

# BUSINESS RESPONSIBILITY & SUSTAINABILITY REPORT 2021-22

#### Annexure I

#### **SECTION A: GENERAL DISCLOSURES**

#### I. Details of the listed entity

1. Corporate Identity Number (CIN) of the Listed Entity L65110GJ1993PLC020769

#### 2. Name of the Listed Entity

Axis Bank Limited

#### 3. Year of incorporation

1994

#### 4. Registered office address

"TRISHUL", Third Floor, Opp. Samartheshwar Temple, Law Garden, Ellisbridge, Ahmedabad - 380 006, Gujarat

#### 5. Corporate address

'Axis House', C-2, Wadia International Centre, Pandurang Budhkar Marg, Worli, Mumbai – 400 025, Maharashtra

#### 6. E-mail

sustainability@axisbank.com

#### 7. Telephone

022-24252525 / 43252525

#### 8. Website

www.axisbank.com

#### 9. Financial year for which reporting is being done

2021-22

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

National Stock Exchange of India Limited (NSE) and BSE Limited (BSE).

#### 11. Paid-up Capital

Rs.613.95 Crores (as on 31 March 2022)

# 12. Name and contact details (telephone, email address) of the person who may be contacted in case of any queries on the BRSR report

Abhejit Agarwal, Head - Sustainability & CSR e-mail ID: <a href="mailto:sustainability@axisbank.com">sustainability@axisbank.com</a>

Telephone number: +91- 6226 0040

13. Reporting boundary - Are the disclosures under this report made on a standalone basis (i.e. only for the entity) or on a consolidated basis (i.e. for the entity and all the entities which form a part of its consolidated financial statements, taken together).

All offices and branches of Axis Bank Limited across India (only for the entity).

#### II. <u>Products/services</u>

#### 14. Details of business activities (accounting for 90% of the turnover):

S. No.	Description of Main Activity	Description of Business Activity	% of Turnover of the entity
1	Banking and financial services	The Bank provides a range of commercial banking products and services, including loan products, fee and commission-based products and services, deposit products and foreign exchange and derivatives products to India's leading corporations, middle market companies and small and medium enterprises. The Bank's retail operations primarily consist of retail lending, payments, deposit taking and distribution of third party insurance and investment products. The Bank also offers agricultural and rural banking products.	100%

#### 15. Products/Services sold by the entity (accounting for 90% of the entity's Turnover):

S. No.	Product/Service	NIC Code	% of total Turnover Contributed		
1	Deposits	65191	70%		
2	Loans	65191	60%		
3	Investments	65191	23%		

#### III. Operations

#### 16. Number of locations where plants and/or operations/offices of the entity are situated:

Location	Number of plants	Number of offices	Total
National	Not Applicable	4758*	4758
International	NA Applicable	3	3

<sup>\*</sup> Including extension counters

#### 17. Markets served by the entity:

#### a. Number of locations

Locations	Number
National (No. of States)	35 (including Union Territories).
International (No. of Countries)	2

# b. What is the contribution of exports as a percentage of the total turnover of the entity? Not applicable to banking companies

#### c. A brief on types of customers

The Bank's integrated business lines cater to a diverse group of customers under its Retail Banking & Commercial and Wholesale Banking segments.

Retail Banking: The Bank offers omni-channel banking services to our urban, semi-urban and rural consumers with an expansive range of products and services in loans, payments, savings, insurance and investments.

Commercial and Wholesale Banking: The Bank provides service to leading corporates and MSMEs with a range of products and services including loans, deposits, trade finance, foreign exchange, and derivatives (for further details, refer to page 7 of the Annual Report 2021-22 - <a href="https://www.axisbank.com/annual-reports/2021-2022/Axis%20Bank%20AR%202021-22.pdf">https://www.axisbank.com/annual-reports/2021-2022/Axis%20Bank%20AR%202021-22.pdf</a>.)

#### IV. Employees

#### 18. Details as at the end of Financial Year:

#### a. Employees and workers (including differently abled):

Sr no	Particulars	Total(A)	M	1ale	Fer	male	Others			
			No.(B)	%(B/A)	No.(C)	%(C/A)				
	Employees									
1	Permanent (D)	85,815	64,655	75.3%	21,158	24.7	2			
2	Other than Permanent (E)	9,791	8571	87.54%	1220	12.46%	0			
3	Total employees (D + E)	95,606	73,226		22,378					
	·		Worl	kers						
4	Permanent (F)									
5	Other than Permanent (G)	Not Applicable								
6	Total workers (F + G)									

#### b. Differently abled Employees and workers:

S.	Particulars	Total	Male			Female			
No		(A)	No. (B)	% (B / A)	No. (C)	% (C / A)			
	Differently Abled Employees								
1.	Permanent (D)	49	44	89.8%	5	10.2%			
2.	Other than Permanent (E)		Nil	Nil	Nil	Nil			
3.	Total differently abled employees (D + E)		44	89.8%	5	10.2%			
	(D · L)		ently Abled		<u> </u>	10.270			
4.	Permanent (F)		Not Applicable						
5.	Other than	<u> </u>		тог, трупсиыс					

		perman	ent (G)
ľ	6.	Total	differently
		abled w	orkers
		(F + G)	

#### 19. <u>Participation</u>/Inclusion/Representation of women

	Total(A)	No. and percentage of Females			
	, ,	No. (B)	% (B / A)		
Board of Directors	12	3	25%		
Key Management Personnel	4	0	0%		

#### 20. Turnover rate for permanent employees and workers (Disclose

trends for the past 3 years)

	FY 2022			FY 2021			FY 2020		
	(Turnover rate in current FY)			(Turnover rate in previous FY)			(Turnover rate in the year prior to the previous FY)		
	Male	Female	Total	Male	Female	Total	Male	Female	Total
Permanent Employees	31.1%	33.2%	31.6%	18.8%	20.2%	19.1%	31.1%	30.4%	31.0%
Permanent Workers	Not Applicable								

#### V. Holding, Subsidiary and Associate Companies (including joint ventures)

#### 21. (a) Names of holding / subsidiary / associate companies / joint ventures

Sr. no.	Name of the holding / subsidiary / associate companies / joint ventures (A)	Indicate whether holding/ Subsidiary/ Associate/ Joint Venture	% of shares held by listed entity	Does the entity indicated at column A, participate in the Business Responsibility initiatives of the listed entity? (Yes/No)
1	Axis Capital Limited	Subsidiary	100	Yes
2	Axis Mutual Fund Trustee Limited	al Fund Trustee Limited Subsidiary 75		Yes
3	Axis Trustee Services Limited	Subsidiary	100	Yes
4	Axis Asset Management Company Limited	Subsidiary	75	Yes
5	Axis Bank UK Limited	Subsidiary	100	
6	Axis Finance Limited	Subsidiary	100	Yes
7	Axis Securities Limited	Subsidiary	100	Yes
8	A.Treds Limited	Subsidiary	67	Yes

9	Freecharge Payment Technologies	Subsidiary	100	
	Private Limited			
10	Axis Capital USA LLC	Step-down	100	
		Subsidiary	(Held by Axis	
			Capital Ltd.)	
11	*Max Life Insurance Company Limited	Associate	9.99	
		Company		

#### Note:

#### VI. CSR Details

22. (i) Whether CSR is applicable as per section 135 of Companies Act, 2013: (Yes/No)

#### Yes

(ii) Turnover (in Rs.)

Rs. 82, 597.37 crores as on FY 21-22

(iii) Net worth (in Rs.)

Rs. 1, 07, 194.56 crores (as on 31.03.22)

#### VII. Transparency and Disclosures Compliances

23. Complaints/Grievances on any of the principles (Principles 1 to 9) under the National Guidelines on Responsible Business Conduct:

Stakeholder Group from	Grievance Redressal Mechanism in place (Yes/No)	FY 2022 Current Financial Year			FY 2021 Previous Financial Year		
whom complaint is	(If Yes, then provide web-		Number of Complaints		Number of	Number of Complaints	
received	link for Grievance	Number of Complaints	pending resolution at			resolution at	Remarks
	Redressal Policy	filed during the year	the close of the year		_	the close of the year	
Communities	The Bank and complaints/gri		tion partners e by the commu				ic basis.
							There were no investor complaints pending as on 1 April, 2021. During fiscal 2022, the Bank received 21 complaints from
Investors							the members. The Bank had
(other than shareholders)	Yes	21	0		21		attended to all the complaints, and no complaints were pending or

<sup>\*</sup> Axis Bank Ltd. completed the stake acquisition in Max Life Insurance Company Limited making it an associate company w.e.f. 6th April 2021 and now together with its subsidiaries, Axis Capital Ltd. (2%) and Axis Securities Ltd. (1%), owns 12.99% stake in the Company and is a co-promoter of the Company. For further details, please refer to page 70 of the Annual Report

		remained
		unsolved to the
		satisfaction of the
		members as on 31
		March, 2022.

Stakeholder Group from	Grievance Redressal Mechanism in place (Yes/No)	Curr	FY 2022 ent Financial Yo	ear	FY 2021 Previous Financial Year			
whom complaint is received	Grievance Redressal	Number of Complaints filed during the year	Number of Complaints pending resolution at the close of the year		of Complaint s filed during the	Number of Complaints pending resolution at the close of the year	Remarks	
Shareholders		21	0		21	0		
Employees and workers		POSH - 45	POSH - 5	POSH complaints have a TAT of 90 days	POSH- 39			
		WB - 319	WB- 13		WB - 285	WB - 74		
Customers	Yes	935,005	45,004	360,342	17,525			
Value Chain Partners	received from	whistle blower complaints have been received, of which 87 of them have been external stakeholders. Due to the anonymity of the complainants, it is not feasible ne categorisation of the stakeholders from whom these complaints have been						
Others				received				

#### 14. Overview of the entity's material responsible business conduct issues

Please indicate material responsible business conduct and sustainability issues pertaining to environmental and social matters that present a risk or an opportunity to your business, rationale for identifying the same, approach to adapt or mitigate the risk along-with its financial implications, as per the following format

S. No.	Material issue identified	Indicate whether risk or opportunity (R/O)	Rationale for identifying the risk/opportunity	In case of risk, approach to adapt or mitigate	Financial implications of the risk or opportunity (Indicate positive or negative implications)				
Please	Please refer to the section "Stakeholder Engagement & Materiality Assessment" page 36-39 for								
	Sustainability Report 2021-22								

#### **SECTION B: MANAGEMENT AND PROCESS DISCLOSURES**

This section is aimed at helping businesses demonstrate the structures, policies and processes put in place towards adopting the NGRBC Principles and Core Elements.

