promotion of open-source solutions.



**Indicator 1.8.9** 

Split result (C / E / S)

The supervisor cooperates with reinsurers (e.g. through joint working groups) to leverage their specific E&S expertise.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	The supervisor cooperates with reinsurers to leverage their specific E&S expertise (e.g. for economic losses linked to natural catastrophes) as part of a formal working group.
Partially met	The supervisor has indicated the general will to cooperate with reinsurers to leverage their specific E&S expertise, but no concrete action has been taken.
X Not met	❖ The supervisor has not indicated the will to cooperate with reinsurers to leverage their specific E&S expertise.



## Monitoring & enforcement



Indicator 1.9.1

Split result (C / E / S)

Financial supervisors publish a report on the progress of financial institutions in meeting their supervisory expectations.

Assessment result	Related findings
Fully met	<ul> <li>Financial supervisors publish a progress report on the implementation of relevant sustainability regulations, supervisory expectations, or guidelines by the supervised entities. The report can be part of their annual report, sustainability report, a dedicated article, or any other format</li> <li>The report includes details of the progress made by financial institutions, such as the number of institutions meeting the expectations, etc.</li> </ul>
Partially met	Financial supervisors mentioned that they tracked the implementation of relevant sustainability regulations, supervisory expectations, and guidelines by the supervised entities. However, no further details on the findings were provided.
× Not met	❖ No such report have been issued.

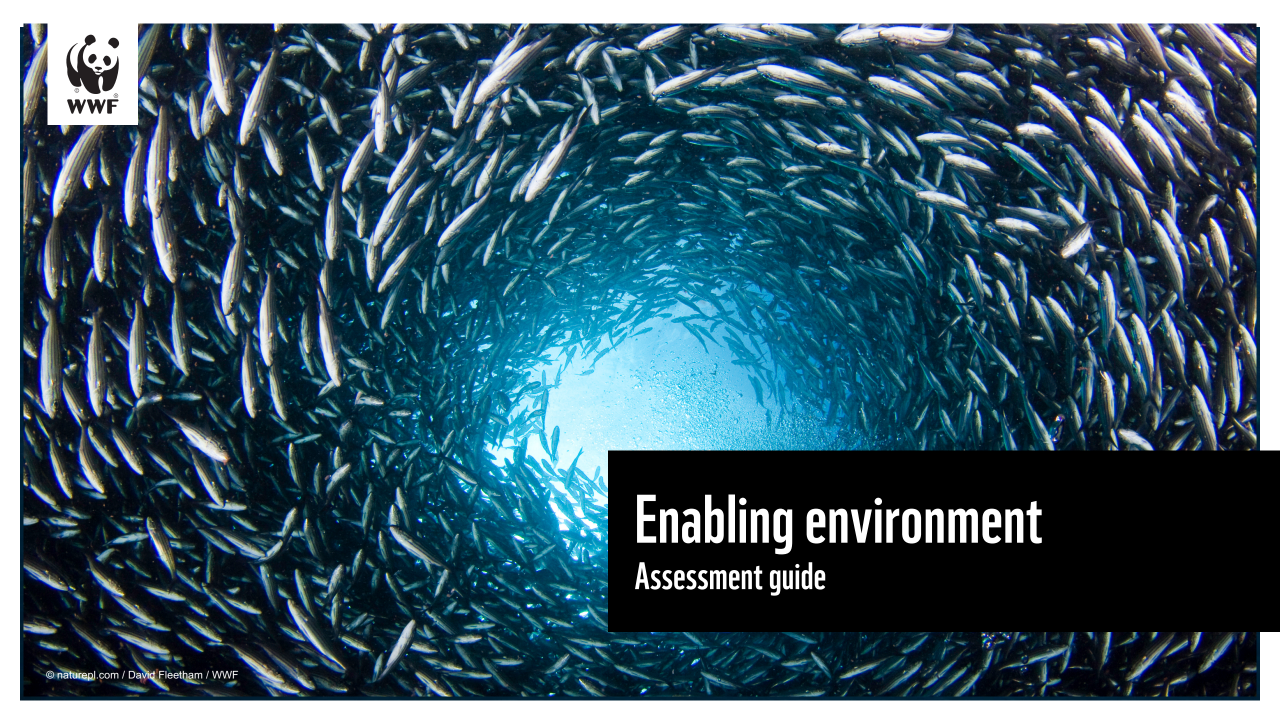
## Monitoring & enforcement



Indicator 1.9.2 Single result

Financial supervisors disclose their enforcement policy concerning financial institutions that fail to align with their supervisory expectations

