BUSINESS RESPONSIBILITY AND SUSTAINABILITY REPORT [Regulation 34(2)(f) of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015]

The present report has been formulated in accordance with the SEBI Guidelines for Business Responsibility and Sustainability Reporting (BRSR). Its principal aim is to enhance transparency by showcasing how businesses generate value through active contributions to a sustainable economy. The report serves to emphasize our steadfast dedication to fostering sustainable development and creating enduring value for our stakeholders.

SECTION A: GENERAL DISCLOSURES

1) DETAILS OF THE ENTITY

| S.No. | Particulars | Response | | | |
|-------|---|---|--|--|--|
| 1. | Corporate identity Number (CIN) of | L65110TN1904PLC001287 | | | |
| | the Entity | | | | |
| 2. | Name of the Entity | CITY UNION BANK LIMITED | | | |
| 3. | Year of incorporation | 1904 | | | |
| 4. | Registered office address | 149, TSR (Big) street, Thanjavur Dist. | | | |
| | | Kumbakonam, Tamil Nadu, India - 612 001 | | | |
| 5. | Corporate address | "Narayana" No.24B, Gandhi Nagar | | | |
| | | Kumbakonam, Tamilnadu, India - 612 001 | | | |
| 6. | E-mail | shares@cityunionbank.insecretary@cityunionbank.in | | | |
| 7. | Telephone | 0435–2402322 | | | |
| 8. | Website | www.cityunionbank.com | | | |
| 9. | Financial year for which reporting is | 2023-24 | | | |
| | being done | | | | |
| 10. | Name of the Stock Exchange(s) | BSE Limited (BSE), National Stock Exchange of India | | | |
| | where shares are listed | Limited (NSE) | | | |
| 11. | Paid-up Capital | 74,06,71,904 (Divided into 74,06,71,904 | | | |
| | | equity shares of Re.1/- each). | | | |
| 12. | Name and contact details | Mr. Venkataramanan S | | | |
| | (telephone, email address) of the | Designation: Company Secretary | | | |
| | person who may be contacted in | Email: secretary@cityunionbank.in | | | |
| | case of any queries on the BRSR | Telephone: +91 – 8925909716 | | | |
| | report | | | | |
| 13. | Reporting boundary - Are the | The disclosures under this report are made on | | | |
| | disclosures under this report made | Standalone Basis, unless otherwise specified. | | | |
| | 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) | | | | |
| 14. | Name of assurance provider | None | | | |
| 14. | Type of assurance obtained | Not Applicable | | | |
| 15. | Type of assurance obtained | Not Applicable | | | |

2) **PRODUCTS/SERVICES**

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

| S.No. | Description of Main Activity | Description of Business Activity | % Turnover of the entity |
|-------|----------------------------------|--|--------------------------|
| 1. | Financial and Insurance Services | Bankingactivities by Central, Commercial and Savings banks | 100% |

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

| S.No. | Product/Service | NIC Code | % Turnover of the entity |
|-------|--------------------------------|----------|-----------------------------|
| 1. | Banking and Financial Services | 65110 | 100% |

3) OPERATIONS

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

| Location | Number of plants | Numberofoffices | Number ofBranches | Total |
|---------------|---------------------|-----------------|----------------------|-------|
| National | NA | 23 | 800 | 823 |
| International | | NIL | NIL | NIL |

19. Markets served by the entity:

a) Number of locations

| Locations | Number |
|----------------------------------|--------|
| National (No. of States) | 19 |
| International (No. of Countries) | 0 |

b) Contribution of exports:

| What is the contribution of exports as a percentage of the total turnover of the entity? | Since the Bank doesn't extend its services to international markets, this section is not applicable to the Company. |
|--|--|
| | However, as a prominent Banking Company, the Bank actively supports and facilitates exports by offering a range of specialized financial services. |
| | These services include loans and assistance such as pre- shipment financing and post-shipment financing which are made available to its diverse clientele involved in export-oriented business activities. By providing these tailored financial solutions, the Bank plays a crucial role in promoting and facilitating the growth of the export industry. |