Disclosure Questions	P 1	P 2	P 3	P 4	P 5	P 6	P 7	P 8	P 9
Policy and manage	_			7	<i>J</i>	U	<b>'</b>	0	,
a. Whether your entity's policy/policies cover each principle and its core elements of the NGRBCs. (Yes/No)			Yes#	Yes#	Yes#	Yes#	No^	Yes#	Yes#
b. Has the policy been approved by the Board? (Yes/No)	Y**	Y**	Y**	Y**	Y**	Y**	_	Y**	Y**
c. Web Link of the Policies, if available	Yes^	Yes^	Yes^	Yes^	Yes^	Yes^	-	Yes^	Yes^
2. Whether the entity has translated the policy into procedures. (Yes / No)	Yes	Yes	Yes	Yes	Yes	Yes	-	Yes	Yes
3. Do the enlisted policies extend to your value chain partners? (Yes/No)	Yes	Yes	Yes	Yes	Yes	Yes	-	Yes	Yes
4. Name of the national and international codes/certifications/labels/ standards (e.g. Forest Stewardship Council, Fairtrade, Rainforest Alliance, Trustea) standards (e.g. SA 8000, OHSAS, ISO, BIS) adopted by your entity and mapped to each principle.	Y*	Υ*	Y*	Y*	Y*	Υ*	-	Y*	Υ*
5. Specific commitments, goals and targets set by the entity with defined timelines, if any.	Yes	Yes	Yes	Yes	Yes	Yes	-	Yes	Yes
6. Performance of the entity against the specific commitments, goals and targets along-with reasons in case the same are not met.	Yes	Yes	Yes	Yes	Yes	Yes	-	Yes	Yes
Governance, leadership and oversight									
<ol> <li>Statement by director responsible for the business is challenges, targets and achievements (listed entity disclosure)</li> </ol>	•			_	_	_			
<ol> <li>Details of the highest authority responsible for implementation and oversight of the Business Responsibility policy (ies).</li> </ol>	The B	oard c	of the I	Bank a	ind its	respe	ctive (	Comm	ittees
<ol> <li>Does the entity have a specified Committee of the Board/ Director responsible for decision making on Sustainability related issues? (Yes / No). If yes, provide details.</li> </ol>		which	ank ha n is res y & ES	ponsil	ble for	decisi			

Subject for Review	un Co	Indicate whether rev undertaken by Dir Committee of the Any other Committee			irector / (Annually/ Half Board/ Quarterly/ Any othe			yearly/ er – please										
	Р	Р	Р	P	P	P	P	Р	Р	Р	Р	Р	P	P	P	P	Р	Р
Performance against	1	2	3	4	5	6	7	8	9	1	2	3	4	5	6	7	8	9
follow up action  Compliance with	Vac	Th	_															
statutory requirements of relevance to the principles, and rectification of a n y non-compliances																•	quar iple	
of relevance to the principles, and rectification of a n y non-compliances	and	the	e po	licie	s ar	e re	viev	wed	d as	nece	ssa	ry, e	ехсе	ept fo	or P	rinc	iple	7
of relevance to the principles, and rectification of a n y	and	out	po t in	licie	es ar	e re	P	wed			ssa				or P	•	•	

<sup>\*</sup> The policies are developed and aligned to applicable compliance requirements, RBI norms and guidelines, requirements of listing agreement with stock exchanges, or the Bank's internal requirements and best practices.

The following policies are available on the Bank's website www.axisbank.com

- 1. Code of Bank's Commitment to Customers
- 2. Code of Bank's Commitment to Medium and Small

Enterprises (MSE)

- 3. Customer Compensation Policy of the Bank
- 4. Bank's Fair Practice Code
- 5. Grievance Redressal Policy
- 6. Code of Conduct and Conflict of Interest Norms in respect of Board of Directors
- 7. Code of Conduct & Ethics
- 8. Corporate Social Responsibility Policy
- 9. Policy on Environment Management
- 10. Sustainable Lending Policy & Procedures
- 11. Equal Employment Opportunity Policy
- 12. Citizen's Charter A Charter for Customer Service

<sup>\*\*</sup>The policies are approved by the Board of Directors or Committee of the Board of Directors or senior management of the Bank

<sup>^</sup> The Bank along with its subsidiaries works closely with collective trade and industry associations, while there is no specific policy outlined for this principle

- 13. Customer Rights Policy
- 14. Code of Conduct for Direct Selling Agents
- 15. Policy on Related Party Transactions
- 16. Comprehensive Deposit Policy
- 17. Policy on Collection of Dues and Repossession of Securities
- 18. Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information (UPSI)
- 19. Policy for Determining Material Subsidiaries
- 20. Policy for Determining Material Event or Information
- 21. Policy for lending to Micro Small & Medium Enterprises (MSMEs)
- 22. Privacy Policy
- 23. Remuneration Policy for Non-Executive Chairman and Non-Executive Directors
- 24. Remuneration Policy for MD& CEO, Whole Time Directors, Material Risk Takers, Control Function Staff and Other Employees
- 25. Archival Policy
- 26. Dividend Distribution Policy
- 27. Diversity, Equity & Inclusion Policy
- 28. Tax Policy

The remaining policies being internal documents are available to the employees through the Bank's intranet.

# Principle-wise policies

π I IIICI	ple-wise policies
P1	Compliance Policy, Whistleblower Policy, Anti Money Laundering Policy, Policy on
	prevention and reporting of frauds, Policy on recognition/rewards for detection of fraud,
	Code of Bank's Commitment to Customers, Code of Bank's Commitment to Micro and Small
	Enterprise, Code of Conduct and Ethics, Code of Conduct and Conflict of Interest Norms in
	respect of Board of Directors, Code of Conduct for Direct Selling Agents, Policy on Related
	Party Transactions, Code of Practices and Procedures for Fair Disclosure of Unpublished
	Price Sensitive Information (UPSI), Policy for Determining Material Subsidiaries, Policy for
	Determining Material Event or Information, Archival Policy, Dividend Distribution Policy, Tax Policy
P2	Code of Bank's Commitment to Micro and Small Enterprise, Sustainable Lending Policy and
	Procedures, Credit Policy (SME Priority Sector exposures: Concessionary pricing), Policy for
	lending to Micro Small & Medium Enterprises (MSMEs)
P3	Staff Housing Loan Policy, Staff Rules and Guidelines (covering leave policy, insurance
	benefits, superannuation scheme etc.), Policy on Prevention of Sexual Harassment, Policy on
	Safety for Women at Workplace, Policy on Human Rights, Equal Employment Opportunity
	Policy, Remuneration Policy for Non-Executive Chairman and Non-Executive Directors,
	Remuneration Policy for MD & CEO, Whole Time Directors, Material Risk Takers, Control
	Function Staff and Other Employees, Diversity, Equity & Inclusion Policy
P4	Code of Bank's Commitment to Micro and Small Enterprise, Policy on Corporate Social
	Responsibility Policy, Credit Policy (SME Priority Sector exposures: Concessionary Pricing),
	Policy for lending to Micro Small & Medium Enterprises (MSMEs)
P5	Policy on Human Rights, Code of Conduct and Ethics
P6	Policy on Environment Management
P8	Financial Inclusion practices, Policy on Corporate Social Responsibility
P9	Code of Bank's Commitment to Customers, Code of right sell for liability & investment
	products, Policy on outsourcing of financial services, Consumer Lending Credit Policy,
	Information Systems Security Policies, Citizen's Charter - A Charter for Customer Service,
	Customer Rights Policy, Comprehensive Deposit Policy, Policy on Collection of Dues and
	Repossession of Securities, Privacy Policy

12. If answer to question (1) above is "No" i.e. not all Principles are covered by a policy, reasons to be stated:

O	Р	Р	Р	Р	Р	P	Р	Р	Р
Questions	1	2	3	4	5	6	7	8	9

The entity does not consider the Principles material to its business (Yes/No)					
The entity is not at a stage where it is in a position to formulate and implement the policies on specified principles (Yes/No)					
The entity does not have the financial or/human and technical resources available for the task (Yes/No)					
It is planned to be done in the next financial year (Yes/No)					
Any other reason (please specify)				#	

<sup>#</sup> The Bank along with its subsidiaries works closely with collective trade and industry associations, while there is no specific policy outlined for this principle.

#### SECTION C: PRINCIPLE WISE PERFORMANCE DISCLOSURE

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

PRINCIPLE 1 Businesses should conduct and govern themselves with integrity, and in a manner that is Ethical, Transparent and Accountable.