Assessment result	Related findings
✓ Fully met	Financial supervisors took tangible actions against financial institutions under their supervision that did not meet the desired progress on the supervisory expectations. These actions may include issuing a warning letter, imposing fines, etc.
Partially met	Financial supervisors announced plans to conduct such actions, but they have not yet taken place, and no further details were provided.
× Not met	❖ No specific measures have been mentioned.





### **Indicator 3.1.1**

Single result

A multi-stakeholder sustainable finance initiative is in place, involving representatives from the insurance and banking industry, regulatory and supervisory authorities, as well as from civil society.

Assessment result	Related findings
✓ Fully met	A multi-stakeholder sustainable finance initiative is in place, involving representatives from the banking & insurance industry, regulatory and supervisory authorities, as well as from civil society and/or academia. Note 1: ad-hoc reports / roadmaps published by third-parties or as part of specific initiatives typically do not count for this indicator. Only currently active initiatives are taken into account. Note 2: absent their direct involvement, formal support from regulatory and supervisory authorities can be considered as acceptable.
Partially met	A multi-stakeholder sustainable finance initiative is in place, but some of the listed stakeholders are absent (either banking & insurance industry, regulatory / supervisory authorities, or civil society/academia).
× Not met	❖ No multi-stakeholder sustainable finance initiative is in place.



### **Indicator 3.1.2**

Single result

The central bank, supervisor or banking/insurance association is supporting capacity building efforts for the financial industry, on sustainable banking and insurance practices and related aspects.

Assessment result	Related findings
✓ Fully met	<ul> <li>The central bank, regulator / supervisor or banking / insurance association is supporting capacity building efforts for the banking / insurance industry, and there is evidence of such training having already taken place.</li> <li>The capacity building efforts cover environmental and social aspects holistically.</li> <li>The capacity building cover the financial sector as whole (min. banking and insurance industry).</li> </ul>
Partially met	<ul> <li>The capacity building efforts relate to either environmental or social aspects, but not both.</li> <li>The central bank, regulator / supervisor or banking / insurance association is supporting capacity building efforts for the financial industry, or has publicly committed to doing so, but:         <ul> <li>There is no publicly available information about such training having taken place (such as information on the events themselves);</li> <li>The description of the training sessions does not specify the target audience (financial institutions).</li> </ul> </li> <li>The capacity building efforts are for targeted type of financial institutions (e.g. either banking or insurance)</li> </ul>
Not met	There is no evidence of the central bank, regulator / supervisor or banking / insurance association supporting such capacity building efforts, and no mention of particular plans for doing so.



Indicator 3.1.3

A classification system for sustainable activities (taxonomy) is in place and has been developed following a science-based and multi-stakeholder process.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	<ul> <li>A taxonomy for sustainable activities is in place and has been developed following a multi-stakeholder process and is considered to be science-based (by WWF).</li> <li>C/E: Taxonomy for green and/or nature positive/neutral economic activities</li> <li>S: Taxonomy for socially sustainable economic activities</li> </ul>
•• Partially met	<ul> <li>A taxonomy for sustainable activities is in place but has not been developed following a multi-stakeholder process and is not considered to be science-based (by WWF).</li> <li>A draft taxonomy for sustainable activities has been prepared and released for public consultation.</li> </ul>
× Not met	<ul> <li>A plan to develop a taxonomy for sustainable activities has been announced, but no draft has been published yet.</li> <li>There is no plan to develop a taxonomy for sustainable activities.</li> </ul>



Indicator 3.1.4 Split result (C / E / S)

A classification system for unsustainable activities (taxonomy) is in place and has been developed following a science-based and multi-stakeholder process.