c) Type of Customers

| A brief on types of customers | As a provider of Financial services, the Bank caters to a diversified customer base that includes Retail, Agriculture, Small businesses, MSMEs, Sovereign bodies, and Body Corporates. |
|-------------------------------|--|
| | Within the Retail segment, the Bank offerswide range of savings, credit and other financial products/ services for each segment of our customers. As of 31st March,2024, the advances to Major Industries stood at 24% and all other advances i.e., Agriculture, Trade, Services, Gold Ioan etc., stood at 76%. |
| | Small businesses and MSMEs have access to a range of financial solutions, including business loans, working capital finance, trade finance, and payment services, to support their operational growth. |
| | Furthermore, the Bank offers customized financial solutions to body corporates, encompassing cash management services, corporate loans etc. |
| | Moreover, the Bank undertakes Bancassurance business, allowing customers to access a comprehensive range of insurance products through their banking relationships. This encompasses life insurance, health insurance and related policies. |
| | Through its diverse customer segments and extensive range of Financial offerings, the Bank remains committed to meeting the evolving needs of its clientele, safeguarding their financial well-being, and contributing to their overall success. |

4) EMPLOYEES

20. Details at the end of the year of financial year:

| S. No | Particulars | Total (A) | M | ale | Female | | |
|-----------|-----------------------------|-----------|---------|----------|---------|---------|--|
| | | | No. (B) | % (B/A) | No. (c) | % (C/A) | |
| Employees | | | | | | | |
| 1. | Permanent (D) | 7188 | 5272 | 73.34% | 1916 | 26.66% | |
| 2. | Other than Permanent (E) | 71 | 70 | 98.59% | 1 | 1.41% | |

a) Employees and workers (including differently abled):

| 3. | Total employees (D + E) | 7259 | 5342 | 75.59% | 1917 | 26.41% |
|----|-----------------------------|------|---------|--------|------|--------|
| | , | | Workers | | | |
| 1. | Permanent (F) | NIL | NIL | NIL | NIL | NIL |
| 2. | Other than Permanent (G) | NIL | NIL | NIL | NIL | NIL |
| 3. | Total employees (F + G) | NIL | NIL | NIL | NIL | NIL |

b) Differently abled Employees and workers:

| S. No | Particulars | Total (A) | l N | lale | Fei | nale |
|-------|-----------------------------|-----------|--------------|----------|---------|---------|
| | | | No. (B) | % (B/A) | No. (c) | % (C/A) |
| | | Differ | entlyAbledEm | ployees | | |
| 1. | Permanent (D) | 15 | 10 | 66.67% | 5 | 33.33% |
| 2. | Other than Permanent (E) | 1 | 1 | 100% | 0 | 0 |
| 3. | Total employees (D | 16 | 11 | 68.75% | 5 | 31.25% |
| | 1 | Diffe | rentlyAbledW | /orkers | I | |
| 1. | Permanent (F) | NIL | NIL | NIL | NIL | NIL |
| 2. | Other than Permanent (G) | NIL | NIL | NIL | NIL | NIL |
| 3. | Total employees (F + G) | NIL | NIL | NIL | NIL | NIL |

21. Participation/Inclusion/Representation of women:

| Category | Tot | No. and percentage of Females | | | |
|--------------------|-----|-------------------------------|-----------|--|--|
| | al | No. (B) | % (B / A) | | |
| | (A) | | | | |
| Board of Directors | 9 | 1 | 11.11% | | |
| Key Management | 2 | 0 | 0 | | |
| Personnel* | | | | | |

*KeyManagementPersonnelincludesChiefFinancialOfficerandCompanySecretary.