#### **Essential Indicators**

1. Percentage coverage by training and awareness programmes on any of the Principles during the financial year:

		L				
	Total number of training	Topics/ Principles	%age of persons in			
	and awareness programmes	covered under the	respective category			
	held	training and its	covered by the awareness			
Segment	ireid	impact	programmes			
Board of Directors	<ul> <li>Induction Programme for new Directors</li> <li>Familiarisation Programme for Independent Directors</li> <li>Continuous Education and Learning Program (CELP)</li> </ul>	ESG, legal liabilities & safeguards for Board members, cryptocurrencies, blockchain and cyber security. Details of the program conducted along with the training calendar and the attendance of directors is shared here: https://www.axisbank.com/docs/default-source/quarterly-reports/01familarisation-programme-directors-bank.pdf	100%			
Key Managerial	The Bank has 2 Directors covermployees covered under the	ered under the above p	. •			
Employees other than BoD and KMPs	For fiscal year 2022, average person-hours of training was 51.49 for males, 63.57 for females, and 54.61 person-hours for all employees overall. Out of all training given to employees, 62% of trainings were conducted online in the form of elearning modules and remaining 38% were classroom-based training.  The Bank's signature DE&I awareness training program "Pause for Bias" helps	Principle 1,3,4,5,8,9	100% employees covered under mandatory trainings on LMS on POSH, Code of Conduct, Information Security and Business Continuity			

	employees rise beyond their inherent unconscious Biases. The pause for bias training is a part of the induction program, and so far, the team has conducted 187 'Pause for Bias' sessions and have covered 36,941 employees across the Bank.		
Workers		Not Applicable	

2. Details of fines / penalties /punishment/ award/ compounding fees/ settlement amount paid in proceedings (by the entity or by directors / KMPs) with regulators/ law enforcement agencies/ judicial institutions, in the financial year, in the following format (Note: the entity shall make disclosures on the basis of materiality as specified in Regulation 30 of SEBI (Listing Obligations and Disclosure Obligations) Regulations, 2015 and as disclosed on the entity's website):

Please refer to 82, 149-150 and 224 of the  $\underline{\text{Annual Report}}$  2021-22 for details on penalties imposed

		Mone	tary	
NGRBC Principle	Name of the regulatory/ enforcement agencies/ judicial institutions	Amount (In INR)	Brief of the Case	Has an appeal been preferred? (Yes/No)
Penalty/ Fine (1)	Reserve Bank of India (RBI)	5 Crore	Reserve Bank of India (RBI) has imposed a monetary penalty of Rs 5 crores on Axis Bank for contravention of / non-compliance with certain provisions of directions issued by RBI. The penalty has been imposed in exercise of powers vested in RBI under the provisions of section 47 A (1) (c) read with section 46 (4) (i) of the Banking Regulation Act, 1949, in respect of the noncompliances which occurred during the preceding two years and earlier periods.  The said penalties does not have any material impact on the Bank.	No
Compounding Fee	Nil			
Imprisonment	Nil			
Punishment	Nil			

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

Not Applicable

4. Does the entity have an anti-corruption or anti-bribery policy? If yes, provide details in brief and if available, provide a web-link to the policy.

The Bank has in place, an Anti-Bribery and Anti-Corruption Policy that reiterates the Bank's zero tolerance to bribery and corruption at the Bank. As a governance best practice, the Bank's Anti-Bribery and Anti-Corruption Policy has been made accessible on its website at <a href="https://www.axisbank.com/docs/default-source/quarterly-reports/anti-bribery-and-anti-corruption-policy.pdf">https://www.axisbank.com/docs/default-source/quarterly-reports/anti-bribery-and-anti-corruption-policy.pdf</a>

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

None

6. Details of complaints with regard to conflict of interest:

None

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

None

#### **Leadership Indicators**

1. Awareness programmes conducted for value chain partners on any of the Principles during the financial year:

Total number of awareness Programmes held	Topics / principles covered under the training	%age of value chain partners covered (by value of business done with such partners under the awareness programmes)
Nil	NA	NA

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

The Board has formulated and adopted the Code of Conduct and Conflict of Interest Norms for the Board of Directors, and the Code of Conduct and Ethics of the Bank (the Code of Ethics), in terms of Regulation 17(5) of the SEBI Listing Regulations relating to Corporate Governance. The Code of Conduct and Conflict of Interest Norms for the Board of Directors provides for Do's and Don'ts to be followed by the Directors of the Bank and also contains norms with respect to conflict.

During the FY 2022, the Bank has not entered into any materially significant transactions with its Directors or Relatives of the Directors, which could lead to potential conflict of interest between the Bank and these parties, other than transactions entered into in the ordinary course of its business.

All the members of the Board of Directors of the Bank have affirmed compliance with the said Codes as applicable to them for FY2022.

PRINCIPLE 2 Businesses should provide goods and services in a manner that is sustainable and safe

#### **Essential Indicators**

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

Given the nature of operations as a financial service provider, this question is not applicable to Axis Bank.

2. a. Does the entity have procedures in place for sustainable sourcing? (Yes/No) b. If yes, what percentage of inputs were sourced sustainably?

As an institution providing financial services, the Bank's operations are not material resource intensive. Thus, sustainable sourcing of raw materials may not be a significant material issue for the banking sector in general. However, as a responsible corporate citizen, the Bank has been focusing on maximising its resource consumption efficiency, reducing waste generation while focusing on improving its process efficiency and productivity. Even as digitization of products and services has been reducing the requirement of paper, it remains a significant resource consumed during the Bank's normal course of business, and it has focused on reducing its paper consumption further by scaling up recycling, procuring paper from more sustainable sources, and rationalizing printing requirements internally within the business. For procurement of equipment that are required to run our banking operations, such as computer hardware, lighting devices, air conditioners and DG sets, the Bank considers green procurement and ensures that energy efficiency standards are duly considered during the purchase of such equipment. The Bank also has a Supplier Code of Conduct outlining its expectations from vendors to adopt the sustainable practices.

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

The Bank has a centralised and robust waste management system that helps segregate, collect, transport and recycle all the different categories of waste generated at its corporate headquarters, at Axis House, Mumbai. The Bank has undertaken several initiatives that helped reduction in waste generation, responsible waste disposal & recycling and reduce the load on landfills. In FY 21-22, the Bank recycled 23.83 tonnes of dry waste such as newspapers, shredded documents, dry paper cups and tissues. The Bank recycled and converted 3.1 tonnes of wet waste/ food waste at Axis House.

The Bank has deployed necessary systems and processes to effectively and sustainably manage paper waste and e-waste. In addition, the Bank's digitization efforts across its office and branch locations are also helping rationalise its paper requirements. The e-waste generated by the Bank primarily consists of computers, monitors, modems, switches, laptops, scanners, routers, printers, and UPS systems. In addition to this, the Bank have engaged authorised vendors empanelled with MPCB (Maharashtra Pollution Control Board) and CPCB (Central Pollution Control Board) for disposal of e-waste in compliance with pertinent government regulations.

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

Not applicable.

Considering the nature of banking products which is service-oriented and not material resource intensive, EPR is not applicable and is not a significant material issue for the banking sector in general.

#### **Leadership Indicators**

1. Has the entity conducted Life Cycle Perspective / Assessments (LCA) for any of its products (for manufacturing industry) or for its services (for service industry)? If yes, provide details in the following format?

Not applicable.

LCA of products is not applicable for the Bank's products and services.

NIC Code	Name of Product/Ser vice	% of total Turnover contributed	Boundary for which the Life Cycle Perspective/ Assessment was conducted	Whether conducted by independent external agency (Yes/No)	Results communication in public domain (Yes/No)  If yes, provide the web-link.	
	Not Applicable					

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

Not Applicable

3. Percentage of recycled or reused input material to total material (by value) used in production (for manufacturing industry) or providing services (for service industry).

Indicate input material	Recycled or re-used input material to total material			
	FY 2022	FY 2021		
	Current Financial Year	Previous Financial Year		
	*			

<sup>\*</sup> About 23.83 MT of dry waste such as newspapers, shredded documents, dry paper cups, cardboard boxes and tissues collected at all large offices in across India, were sent for recycling in FY 2022.

4. Of the products and packaging reclaimed at end of life of products, amount (in metric tonnes) reused, recycled, and safely disposed, as per the following format:

Not Applicable

5. Reclaimed products and their packaging materials (as percentage of products sold) for each product category.

Not Applicable

PRINCIPLE 3 Businesses should respect and promote the well-being of all employees, including those in their value chains

#### **Essential Indicators**

1. a. Details of measures for the well-being of employees:

	% of employees covered by										
Catego ry	Total (A)	Health insurance	e	Accident insurance		Maternity Benefits		Paternity benefits		Day care facilities	
		Number (B)	% (B/A)	Number (C)	% (C/A)	Number (D)	% (D/A)	Number (E)	% (E/A)	Number (F)	% (F/A)
	Permanent employees										
Male	64,655	64,655	100%			0	0%	64,655	100%	The Bank has day care facilities at its head office which have bee	nk has
Fe male	21,158	21,158	100%	The Ban		21,158	100%	0	0%		s at its
Others	2	2	100%	Accide		2	100%	2	100%		
Total				Insura	Insurance					closed due to COVID-19	
	Other than Permanent employees – Not Applicable										

#### b. Details of measures for the well-being of workers:

Not Applicable

2. Details of retirement benefits, for Current FY and Previous Financial Year.

	FY Current			FY Previous		
Benefits	No. of	No. of	Deducted	No. of	No. of	Deducted
	employees	workers	and	employees	workers	and
	covered as	covered	deposited	covered as	covered	deposited
	a% of	as a % of	with the	a % of	as a % of	with the
	total	total	authority	total	total	authority
	employees	workers	(Y/N/N.A.)	employees	workers	(Y/N/N.A.)
PF	99.9977%	NA	NA*	99.9987%		NA
Gratuity	100%	NA	NA	100%	NA	
ESI	Not Applicable					
Others (please specify)		Not Applicable				

<sup>\*</sup>Axis Bank has an exempted PF Trust and hence the PF deposits are not made to any authority but directly to the Axis Bank PF Trust

For more details, refer to page 190 & 191 of the Annual Report -  $\frac{\text{https://www.axisbank.com/annual-reports/2021-2022/Axis\%20Bank\%20AR\%202021-22.pdf}}{\text{reports/2021-2022/Axis\%20Bank\%20AR\%202021-22.pdf}}$ 

#### 3. Accessibility of workplaces

Are the premises / offices of the entity accessible to differently abled employees and workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016? If not, whether any steps are being taken by the entity in this regard.

The Bank remains committed to being an organisation with strong respect for human rights, inclusive environment & safe work conditions and ethically sound business practices for employees. The Bank has employed many person with disabilities under its ACCESS program. The Bank strives to create an inclusive and safe work environment for its employees, it has initiated the creation of signages for inclusive restrooms in our large offices, which are accessible to persons with physical disabilities. The signage has a braille script for easy navigation for persons with visual impairment.

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

The Bank has a standalone Equal Employment Opportunity Policy that guides and reinforces the Bank's focus on merit as the role criterion for employment and advancement. The Policy can be accessed at-

https://www.axisbank.com/docs/default-source/default-document-library/Equal\_opportunity\_policy.pdf

5. Return to work and Retention rates of permanent employees and workers that took parental leave.

	Permanent em	ployees	Permanent workers		
Gender	Return to work Rate	Retention rate	Return to work Rate	Retention rate	
Male	100%	82.35%			
Female	90.54%	93.47%	Not Applicable		
Total	96.7%	85.95%			

6. Is there a mechanism available to receive and redress grievances for the following categories of employees and worker? If yes, give details of the mechanism in brief.