Assessment result	Related findings (for each C / E / S)
Fully met	A taxonomy for unsustainable activities is in place and has been developed following a multi-stakeholder process and is considered to be science-based (by WWF).
Partially met	<ul> <li>A taxonomy for unsustainable activities is in place but has not been developed following a multi-stakeholder process and is not considered to be science-based (by WWF).</li> <li>A draft taxonomy for unsustainable activities has been prepared and released for public consultation.</li> </ul>
× Not met	<ul> <li>A plan to develop a taxonomy for unsustainable activities has been announced, but no draft has been published yet.</li> <li>There is no plan to develop a taxonomy for unsustainable activities.</li> </ul>



### **Indicator 3.1.5**

Split result (C / E / S)

Non-financial corporates are required to report on current and planned activities according to internationally or nationally recognized sustainability reporting standards and definitions.

Assessment result	Related findings (for each C / E / S)
Fully met	<ul> <li>Reporting is both on current and planned activities.</li> <li>International, for C, for example could be TCFD.</li> <li>For national, could be comparable reporting standards or the obligation to reporting on the alignment of current and planned activities against an official taxonomy (covering sustainable and/or unsustainable activities).</li> </ul>
Partially met	Non-official corporates are required to disclose information on either the alignment of their current activities or on their planned activities
× Not met	❖ No requirement to disclose



Indicator 3.1.6

Split result (C / E / S)

Non-financial corporates are required to publish science-based transition plans.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	All non-financial corporates are required to publish transition plans on how they will achieve set strategies pertaining to climate, environmental and social goals.
••• Partially met	<ul> <li>It is not mandatory for non-financial corporates to publish transition plans but encouraged.</li> <li>The obligation to publish transition plans only covers a subset of non-financial corporates (e.g. listed companies, or companies pertaining to certain sectors).</li> <li>There is no mention of the need for the transition plans to be science-based.</li> </ul>
X Not met	There is no obligation or recommendation for non-financial corporates to publish transition plans.



Indicator 3.1.7 Single result

A carbon pricing mechanism is being implemented in the country.

Assessment result	Related findings
Fully met	<ul> <li>A carbon pricing mechanism is being implemented in the country (e.g. carbon tax, cap-and-trade scheme).</li> <li>Note: There is no assessment of the level of the underlying carbon price</li> </ul>
•• Partially met	<ul> <li>There is a carbon pricing mechanism in place, but participation is voluntary.</li> <li>There is a carbon pricing mechanism in place, but coverage (e.g. geographical, sectoral) is limited</li> <li>A carbon pricing mechanism is being piloted.</li> </ul>
× Not met	❖ No carbon pricing mechanism is in place.



Indicator 3.1.8

Split result (C / E / S)

There is a national-level sustainability strategy, and financial institutions are encouraged to make and adhere to derived transition plans.

Assessment result	Related findings (for each C / E / S)
✓ Fully met	<ul> <li>C: There is a national-level net-zero strategy, and financial institutions are encouraged to make and adhere to net-zero transition plans.</li> <li>E: There is a national-level nature-positive strategy or specifically a national biodiversity and/or deforestation and/or water strategy which financial institutions are encouraged to make and adhere to derived transition plans.</li> </ul>
••• Partially met	<ul> <li>C: There is a national-level climate strategy (not net zero) but financial institutions have not been specifically encouraged to make and adhere to net-zero transition plans.</li> <li>E: There is a national-level nature-related strategy (not nature positive) or specifically a national biodiversity and/or deforestation and/or water strategy but financial institutions have not been specifically encouraged to make and adhere to the nature-positive transition plans.</li> </ul>
× Not met	❖ There is no national-level net-zero strategy



Indicator 3.1.9 Single result

Regulations or guidelines covering the issuance or provision of sustainable financial products are in place and are based on standards developed following a science-based and multi-stakeholder process.

Assessment result	Related findings
✓ Fully met	Regulations or guidelines covering the issuance or provision of sustainable financial products are in place and are based on standards developed following a science-based and multi-stakeholder process.
Partially met	Regulations or guidelines covering the issuance or provision of sustainable financial products are in place but are based on standards that were not developed following a multi-stakeholder process and that are not considered to be science-based (by WWF).
× Not met	❖ No such regulations or guidelines are in place.



Indicator 3.1.10 Single result

Regulations or guidelines are in place for Small Medium Enterprise (SMEs) on integrating E&S risks into business operations

Assessment result	Related findings
Fully met	Relevant regulations or guidelines have been issued by the government or regulator or supervisor.
Partially met	<ul> <li>Draft regulations or guidelines have been issued for public consultation, but not implemented/finalised.</li> <li>Only relevant guidelines have been issued by an industry association.</li> </ul>
X Not met	❖ No relevant regulations or guidelines have been issued.



Indicator 3.1.11 Single result

The government has issued sovereign sustainable bonds in line with recognized best standards, pledging alignment and providing reporting according to existing official taxonomy<sup>[1]</sup>

Assessment result	Related findings
✓ Fully met	Sovereign sustainable bonds, including green, social, sustainable and/or sustainability-linked bonds, have been issued based on internationally accepted principles and standards such as the <u>Green Bond Principles (GBPs)</u> purveyed by the International Capital Market Association (ICMA), the <u>European Green Bond Standard</u> , the <u>Climate Bond Standard</u> by the Climate Bonds Initiative (CBI) and the government provides verified reporting to demonstrate alignment with taxonomies that are in place.
Partially met	Sovereign sustainable bonds have been issued but fail to demonstrate alignment with existing taxonomies <sup>[2]</sup> through verified reporting.
× Not met	❖ No sovereign sustainable bonds have been issued.

<sup>[1]</sup> Sovereign issuers seem to have assumed a leadership role in promoting best practices in green bonds in the past years. Indeed, recent evidence compiled by the Bank for International Settlement (BIS) in the study <u>Sovereigns and sustainable bonds: challenges and new options (2022)</u> suggests that the inaugural issue of sovereign green bonds tends to tighten standards for overall green issuance in that country, thus contributing to promote a favorable enabling environment. See also: *WWF impacts story #3: greening sovereign debt capital markets (2023)* 

<sup>[2]</sup> Since the <u>2021 edition of the Green Bond Principle (GBP)</u>, heightened transparency for issuer-level sustainability strategies and commitments is explicitly recommended. If relevant, disclosure of information on the degree of alignment of projects with official or market-based taxonomies is explicitly encouraged, but not a mandatory feature.



Indicator 3.1.12 Single result

Tax, regulatory or other incentives are in place for insurers to finance or insure certain industry sectors or to develop new and innovative insurance products, based on E&S considerations (for example supporting long-term investments in illiquid assets such as sustainable infrastructure or providing performance warranty for renewable energy solutions).

Assessment result	Related finding
✓ Fully met	❖ Tax, regulatory or other incentives are in place for insurers to finance or insure, certain industry sectors or to develop new and innovative insurance products, based on E&S considerations (for example supporting long-term investments in illiquid assets such as sustainable infrastructure or providing performance warranty for renewable energy solutions).
Partially met	<ul> <li>Such incentives have been announced but are not in-force yet</li> <li>Such incentives are in force but are limited to disclosure mechanisms only</li> <li>There are no such formal incentives, but this is strongly encouraged by public authorities</li> </ul>
× Not met	There is no tax, regulatory or other incentives in place for insurers to finance or insure certain industry sectors or to develop new and innovative insurance products, based on E&S considerations



Indicator 3.1.13 Single result

The government has initiatives on Just Transition<sup>[1]</sup> aimed at ensuring that no one is left behind in the transition to a net-zero and positive economy

Assessment result	Related findings
✓ Fully met	The government has tangible initiatives on Just Transition (e.g., Just transition fund, technical assistance, special task force, etc)
Partially met	The government mentioned the Just Transition as part of its plan, but there are currently no tangible initiatives in place.
× Not met	❖ The government does not have any initiatives on Just Transition.