	Yes/No (If Yes, then give details of the mechanism in brief)
Permanent Workers	Not Applicable
Other than Permanent Workers	Not Applicable
Permanent Employees	Yes
Other than Permanent Employees	Yes

7. Membership of employees and worker in association(s) or Unions recognised by the listed entity:

The Bank does not have any employee trade union and not in any collective bargaining agreement, although it allows all employees to exercise the lawful right to 'freedom of association'.

8. Details of training given to employees and workers:

				FY 2022 (Current Financial Year)			FY 2021 (Previous Financial Year)			
Category	Total (A)	On heal safe meas	ety		Skill adation	Total (D)	Health a	On and safety asures		Skill adation
		No. (B)	% (B/A)	No. (C)	% (C/A)		No. (B)	% (B/A)	No. (C)	% (C/A)
	Employees									

	<mark>64,65</mark>						
Male	<mark>5</mark>	100%					
	<mark>21,15</mark>						
Female	8	100%					
Others	2	100%					
Total							
			Wo	rkers			
Male							
Female	Not Applicable						
Total							

\* Silver Certification is learning journey focused on employee capability building specific to frontline roles. The Learning Journey included program designed to develop the skillset, toolset, mindset and knowledge required for their role. In FY 21-22, the Bank started with a total of 5,500 employees (with tenure if 6months and above) were eligible. The Learning journey is directly linked with promotions and role transitions.

For fiscal year 2022, average person hours of training was 51.49 for males, 63.57 for females, and 54.61 person-hours for all employees overall. Out of all training given to employees, 62% of trainings were conducted online in the form of e-learning modules and remaining 38% were classroom-based training

#### 9. Details of performance and career development reviews of employees and worker:

Category	FY 2022 Current Financial Year			FY 2021 Previous Financial Year		
	Total (A)			Total (C) No. (D)		% (D / C)
			Employees			
Male	64655	41402	64%	59995	38657	64.4%
Female	21160	12896	61%	18312	13138	71.7%
Total	85815	54298	63.3%	78307	51795	66.1%
			Workers			
Male						
Female	Not Applicable					
Total						

#### 10. Health and safety management system:

a. Whether an occupational health and safety management system has been implemented by the entity? (Yes/ No). If yes, the coverage such system?

Yes. While the Bank is currently developing an exclusive OHS policy and framework, the bank has taken following measures for Safety Management Action through Physical Security

- Hands-on training on evacuation during emergency is conducted every year
- Briefing on Fire safety is provided at the premises
- Demonstration and Hands-on training of use of Fire extinguisher is imparted
- Inspection of Fire Extinguishers is undertaken regularly
- Refilling of Fire Extinguishers is conducted at regular intervals
- Monthly Inspection of Detectors/ sensors is carried out
- The Bank conducts five points check by Security Guard (Check Temperature / Check quarantine stamp / provide or ensure use of Hand sanitizers before entering the Bank premise / Ask customer to remove mask and again wear it before entry ( to capture face before entry in to Bank premise )

b. What are the processes used to identify work-related hazards and assess risks on a routine and non-routine basis by the entity?

Following routine and non-routine actions are undertaken through e-surveillance

- Responding to Alerts received from branches
- Monitor Branches randomly for presence of fire hazards or other hazards
- Monitor Branches randomly to ensure covid19 guidelines are followed
- Assist Branches for monthly inspection of detectors
- Support Branches during emergency

Further, the bank conducts regular fire drills during which the employees are briefed on identifying and eliminating hazards. Security Guards deployed at Bank premise are trained on fire safety equipment. Advisories are issued on various safety related aspects such as weather warnings or fire safety and security.

c. Whether you have processes for workers to report the work-related hazards and to remove themselves from such risks. (Y/N)

In order to report work-related hazards, the staff can raise a request through Bank's internal portal for employees. The employees are also briefed during fire drill on how to identify hazards and to eliminate them. In case of emergency, they are educated on contacting the Central Command Centre which is available 24\*7.

d. Do the employees/ worker of the entity have access to non-occupational medical and healthcare services? (Yes/ No)

Yes. The Bank has in place, a Group Term Life Insurance and a Mediclaim policy to address the non-occupational medical and healthcare needs of its employees. Employees are educated about these policies during the induction and these policies are made available on the Bank's internal portal for ready reference.

#### 11. Details of safety related incidents, in the following format:

Safety Incident/Number	Category	FY 2022 Current Financial Year	FY 2021 Previous Financial Year
Lost Time Injury Frequency Rate	Employees		
(LTIFR) (per one million-person hours worked)	Workers	Occupational Health	& Safety has been
Total recordable work-related	Employees	identified as an impo	
injuries	Workers	effective human capi Bank is currently dev	•
	Employees	Management system	
No. of fatalities	Workers	also initiate monitorii	ng and reporting of
High consequence work-related	Employees	safety related incider	nts
injury or ill-health (excluding fatalities)	Workers		

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

The Bank continues to focus on strengthening its policies, systems and processes to ensure the safety of its employees and physical assets in the face of unforeseen negative events. The Bank has in place, a Business Continuity Plan (BCP), and it is mandatory for all employees to undertake an e-learning module of the BCP.

Measures undertaken by the Bank for ensuring a safe and healthy workplace

- Fire Training is conducted every year
- Evacuation drill is conducted every year
- Fire safety advisories are released
- Fire safety signage is provided at different points
- E-surveillance and alert monitoring is performed

In terms of Health & Wellness of the employees, we have made all services available under one platform i.e. on Visit App. Below listed are few:-

- Doctor Consultation (On call/Video)
- Enrolment of dependents under Mediclaim
- Lab tests with sample collection on doorstep with reports in 48 hrs
- Annual Health Check-up for AVP & above (40 yrs+)
- Covid 19 Care (Vaccination guide, Online Doc consultation, booking RTPCR etc.)
- Doorstep pharmacy delivery at discounted prices
- Claims submission, status check and settlement on App
- Fitness Workout videos
- Mindfulness podcasts
- Health Risk Assessment
- 13. Number of Complaints on the following made by employees and workers:

	FY 2021-22 (Current Financial Year)			FY 2000-21 (Previous Financial Year)		
	Filed during the year	Pending resolution at the end of the year	Remarks	Filed during the year	Pending resolution at the end of the year	Remarks
Working						
Conditions	NA					
Health &						
Safety	NA					

#### 14. Assessments for the year:

	% of your plants and offices that were assessed (by entity or statutory authorities or third parties)
Health and safety practices	Nil
Working Conditions	Nil

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

While the Bank takes various measures to ensure safety in its premises and is developing an OHS policy and framework, there have been no assessments conducted for identification of significant risks/concerns by third party or statutory entities.

#### **Leadership Indicators**

- 1. Does the entity extend any life insurance or any compensatory package in the event of death of:
  - Employees (Y/N) Yes (Employee Care Benevolent Fund Scheme will cover the employee and support needy families with an ex-gratia amount towards survival of their dependents. This

- scheme will extend cash benefits to the dependents of the member / employee in the event of the demise of such a member and Death in service benefit)
- Workers (Y/N) Not applicable
- 2. Provide the measures undertaken by the entity to ensure that statutory dues have been deducted and deposited by the value chain partners.

The Bank works towards greater integration of environmental & social considerations in its procurement practices. The Bank also sets clear expectations with vendors and suppliers through its Supplier code of conduct to abide by labour laws, human rights and regulations in their regions of business.

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

Not applicable

4. Does the entity provide transition assistance programs to facilitate continued employability and the management of career endings resulting from retirement or termination of employment? (Yes/No)

No

5. Details on assessment of value chain partners: % of value chain partners (by value of business done with such partners) that were assessed Health and safety practices:

	% of your plants and offices that were assessed (by entity or statutory authorities or third parties)
Health and safety practices	Nil
Working Conditions	Nil

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

Currently, the Bank does not undertake any assessments of health and safety practices and working conditions of value chain partners. However, it is working on integrating ESG parameters into Vendor Management and may look at addressing these aspects in the future.

#### PRINCIPLE 4: Businesses should respect the interests of and be responsive to all its stakeholders

#### **Essential Indicators**

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

Axis Bank is cognizant that its activities directly or indirectly impact a myriad of stakeholders, ranging from customers, regulators, peers, business partners, to communities. It believes that communicating with its stakeholders transparently and engaging with them meaningfully is key to fostering and maintaining strong and long term relationships with our stakeholder spectrum. Our engagements with diverse range of stakeholders help us better understand the social, environmental and economic impacts, including indirect impacts, of our activities, and their feedback, guidance and critiques enables us to perform as a responsible corporate citizen. The Bank conducts proactive and focused engagements with diverse sets of stakeholders to help identify material issues, evaluate business strategy and operations, products, services and solutions, minimise reputational risk and positively influence our internal and external environment.

In the year gone by, the Bank revisited its 'Stakeholder Engagement & Materiality Assessment' to account for the internal developments and externalities that hold the potential to impact the Bank's ability to create value. The Bank identified and prioritised its key internal & external stakeholders and engaged with them to arrive at the topics most material to the Bank's long term sustainability, the findings of this assessment shall be published in the Bank's Sustainability Report for FY 2021-22. The key internal stakeholders of the Bank include the senior management and employees, while its external stakeholders comprise of shareholders & investors, customers, regulatory authorities, community & NGOs, industry & peers, vendors & service providers, media and academia. The Bank continues to actively engage with its various stakeholders throughout the year, through various modes of engagement.

## 2. List stakeholder groups identified as key for your entity and the frequency of engagement with each stakeholder group.