<sup>[1]</sup> According to <u>ILO</u>, A Just Transition means greening the economy in a way that is as fair and inclusive as possible to everyone concerned, creating decent work opportunities and leaving no one behind.



**Indicator 3.1.14** 

Single result

National Public-Private Partnerships are in place to support the continued provision of insurance covering E&S risks (e.g. coinsurance pools).

Assessment result	Related findings
✓ Fully met	National Public-Private Partnerships are in place to support the continued provision of insurance covering E&S risks (e.g. co-insurance pools).
Partially met	National Public-Private Partnerships have been announced and are being implemented to support the continued provision of insurance covering E&S risks.
× Not met	There is no National Public-Private Partnerships in place to support the continued provision of insurance covering E&S risks.



Indicator 3.1.15
Single result

The country is part of regional disaster risk reduction facilities.

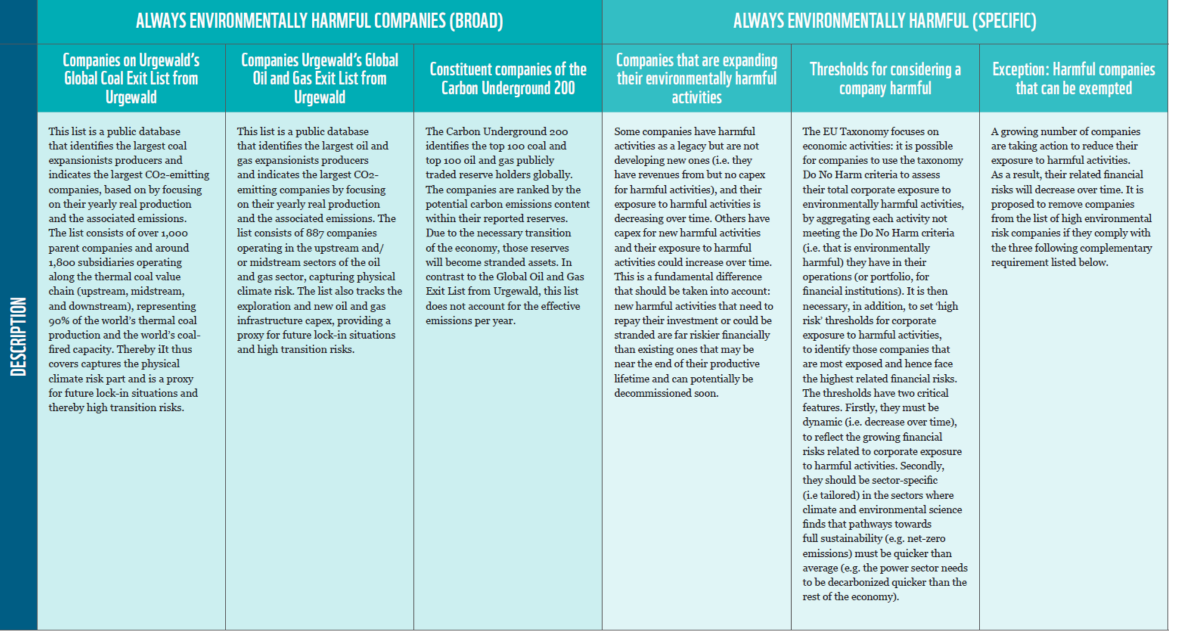
Assessment result	Fully met	
✓ Fully met		
Partially met		
× Not met	The country does not take part in regional disaster risk reduction facilities.	
N/A	There are no such regional disaster risk reduction initiatives in the region where the country is located.	



## Always environmentally harmful activities



	ALWAYS ENVIRONMENTALLY HARMFUL ECONOMIC ACTIVITIES			
	Always significantly harmful economic activities	Harmful economic activities that could be retrofitted to exit the harmful category	Geographical location of economic activity	
INDICATORS DESCRIPTION	The EU Platform on Sustainable Finance, the European Commission's expert group, has just published a report proposing to set an 'extended EU taxonomy' including a category of environmentally harmful activities. Such activities include those that are always significantly harmful and which need to be decommissioned. Coal activities are mentioned explicitly in the law; the European Commission is in the process to assess how and when to develop this list. WWF is developing a project to issue criteria recommendations for this list by early 2023.	The EU Platform on Sustainable Finance, the European Commission's expert group, has just published a report proposing to set an 'extended EU taxonomy' including a category of environmentally harmful activities. Such activities include those that are currently harmful but can be retrofitted to exit the harmful category.	Biodiversity loss, and its recovery and restoration are highly location-specific. Certain economic activities such as mining are necessary for the ecological transformation of the energy system. However, mining in biodiversity hotspots is highly environmentally damaging and risks the overall stability of Earth's biodiversity. It is therefore important that companies do not undertake certain economic activities within specific regions of the Earth ("no go areas"). Companies thereby need to disclose asset-level data on the specific production areas to enable an assessment and decision-making process. For example, a financial actor investing in or insuring a company that mines for cobalt in a biodiversity-rich area increases its reputational, litigation, and transition risks.	
	Report from the EU Platform on sustainable finance	Report from the EU Platform on sustainable finance. Significantly harmful activities that can be retrofitted: all activities in the EU taxonomy that do not meet the Do No Significant Harm criteria. List of activities with DNSH criteria	Natural World Heritage Sites	
	By definition, all activities part within Harmful Economic Sub Sectors (see first column) are harmful.	Truck manufacturers	Protected Areas based on the Convention on Biological Diversity	
	Additional to EU list: Logging of primary or old growth forests	Airplane manufacturers	Key Biodiversity Areas	
	Additional to EU list: Deep-sea bottom trawling (fishing)	Car manufacturers	ENCORE: interactive map to explore geographical-specific risks of depleting natural capital stocks (avoid high depletion areas areas)	
	Additional to EU list: Hunting of endangered IUCN RED List species	Steel manufacturing	ESG transparency assessments of commodity producers and traders	
		Cement manufacturing	Using World Benchmark Alliance on retrofittable economic activities to guide engagement/discussions	
		Buildings		





#### ALWAYS ENVIRONMENTALLY HARMFUL ECONOMIC SUB SECTORS



DESCRIPTION

Historically, fossil fuels (oil, gas, and coal) are the driving force for climate change and, have also a significant influence on biodiversity loss. A number of economic sub-sectors have the historic responsibility for past emissions and still contribute a large part to today's emissions. High negative environmental impacts come with high physical, transition, and litigation risks for financial institutions. As the current economic system is still in large part dependent on fossil fuels, these economic subsectors thus represent a systemic risk for the financial industry.

**INDICATORS** 

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Oil & Gas Drilling (GICS Code: 10101010)

Integrated Oil & Gas (GICS Code: 10102010)

Oil & Gas Exploration & Production (GICS Code: 10102020)

Oil & Gas Refining & Marketing (GICS Code: 10102030)

Oil & Gas Storage & Transportation (GICS Code: 10102040)

Coal & Consumable Fuels (GICS Code: 10102050)

Fertilizers & Agricultural Chemicals (GICS Code: 15101030)

Gas Utilities (GICS Code: 55102010)

Electric Utilities (GICS Code: 55101010)

 $Multi-Utilities \ (GICS \ Code: 55103010) \ in \ so \ far \ as \ it \ relates \ to \ electric \ and/or \ gas \ utilities \ (not \ water \ utilities)$ 

Independent Power Producers & Energy Traders (GICS Code: 55105010)

Steel (GICS 15104050) in so far as it relates to metallurgical (coking) coal mining used for steel production (not steel production itself)



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