Stakeholder Group	Whether identified as Vulnerable & Marginalized Group (Yes/No)	Channels of communication (Email, SMS, Newspaper, Pamphlets, Advertisement, Community Meetings, Notice Board, Website), Other	Frequency engagement (Annually/ yearly/ Quarterly/ others – please specify)	Purpose and scope engagement including key and concerns raised during such engagement
Shareholders & Investors	No	Investor Meets Top Management roadshows Investor grievance channels - Whistleblower mechanism, emails Face-to-face meetings Annual General Meeting Annual Report and Sustainability Report ESG assessments by investor-focused agencies Investor Relations portal on website	Need-based Periodically Annual Ongoing	The Bank conducts a proactive and focused engagements with diverse sets of stakeholders which helps identify significant material issues for the Bank, evaluate business strategy and operations, products, services and solutions, minimises reputational risk and positively influence our internal and external environment

		. Famuel and : ( )		
Customers	No	<ul> <li>Formal and informal means at branches, offices and on ground</li> <li>Social media communications</li> <li>Print and television marketing campaigns</li> <li>Customer Care channels – App, telephone, email, website</li> <li>Customer Satisfaction surveys</li> <li>Financial Literacy programs</li> <li>Brochures and word of</li> </ul>	Ongoing Eventual Periodic	
		mouth		
Senior Management	No	<ul> <li>Board meetings</li> <li>Management Committee meetings</li> <li>Axis Blitz program</li> </ul>	Ongoing	
Employees	No	Town Halls Training and capacity development programmes Whistle-blower mechanism Annual performance appraisals Intranet portal – MyConnect Internal communications - webcasts, newsletters, surveys, mails Axis Cares - Employee payroll giving Senior management visits to locations	On-going Eventual	
Regulatory Authorities	No	One-to-one as well as group meetings Telephone, email and mail correspondence Periodical submission of business & operational performance Mandatory regulatory filings including to RBI and SEBI Engagement at banking platforms and meetings	Periodic Need-based	
Community & NGOs	Yes	Direct CSR initiatives at multiple locations     Axis Cares - Employee payroll giving     CSR interventions by Axis Bank Foundation and its implementation partners     Whistle blower Mechanism	Periodic Need-based Ongoing	
Industry & Peers	No	Industry and trade associations     Participation in multilateral platforms     Direct, one-on-one engagements	Eventual Need-based	

Vendors and service providers	No	One-on-one vendor meets     Techno-commercial discussions and service engagements     Governance-related meetings     Supplier Assessments     Email, telephone and mail communications     Whistleblower Mechanism	Ongoing Periodic Need-based	
Media	No	<ul> <li>Press Releases</li> <li>Interviews in print and television</li> <li>Emails and telephonic communications</li> <li>PR agency partnerships</li> <li>Media Days</li> </ul>	Eventual Ongoing	
Academia	No	Campus Placements  Campus engagements  Common industry forums	Ongoing	

#### **Leadership Indicators**

1. Provide the processes for consultation between stakeholders and the Board on economic, environmental, and social topics or if consultation is delegated, how is feedback from such consultations provided to the Board.

The Bank engages with a wide range of stakeholders who help identify material issues, evaluate business strategy and operations, products, services and solutions, minimise reputational risk and positively influence our internal and external environment. The engagements include stakeholder engagement and materiality exercise, Customer satisfaction surveys, town halls, training programs, social media platforms etc. The inputs received from diverse range of stakeholders are communicated to the Board and senior management to seek their guidance and action.

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

Yes. The outputs of SE&MA exercise are used to identify the most relevant material issues pertaining to environment and social issues to the Bank and the Bank has further reported the targets, progress of the projects and activities pertaining to each material issue in its annual Sustainability Report.

3. Provide details of instances of engagement with, and actions taken to, address the concerns of vulnerable/ marginalized stakeholder groups.

Our 'OPEN' philosophy continues to shape our strategy and actions towards creating long-term impact on the community. Our CSR interventions consciously strive to positively impact the lives of the most marginalised communities, such as those in India's Aspirational Districts or in the country's remote regions. The Financial Inclusion Program is our flagship intervention to promote the financial integration of, and opportunities for, economically weaker sections in rural and urban India. The program focuses on creating greater awareness on personal financial management, and introducing segments of the population to relevant government schemes and formal banking channels. Through, Axis Dil Se, the Bank's flagship Education and Skill Development Program, provides children from remote regions in India access to quality education and learning opportunities. The Bank also provides scholarships to students from economically disadvantaged backgrounds, enabling them to pursue higher studies. For more details, refer to page 61 & 62 and Annexure 4 of the Annual Report 2021-22

#### PRINCIPLE 5 Businesses should respect and promote human rights

#### **Essential Indicators**

1. Employees and workers who have been provided training on human rights issues and policy(ies) of the entity, in the following format:

Category	FY 202	22		FY 2021			
	Curren	it Financial Ye	ar	Previous Financial Year			
	Total (A)	No. of employees / workers covered (B)	% (B/ A)	Total (C)	No. of employees / workers covered (D)	% (D/C)	
		Er	nployees				
Permanent		100%					
Other	Not monit	ored presently	, the Bank is				
than	_	n integrating E					
permanent		n, these aspec		Not Applicable			
	addressed	as this initiative	ve				
	progresses						
Total Employees		100%					
		V	Vorkers				
Permanent							
Other than	Not Applicable						
permanent							
Total Workers							

2. Details of minimum wages paid to employees and workers, in the following format:

Category		FY						FY_		_			
		(	Curre	nt Fin	anci	al Yea	r	F	revio	us Fir	anc	ial Ye	ar
		Total (A)	Equa Minir Wage	num	to	More Minir Wage	num	Total (D)	Equa Minir Wage	num	to	More Minir Wage	num
			No. (B)	% (E A)	3 /	No. (C)	% (C / A)		No. (E)	% (E D)	/	No. (F)	% (F / D)
					E	Emplo	yees						
Permanent													
Male						_	sector, the		•				
Female		maia, ma	at Stipi	liate n	mm	ium w	ages for en	npioyees i	aning (	under o	ıne	rent Ca	itegories.
			The Bank's remuneration of employees is in alignment with Section 197 read with Rule 5 (1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended, in respect of Directors / Employees of the Bank.										
		22, is Directo	The remuneration paid to all the employees / MD & CEO / Whole-Time Directors of the Bank, for the financial year 2021-22, is in accordance with the Remuneration Policy for MD & CEO, Whole-Time Directors, Material Risk Takers, Control Function Staff and other employees of the Bank. Please refer to page 74 & 79 and of the Annual Report 2021-22										
Other	than			100%		Nil	Nil			100%		Nil	Nil
Permanent													

Male		100%	Nil	Nil		100%	Nil	Nil
Female		100%	Nil	Nil		100%	Nil	Nil
			Wo	rkers				
Permanent								
Male								
Female								
Other	Than			Not Ap	plicable			
Permanent								
Male								
Female								

#### 3. Details of remuneration/salary/wages, in the following format:

The Bank's remuneration practices are underpinned by principles of meritocracy and fairness. The remuneration system strives to maintain the ability to attract, retain, reward and motivate talent in order to enable the Bank to attain its strategic objectives within the increasingly competitive context in which it operates. The Bank's pay-for-performance approach strives to ensure that both internal and external equity are in line with the emerging market trends. The Bank has formulated and adopted a Remuneration Policy for Non-Executive Chairman and Non-Executive Directors of the Bank which provides guidelines for payment of remuneration to the Non-Executive Chairman and Non-Executive Directors of the Bank. During fiscal 2022, the said policy was amended in line with RBI circular on Corporate Governance in Banks - Appointment of Directors and Constitution of Committees of the Board dated 26 April, 2021. The Bank has also formulated a Remuneration Policy for MD & CEO, Whole-Time Directors, Material Risk Takers, Control Function Staff and other employees of the Bank, in terms of the provisions of the Companies Act, 2013, SEBI Listing Regulations and Guidelines on Compensation of Whole-Time Directors / Chief Executive Officers / Material Risk Takers and Control Function staff, issued by the RBI on 4 November, 2019. This Remuneration Policy inter alia contains guidelines relating to compensation structure consisting of fixed pay, variable pay, employee stock options, compensation revision cycle and framework regarding malus / clawback. During fiscal 2022, the aspects relating to malus / clawback as contained in the said policy were amended. The above policies are available on the website of the Bank https://www.axisbank.com/docs/default-source/guarterlyreports/comprehensive-remuneration-policy.pdf.

		Male	F	emale				
	Number	Median remuneration/ salary/ wages of respective category	Number	Median remuneration/ salary/ wages of respective category				
<b>Board of Directors</b>								
(BoD)		er to page 78 & 79, 'Disclosure on						
Key Managerial		$\underline{2}$ - The ratio of the remuneration of						
Personnel		emuneration of the employees of						
<b>Employees</b> other		ge increase in remuneration of ea						
than BoD and	Ciliei Lxe	Chief Executive Officer and Company Secretary or Manager, if any, in the fiscal 2022 provided.						
KMP								
Workers	Not Applicable							

4. Do you have a focal point (Individual/ Committee) responsible for addressing human rights impacts or issues caused or contributed to by the business? (Yes/No)

Yes. The Bank has an ESG Committee of the Board and the Diversity council. As a part of the quarterly ESG committee meetings, the Bank discusses and presents on various topics related to E, S and G including diversity and human rights.

5. Describe the internal mechanisms in place to redress grievances related to human rights issues. We remain committed to respecting and imbibing internationally recognized human rights principles and standards and putting in place the systems and processes to ensure no human rights violations occur across the range of our operations. The Bank's has a Human Rights Policy and it is accessible at <a href="www.axisbank.com/docs/default-source/default-document-library/human-rights-policy.pdf">www.axisbank.com/docs/default-source/default-document-library/human-rights-policy.pdf</a>

The Policy guides the Bank's action on creating a Safe & healthy workplace, that encourages diversity, equal opportunity, and fair practices in employee life cycle including compensation & benefits, redressal mechanism, that are relevant to our organization and applicable to all our employees, business partners and other relevant parties. The Policy supplements the Bank's Code of Conduct and Ethics that lays down standards for acceptable employee behavior on various professional and ethical aspects. The Bank has formulated a Whistle blower policy to maintain highest standards of ethics, integrity, accountability and transparency and to provide safeguards to various stakeholders including shareholders, depositors and employees. This Policy provides employees the opportunity to address serious concerns arising from Irregularities, malpractices and other misdemeanours committed by the Bank's personnel by approaching the Whistleblower Committee of the Bank. The Mechanism allows our internal and external stakeholders to report any issue or occurrence committed confidentially and without fear of retribution

The Bank has in place an employee portal, H-Response, for employees to communicate their grievances or concerns to the Management in a confidential and secure manner.

The Bank also has an Internal Complaints Committee on the Prevention of Sexual Harassment (POSH) continues to deliver on its mandate of making the Bank a safe and secure environment for its female employees, working on various aspects related to awareness, training and redressal.

#### 6. Number of Complaints on the following made by employees and workers:

		FY 2022 Current Financial Year			FY 2021 Current Financial Year		
		Filed during the year	Pending resolution at the end of year	Remarks	Filed during the year	Pending resolution at the end of year	Remarks
Sexual Hara	assment	39	4		45	5	
Discriminat workplace	ion at	Not reported					
Child Labou	ır						
Forced Labo Involuntary		N/A					
Wages		NA					
Other hum related issu	_						

7. Mechanisms to prevent adverse consequences to the complainant in discrimination and harassment cases.

The Bank has a Prevention of Sexual Harassment (POSH) policy and all employees undergo a mandatory annual training for the same. The POSH module and the policy enable all those working, associated and visiting the Bank to raise their concerns and make complaints without fear. The employees are also informed that during the period of investigation, the aggrieved person may request the CIC for temporary separation from the accused. The Bank would ensure that the

complainant, witnesses or the person(s) against whom the complaint is made are not victimized or discriminated against while dealing with the complaints of sexual harassment.

#### 8. Do human rights requirements form part of your business agreements and contracts? (Yes/No)

Yes. The Bank's evaluation criteria for vendors includes social and environmental considerations, focusing on compliance to standardised norms and regulations for environment, health & safety, human rights, labour, among others. The Bank has mandated a supplier sign-off on a Supplier Code of Conduct.

Also, the Bank has in place an ESG policy for lending, as a part of which it performs Environmental and Social Due Diligence of the projects it invests in. The provisions of the policy can be accessed here

#### 9. Assessments for the year

	% of your plants and offices that were assessed (by entity or statutory authorities or third parties)
Child labour	
Forced/involuntary labour	
Sexual harassment	Nil
Discrimination at workplace	INII
Wages	
Others - please specify	

10. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 9 above.

Not Applicable. However, the Bank takes several steps to prevent cases of Sexual Harassment. Please refer to page 75 of the Annual Report 2021-22

#### **Leadership Indicators**

1. Details of a business process being modified / introduced as a result of addressing human rights grievances/complaints.

Nil

#### 2. Details of the scope and coverage of any Human rights due-diligence conducted

The Bank has in place an ESG Policy for lending, that integrates Environmental and Social Risk consideration in the Bank's credit appraisal mechanism outlines the scope of the policy and the applicability of due diligence on page 1 to 4

3. Is the premise/office of the entity accessible to differently abled visitors, as per the requirements of the Rights of Persons with Disabilities Act, 2016?

The Bank remains committed to being an organisation with strong respect for human rights, inclusive environment & safe work conditions and ethically sound business practices for employees. The Bank has employed many person with disabilities under its ACCESS program. The Bank strives to create an inclusive and safe work environment for its employees, it has initiated the creation of signages for inclusive restrooms in our large offices, which are accessible to persons with physical disabilities. The signage has a braille script for easy navigation for persons with visual impairment.

#### 4. Details on assessment of value chain partners

% of value chain partners (by value of business
done with such partners) that were assessed

Child labour	
Forced/involuntary labour	
Sexual harassment	NIII
Discrimination at workplace	Nil
Wages	
Others - please specify	

5. Provide details of any corrective actions taken or underway to address significant risks / concerns arising from the assessments at Question 4 above

Not Applicable

#### PRINCIPLE 6: Businesses should respect and make efforts to protect and restore the environment

#### **Essential Indicators**

1. Details of total energy consumption (in Joules or multiples) and energy intensity, in the following format:

Parameter	FY 22	FY 21	
	(Current Financial Year)	(Previous Financial Year)	
Total electricity consumption (A)	737.75	859.98	
Total fuel consumption (B)	157.15	74.58	
Energy consumption through other sources (C)	13.97	12.59	
Total energy consumption (A+B+C)	916.42	947.15	
Energy intensity per rupee of turnover (Total energy consumption/	0.78 (GJ/Rupee)	0.95	
turnover in rupees)			
Energy intensity (optional) – the relevant metric may be selected by the entity	10.72 (GJ/FTE)	12.10 (GJ/FTE)	

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

The Bank undergoes external Assurance of environmental performance. The assurance statement for FY 2021-22 has been provided here

 $\underline{\text{https://www.axisbank.com/docs/default-source/default-document-library/sr-assurance-statement-}} \\ \underline{21\text{-}22\text{.pdf}}$ 

2. Does the entity have any sites / facilities identified as designated consumers (DCs) under the Performance, Achieve and Trade (PAT) Scheme of the Government of India? (Y/N) If yes, disclose whether targets set under the PAT scheme have been achieved. In case targets have not been achieved, provide the remedial action taken, if any.

Not Applicable

3. Provide details of the following disclosures related to water, in the following format:

Not Applicable

Parameter	FY2021-22	FY 2020-21
Water Withdrawal by source (in KL)		
(i) Surface Water		
(ii) Ground Water		
(iii) Third Party Water		
(iv) Seawater / Distilled Water		
(v) Others		
Total volume of water withdrawal		
(in kilolitres) (i + ii + iii + iv + v)		

Total volume of water consumption (in kilolitres)	
Water intensity per rupee of turnover (Water consumed / turnover)	
Water intensity (optional) – the relevant metric may be selected by the entity	

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

Not Applicable

4. Has the entity implemented a mechanism for Zero Liquid Discharge? If yes, provide details of its coverage and implementation.

No. The Bank does not have in place a Zero Liquid Discharge mechanism at present.

5. Please provide details of air emissions (other than GHG emissions) by the entity, in the following format:

Parameter	Please specify Unit	FY 2021-22	FY 2020-21
NOx			
SOx			
Particulate Matter			
(PM)			
Persistent Organic	As a provider of fin	ancial services, Air emissio	ons other than GHG
Pollutants (POP)		ons are not material to the	
Volatile Organic	Cillissi	ons are not material to the	E Dalik
Compounds (VOC)			
Hazardous air			
pollutants (HAP)			
Others (please specify)			

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

Not Applicable

6. Provide details of greenhouse gas emissions (Scope 1 and Scope 2 emissions) & its intensity, in the following format:

Parameter	Unit	FY 2021-22	FY 2020-21
Total Scope 1 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available)	Metric tonnes of CO2 equivalent	11717.34 (tCO2e) Break-up of above GHG figure into CO <sub>2</sub> - 11645.70 (Tons) CH <sub>4</sub> ,- 45.89 (tCO2e) N <sub>2</sub> O - 25.74(tCO2e)	5558.90 (tCO2e) Break-up of above GHG figure into CO <sub>2</sub> - 5526.16 (Tons) CH <sub>4</sub> ,- 20.88 (tCO2e) N <sub>2</sub> 0 - 11.86 (tCO2e)
Total Scope 2 emissions (Break-up of the GHG into CO2, CH4, N2O,	Metric of CO2 equivalent	1,63,552	1,95,884

HFCs, PFCs, SF6, NF3, if available)		
Total Scope 1 and Scope 2 emissions per rupee of turnover	0.15	0.20
Total Scope 1 and Scope 2 emission intensity (optional) - the relevant metric may be selected by the entity	2.07 (per FTE)	2.57 (per FTE)

# 7. Does the entity have any project related to reducing Green House Gas emission? If Yes, then provide details.

We are committed to investing in digital solutions and multi-pronged energy-conserving initiatives to further our commitment to achieving greater environmental efficiency in our operations. Key initiatives include:

- Implementation of Solar energy projects across select Axis Bank branches and offices, aggregating
   7.05 MW which helped save ~ 3,066 tCO2e of carbon emissions in FY 21-22.
- Axis Bank has also procured solar power of ~1 MW (3.50 Lakhs units p.a.) under Power Purchase Agreement (PPA) Model in FY 19-20 for Bank's Data Centre in Bengaluru. The Bank has consumed 39.76 lac units of electricity for its Data Centre, alone in FY 21-22, which helped save ~3,141 tCO2e of carbon emissions.
- IOT-based monitoring of power generated through solar installations across rooftop over 245 branch locations
- In FY 21-22, the implementation of CEMS in 600 branches helped save 38.87 lac units of electricity, which resulted in saving ~3,071 tCO2e of carbon emissions.
- Existing conventional light fittings replaced with LED bulbs in ~1,789 branches PAN India which saved around 67.59 lacs units of electricity and saved around 5,340 tCO2e of carbon emissions.
- Maintenance of unity power factor through APFC panels in auto mode for optimum use of power at Axis House Mumbai and Axis House Noida
- Installation of motion sensors for workstations and common area lighting at Axis House, Mumbai and Regional Office Bengaluru. The Bank shall introduce sensors in additional locations

#### 8. Provide details related to waste management by the entity, in the following format:

Parameter	FY 2021-22	FY 2020-21	
	(Current Financial Year)	(Previous Financial Year)	
Total Waste generated (in metric tonnes)			
Plastic waste (A)	3.53 MT/ Year	18.31 MT/year	
E-waste (B)	83.12 MT/year	12.60 MT/year	
Bio-medical waste (C)	NA	NA	
Construction and waste (D)	NA	NA	
Battery waste (E)	No data available	Accounted in e-waste	
Radioactive waste (F)	NA	NA	

Other Hazardous Waste.	NA	NA
Please specify, if any (G)		
Other Non-Hazardous waste generated (H). Please specify, if any. (Break-up by composition i.e. by materials relevant to the sector)	86.65 MT/year	30.91 MT/year
Total (A+B + C + D + E + F + G		
+ H)		

For each category of waste generated, total waste recovered through recycling, re-using or other recovery operations (in metric tonnes)				
Category of waste				
(i) Recycled	100%			
(ii) Re-used	NA			
(iii) Other recovery options				
Total				

For each category of waste generated, total waste disposed by nature of disposal method (in metric tonnes)				
Category of waste				
(i) Incineration				
(ii) Landfilling				
(iii) Other disposal operations				
Total				

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

The Bank undergoes external Assurance of environmental performance. The assurance statement for FY 2021-22 has been provided here <a href="https://www.axisbank.com/docs/default-source/default-document-library/sr-assurance-statement-21-22.pdf">https://www.axisbank.com/docs/default-source/default-document-library/sr-assurance-statement-21-22.pdf</a>

Briefly describe the waste management practices adopted in your establishments. Describe the strategy adopted by your company to reduce usage of hazardous and toxic chemicals in your products and processes and the practices adopted to manage such wastes.

Given the nature of the Bank's business activities, which is providing banking products and services to serve its customers and stakeholders, it largely consumes resources for running its banking operations. This includes purchased electricity and the use of diesel gen sets at its branches, and use of paper in its banking forms, statements, and other such documents that the Bank uses to conduct its banking activities. The Bank has in place its Policy on Environmental Management that provides a strategic guidance to its activities aimed at enhancing resource use efficiency and waste reduction while improving productivity and efficiency. Through varied initiatives, the Bank works towards reducing its resource consumption, as well as focus on enhancing energy efficiency. In addition, the digitization of its internal processes has aided its efforts, such as by replacing the need for paper. The Bank also engages with authorised waste recycling vendors empanelled with MPCB (Maharashtra Pollution Control Board) and CPCB (Central Pollution Control Board) for disposal of e-waste in compliance with pertinent government regulations. In general, the Bank does not utilise any hazardous and toxic chemicals in its products and processes, thus, it does not generate any hazardous or toxic by-product or waste as an outcome.

10. If the entity has operations/offices in/around ecologically sensitive areas (such as national parks, wildlife sanctuaries, biosphere reserves, wetlands, biodiversity hotspots, forests, coastal regulation zones etc.) where environmental approvals / clearances are required, please specify details in the following format:

S. No.	Location of operations/offices	Type of operations	Whether the conditions of Environmental approval / clearance are being complied with? (Y/N). If no, the reasons there of and corrective action taken, if any.		
	Not Applicable.				
	None of our Branches / offices falls under this zone				

11. Details of environmental impact assessments of projects undertaken by the entity based on applicable laws, in the current financial year:

Name and brief details of Project	EIA Notification No.	Date	Whether conducted by independent external agency (Yes/ No)	Results communicated in public domain (Yes/ No)	Relevant Web link
			Not Applicabl	e	

12. Is the entity compliant with the applicable environmental law/ regulations/ guidelines in India; such as the Water (Prevention and Control of Pollution) Act, Air (Prevention and Control of Pollution) Act, and Environment protection act and rules thereunder (Y/N). If not, provide details of all such non-compliances, in the following format:

S. No.	Specify the law/ regulation/ guidelines which was not complied with	Provide details of the non- compliance	Any fines/ penalties/ action taken by regulatory agencies such as pollution control boards or by courts	Corrective action taken, if any

#### **Leadership Indicators**

1. Provide break-up of the total energy consumed (in Joules or multiples) from renewable and non-renewable sources, in the following format:

Please refer to the responses to the Question 1 of Principle 6

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

The Bank undergoes external Assurance of environmental performance. The assurance statement for FY 2021-22 has been provided here <a href="https://www.axisbank.com/docs/default-source/default-document-library/sr-assurance-statement-21-22.pdf">https://www.axisbank.com/docs/default-source/default-document-library/sr-assurance-statement-21-22.pdf</a>

#### 2. Provide the following details related to water discharged:

#### **Not Applicable**

	FY 2022	FY 2021
Parameter	(Current Financial Year)	(Previous Financial Year)
Water discharge by destination and level of treat	•	,
(i) To Surface water		
- No treatment		
- With treatment - please specify level of		
treatment		
(ii) To Groundwater		
- No treatment		
- With treatment - please specify level of		
treatment		
(iii) To Seawater		
- No treatment		
- With treatment - please specify level of		
treatment		
(iv) Sent to third-parties		
- No treatment		
- With treatment - please specify level of		
treatment		
(v) Others		
- No treatment		
- With treatment - please specify level of		
treatment		
Total water discharged (in kilolitres)		

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

#### 3. Water withdrawal, consumption and discharge in areas of water stress (in kilolitres):

#### **Not Applicable**

For each facility / plant located in areas of water stress, provide the following information:

- (i) Name of the area
- (ii) Nature of operations
- (iii) Water withdrawal, consumption and discharge in the following format:

Parameter	FY2021-22	FY 2020-21
Water Withdrawal by source (in	KL)	
(i) Surface Water		
(ii) Ground Water		
(iii) Third Party Water		
(iv) Seawater / Distilled Water		
(v) Others		
Total volume of water withdrawal		

(in kilolitres) (i + ii + iii + iv + v)		
Total volume of water		
consumption		
(in kilolitres)		
·		
Water intensity per rupee of turnover (Water consumed /		
turnover)		
,		
Water intensity (optional) -		
the relevant metric may be		
selected by the entity		
	and level of treatment (in kilolitres)	)
(i) Into Surface water		
- No treatment		
- With treatment - please		
specify the level of treatment		
(ii)Into Ground water		
- No treatment		
- With treatment -		
please specify level of		
treatment		
(iii)Into Sea water		
- No treatment		
- With treatment –		
please specify level of		
treatment		
(iv) Sent to third parties		
- No treatment		
- With treatment –		
please specify level of		
treatment		
Total water discharged (in		
kilolitres)		

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

#### 4. Please provide details of total Scope 3 emissions & its intensity, in the following format:

Parameter	Unit	FY 2022	FY 2021
		(Current Financial Year)	(Previous Financial Year)
Total Scope 3 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available)	Metric tonnes of CO2 equivalent	44,763	16,424
Total Scope 3 emissions per rupee of turnover		0.04	0.02
Total Scope 3 emission intensity (optional) – the relevant metric may be selected by the entity		0.52	0.21

Note: Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

The Bank undergoes external Assurance of environmental performance. The assurance statement for FY 2021-22 has been provided here <a href="https://www.axisbank.com/docs/default-source/default-document-library/sr-assurance-statement-21-22.pdf">https://www.axisbank.com/docs/default-source/default-document-library/sr-assurance-statement-21-22.pdf</a>

5. With respect to the ecologically sensitive areas reported at Question 10 of Essential Indicators above, provide details of significant direct & indirect impact of the entity on biodiversity in such areas along-with prevention and remediation activities.

As an institution providing financial services, the Bank does not cause any significant, direct impact on biodiversity. However, as a part of our <u>ESG Policy for Lending</u> we conduct a thorough ESDD of the projects we lend to.

6. If the entity has undertaken any specific initiatives or used innovative technology or solutions to improve resource efficiency, or reduce impact due to emissions / effluent discharge / waste generated, please provide details of the same as well as outcome of such initiatives, as per the following format:

Sr. No	Initiative undertaken	Details of the initiative (Web-link, if any, may be provided along-with summary)	Outcome the initiative
1	Adoption of centralised Energy Management System (CEMS) initiative	Please refer to Page 89 of the Annual Report 2021-22	In FY 21-22, the implementation of CEMS in 600 branches helped save 38.87 lac units of electricity, which resulted in saving ~3,071 tCO2e of carbon emissions.

7. Does the entity have a business continuity and disaster management plan? Give details in 100 words/ web link.

The BCP & Crisis Management Committee (BCPMC) exercises oversight on the implementation of the approved Business Continuity Plan (BCP) framework, which is an integral component of its overall risk governance framework and has been put in place to ensure continuity of service to its large customer base. The effectiveness of the approved Business Continuity Plan (BCP) framework is tested for all identified critical internal activities to ensure readiness to meet various contingency scenarios. The Policy is accessible at <a href="www.axisbank.com/docs/default-source/default-document-library/human-rights-policy.pdf">www.axisbank.com/docs/default-source/default-document-library/human-rights-policy.pdf</a>.

Read more about the Bank's BCP on page 117 of the Annual Report for 2021-22

8. Disclose any significant adverse impact to the environment, arising from the value chain of the entity. What mitigation or adaptation measures have been taken by the entity in this regard.

Not Applicable.

9. Percentage of value chain partners (by value of business done with such partners) that were assessed for environmental impacts.

**Not Applicable** 

PRINCIPLE 7 Businesses, when engaging in influencing public and regulatory policy, should do so in a manner that is responsible and transparent

1. a. Number of affiliations with trade and industry chambers/ associations.

14

b. List the top 10 trade and industry chambers/ associations (determined based on the total members of such body) the entity is a member of/ affiliated to.

S. No.	Name of the trade and industry chambers/	Reach of trade and industry chambers/ associations
1	Indian Banks Association (IBA)	National
2	Associated Chambers of Commerce & Industry of India (ASSOCHAM)	National
3	Bombay Chamber of Commerce and Industry (BCCI)	National
4	BSE Brokers Forum	National
5	Confederation of Indian Industry (CII)	National
6	Federation of Indian Chambers of Commerce and Industry (FICCI)	National
7	Fixed Income Money Market and Derivatives Association (FIMMDA)	National
8	Foreign Exchange Dealers Association of India (FEDAI)	National
9	National Stock Exchange (NSE) Regional Consultative Group	National
10	The India Chief Human Resource Officer's Forum (CHRO)	National
11	Global Debt Market Initiatives	International
12	BITSoM Industry Advisory Council	
13	Internet and Mobile Association of India (IAMAI)	National
14	National Committee on Regulatory Affairs	National

2. Provide details of corrective action taken or underway on any issues related to anti- competitive conduct by the entity, based on adverse orders from regulatory authorities.

Name of authority	Brief of the case	Corrective action taken

Bank has not come across an instance of any adverse order from regulatory authority (RBI/CCI) during the year FY 22, related to anti-competitive conduct, which necessitated any action.

#### **Leadership Indicators**

1. Details of public policy positions advocated by the entity:

S. No.	Public policy advocated	Method resorted such advocacy	Whether information available in public domain? (Yes/No)	Frequency of Review by Board (Annually/ Half yearly/ Quarterly/ Others – Please specify)	Web Link, if available
There are no such positions taken by the Bank.					

#### PRINCIPLE 8 Businesses should promote inclusive growth and equitable development

1. Details of Social Impact Assessments (SIA) of projects undertaken by the entity based on applicable laws, in the current financial year.

Not applicable.

Name and brief details of project	SIA Notification No.	Date notific	 Whether conducted by independent external agency (Yes/ No)	Resu communi public d (Yes/	cated in Iomain	Relevant Web link

2. Provide information on project(s) for which ongoing Rehabilitation and Resettlement (R&R) is being undertaken by your entity, in the following format:

S. No.	Name of Project for which R&R is Ongoing	State	District	Affected	covered by R&R	Amounts paid to PAFs in the FY (In INR)
Not Applicable						

3. Describe the mechanisms to receive and redress grievances of the community.

The Bank has in a place a whistle blower mechanism and an e-mail ID which is applicable to all its internal and external stakeholders whistleblower@axisbank.com

4. Percentage of input material (inputs to total inputs by value) sourced from suppliers:

	FY 2022	FY 2021		
	Current Financial Year	Previous Financial Year		
Directly sourced from	As an institution providing financial services, the Bank's			
MSMEs/ small producers	operations are not raw material intensive. Thus, local			
Sourced directly from within	procurement is not a material topic for the Bank. Further, the			
the district and	Bank's operational presence is spread across the country and			
neighbouring districts	it sources material such as paper from suppliers in the vicinity			
	wherever feasible.			

#### **Leadership Indicators**

1. Provide details of actions taken to mitigate any negative social impacts identified in the Social Impact Assessments (Reference: Question 1 of Essential Indicators above):

Details of negative social impact identified	Corrective action taken
Not Applicable	

2. Provide the following information on CSR projects undertaken by your entity in designated aspirational districts as identified by government bodies:

The Bank's Sustainable Livelihoods program was implemented in the following districts during the year:

No.	State	Aspirational District		
1	Andhra Pradesh	Visakhapatnam		
2	Assam	Udalguri		
3		Araria		
		Khagaria		
	Bihar	Katihar		
4		Bastar		
		Dantewada (Dakshin (South) Bastar)		
		Korba		
		Mahasamund		
	Chhattisgarh	North (Uttar) Bastar Kanker		
5	Gujarat	Dahod		
6	Himachal Pradesh	Chamba		
7		Baramulla		
	Jammu & Kashmir	Kupwara		
8		Bokaro		
	1 – –	Dumka		
	1 – –	Godda		
	1	Hazaribagh		
		Khunti		
	_	West Singhbhum		
	Jharkhand	Ramgarh		
		Ranchi		
9	_	Barwani		
		Khandwa		
	Madhya Pradesh	Singrauli		
	Maharashtra	Nandurbar		
10		Kalahandi		
	] [	Koraput		
	Odisha	Nabarangapur		
		Rayagada		
11	_	Jaisalmer		
	Rajasthan	Sirohi		
12	Tamil Nadu	Ramanathapuram		
13	Uttar Pradesh	Bahraich		

- 3. (a) Do you have a preferential procurement policy where you give preference to purchase from suppliers comprising marginalized /vulnerable groups? (Yes/No)
  - (b) From which marginalized /vulnerable groups do you procure?
  - (c) What percentage of total procurement (by value) does it constitute?

No. The Bank does not have a preferential procurement policy addressing the above parameters. However, it does have a Vendor Code of Conduct.

4. Details of the benefits derived and shared from the intellectual properties owned or acquired by your entity (in the current financial year), based on traditional knowledge:

S. No.	Intellectual Property based on traditional knowledge	Owned/ Acquired (Yes/No)	Benefit shared (Yes / No)	Basis calculating Benefit share
		Not Applicable		

5. Details of corrective actions taken or underway, based on any adverse order in intellectual property related disputes wherein usage of traditional knowledge is involved.

Name of authority	Corrective action taken			
Not Applicable				

6. Details of beneficiaries of CSR Projects:

S. No.	CSR Project	No. of persons benefitted from CSR Projects	% of beneficiaries from vulnerable and marginalized groups	
1	Sustainable Livelihoods	0.11 million	100%	
2	Financial Literacy Program	1.37 million	100%	

The Sustainable Livelihoods and Financial Literacy Programs are the two largest programs of the Bank and benefit a great number of beneficiaries.

Also, please refer to page 5 and Annexure 4 of the Annual report 2021-22

## PRINCIPLE 9 Businesses should engage with and provide value to their consumers in a responsible manner

1. Describe the mechanisms in place to receive and respond to consumer complaints and feedback.

Axis Bank is committed to delivering the highest levels of customer experience and satisfaction to its customer base and has put in place the requisite frameworks and measurements to gauge customer satisfaction across key journeys, touch points and business lines. The Bank collects feedback from customers via online surveys and telephonic interviews for select segments, wherein surveys are sent through SMS and emails to customers.

The Bank also has in place grievance redressal portal, offering 3 levels of escalation to customers.

Refer to page 27 of the Annual Report 2021-22 for more details

### 2. Turnover of products and/ services as a percentage of turnover from all products/service that carry information about:

	As a percentage to total turnover
Environmental and social parameters relevant to the product	
Safe and responsible usage	Not Applicable
Recycling and/or safe disposal	

#### 3. Number of consumer complaints in respect of the following:

	FY 2022			FY 2021		
	(Current Financial Year)			(Previous Financial Year)		
	Received during the year	Pending resolution at end of year	Remarks	Received during the year	Pending resolution at end of year	Remarks
Data privacy	0	0		0	0	
Advertising						
Cyber-security	5	0		4	0	
Delivery of essential services						
Restrictive Trade Practices						
Unfair Trade Practices*	56,519			17,423		
Other	88,050	3,601		27,159	1,869	

Please refer to the section on Customer complaints for the top 5 categories of complaints received on page 223 of the Annual Report 2021-22

#### 4. Details of instances of product recalls on account of safety issues:

Not applicable

5. Does the entity have a framework/ policy on cyber security and risks related to data privacy? (Yes/No) If available, provide a web-link of the policy.

<sup>\*</sup>The complaints received have been categorised as per the 16 categories proposed by RBI in its circular dated 27<sup>th</sup> Jan 2021. According to the same, Unfair Trade practices consist of categories such as - Non-observance of Fair Practices Code; Mis-selling; Levy of charges without prior notice/excessive charges/foreclosure charges.

Axis Bank pursues a holistic Information and cyber security programme with a comprehensive Information Security policy, Cyber Security Policy and standards based on industry best practices, with compliance to regulatory guidelines and in alignment to regulatory directives on Information and Cyber security. Bank has invested in strong technical and administrative controls to proactively prevent, detect, and timely contain and respond any suspicious activity. Bank is compliant to ISO 27001 standard and PCI DSS standards. The Bank remains committed to adopting the highest standards for customer privacy and data security, and is guided by its Customer Privacy Policy, accessible at https://www.axisbank.com/privacy-policy. Details of the Bank's Information Technology and Cyber

Security governance, controls and initiatives during the year are provided in the 'Information Technology and Cyber Security' section of the Management Discussion & Analysis on pages 102-13 in the Annual Report 2020-21, accessible at <a href="www.axisbank.com/docs/default-source/annual-reports/for-axisbank/annual-report-for-the-year-2020-2021.pdf">www.axisbank.com/docs/default-source/annual-reports/for-axisbank/annual-report-for-the-year-2020-2021.pdf</a>

6. Provide details of any corrective actions taken or underway on issues relating to advertising, and delivery of essential services; cyber security and data privacy of customers; re-occurrence of instances of product recalls; penalty / action taken by regulatory authorities on safety of products / services.

Axis bank has set-up a framework to collect customer preferences through consents on application forms. Moreover, customer preferences are being collected on application forms filled for NRI products. There has not been a data breach in the previous year within the control environment established by data protection office, within the Bank. The Bank's BitSight rating, a key risk indicator of overall cyber security, stood at 780 out of 900, highlighting our strong focus on risk and governance. Read more on page 13 of the Annual Report 2021-22

#### **Leadership Indicators**

1. Channels / platforms where information on products and services of the entity can be accessed (provide web link, if available).

Axis Bank's products and services cater to a wide spectrum of the Indian economy and its society and are designed to best meet their needs and requirements. The Bank has the necessary checks and balances in place to ensure that its product offerings meet the stringent norms put in place by the Reserve Bank of India, and that its representatives, especially those dealing directly with customers, whether in person, on the phone, or online, are adequately trained on critical Know Your Customer policies, and equipped with the relevant product information. In this regard, the Bank's key codes, policies and commitments towards customers, such as the Code of Commitment, Citizen's Charter, Customer Rights Policy, among others, are accessible on the Bank's website at www.axisbank.com/webforms/code-of-commitment.The bank publishes information about its varied range of financial products and services in its website <a href="https://www.axisbank.com/explore-products">https://www.axisbank.com/explore-products</a>

2. Steps taken to inform and educate consumers about safe and responsible usage of products and/or services.

Axis Bank has released a privacy policy for customers to increase awareness on the steps taken by the bank to protect and process personal data of customer, in a responsible manner.

3. Mechanisms in place to inform consumers of any risk of disruption/discontinuation of essential services.

If a customer has not consented to process personal data for specific process, the business lines send across an e-mail communication to customers to provide an opportunity to consent. However, most purposes for which personal data is processed by the Bank, is either for contractual or regulatory purposes. These activities will not be disrupted and will not cause in-convenience to the customers.

We also have a Business Continuity Plan in place, which can be accessed on page 117 of the <u>Annual Report</u> and the Bank's Business Continuity Management statement

4. Does the entity display product information on the product over and above what is mandated as per local laws? (Yes/No/Not Applicable) If yes, provide details in brief. Did your entity carry out any survey with regard to consumer satisfaction relating to the major products / services of the entity, significant locations of operation of the entity or the entity as a whole? (Yes/No)

The Bank makes every effort to ensure that the contracts or agreements it frames are transparent, easily understood by and well communicated to its customers. The product's price, the associated risks, the terms and conditions that govern use over the product's life cycle and the responsibilities of the customer and the bank are clearly disclosed. In pursuance of the above, the bank

- Ensures complete transparency so that the customers can have a clear understanding of what they can expect from the bank.
- Provides customers with information about its products and services, terms and conditions, and the
  interest rates / service charges in a simple and easily understandable language, and with sufficient
  information so that the customer can make an appropriate and informed decisions/ choice of
  product
- Displays product related information and tariff schedule on the website for customer's perusal.
- Provides information on interest rates, fees and charges either on the Notice Board in the branches or website or through help-lines
- Provides Product information, related terms & conditions and tariffs at the time of on boarding in the welcome kit as well as directly through customers through on-boarding emailers and SMs
- Makes known the key risks associated with the product through provision of Most Important Terms and Conditions (MITC) associated with the product or service.
- Make every effort to ensure that staff dealing in a particular product is properly trained to provide relevant information to customers fully, correctly and honestly
- 5. Provide the following information relating to data breaches:
  - a. Number of instances of data breaches along-with impact Nil. No data breach reported in FY21-22
  - b. Percentage of data breaches involving personally identifiable information of customers Nil. No data breach reported in FY21-22