22. Turnover rate for permanent employees and workers:

(Disclose trends for the past 3 years)

| Category | FY 2023-24 (Turnover rate in current FY) Male Female Total | | FY 2022-23 (Turnover rate in previous FY) | | | FY 2021-22 (Turnover rate in the year prior to the previous FY) | | | |
|-----------|---|--------|---|--------|--------|---|--------|--------|--------|
| | | | Male | Female | Total | Male | Female | Total | |
| Permanent | 12.97% | 16.37% | 13.90% | 13.09% | 16.28% | 13.96% | 12.02% | 17.33% | 13.46% |
| Employees | | | | | | | | | |
| Permanent | NA | NA | NA | NA | NA | NA | NA | NA | NA |
| Employees | | | | | | | | | |

5. HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES (INCLUDING JOINT VENTURES)

23. (a) Names of holding / subsidiary / associate companies / joint ventures:

| S.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) |
|--------------------------------|--|--|--------------------------------------|--|
| Not applicable as to ventures. | he company does no | t have any holding, s | subsidiary, associate | companies or joint |

6. CORPORATE SOCIAL RESPONSIBILITY (CSR) DETAILS

24.

| S. No. | Requirement | Response (FY 2023 -24) |
|--------|---|----------------------------|
| 1. | Whether CSR is applicable as per section 135 of Companies | Yes |
| | Act, 2013: (Yes/No) | |
| 2. | Turnover (in Rs. Lakhs) | 6,01,222.04 |
| 3. | Net worth (in Rs. Lakhs) | 8,37,423.37 |

7. TRANSPARENCY AND DISCLOSURES COMPLIANCES

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

| Stakeholder | Grievance | FY 2023-24 | | | FY 2022-23 | | |
|--------------|------------|------------|--------------|----------|---------------------------|------------|---------|
| group from | Redressal | (Curr | ent Financia | al Year) | (Previous Financial Year) | | |
| whom | Mechanis | Number | Number | Remarks | Number | Number | Remarks |
| complaint is | m in Place | of | of | | of | of | |
| received | (Yes/No) | complai | complain | | complai | complain | |
| | (If yes, | nts filed | ts | | nts filed | ts | |
| | then | during | pending | | during | pending | |
| | provide | the year | resolutio | | the year | resolutio | |
| | web-link | | n at | | | n at close | |

| Communities | for grievance redress policy) | NUL | close of the year | | NUL | of the year | |
|--|---|------------|----------------------|--|------------|----------------|---|
| Communities Investors (other than shareholders) | Yes Yes | NIL NIL | NIL | - | NIL NIL | NIL | - |
| Shareholders | Yes | NIL | NIL | - | NIL | NIL | - |
| Employees and workers | Yes | 2 | 1 | Out of Two complaint s received , one has been disposed off and one complaint is pending | NIL | NIL | - |
| Customers | Yes https://w ww.cityun ionbank.c om/filem anager/Fe b24/custo mer%20Ri ghts%20p olicy.pdf | 2825 | 14 | The complaint relates to Banking Services | 2797 | 25 | The complaint relates to Banking Services |
| Value Chain Partners | Yes | NIL | NIL | - | NIL | NIL | - |

The Bank's Customer Rights Policy ensures a systematic approach for addressing complaints brought forth byboth internal and external stakeholders. Confidentiality is strictly upheld throughout the entire

grievancemanagementprocessandclearlyindicatingthedesignatedauthorityresponsibleforresolvinggri evances.

Fordetailedinformation,theCustomerRightsPolicycanbeaccessedthroughthefollowingweblink: <u>https://www.cityunionbank.com/filemanager/Feb24/customer%20Rights%20policy.pdf</u>

26. 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

| S.No | Material issue identified | Indicate whether risk or opportunity (R/O) | Rationale for identifying the risk / opportunity | Financial implications of the risk or opportunity (Indicate positive or negative implications) |
|------|---|--|--|--|
| 1. | Customer privacy and DataSecurity | Risk | The growing focus of the Bank on digitization and increasing its customers' dependence on digital mode of transacting requires the Bank to ensure safety and security of its customer's money and personal identity. In a digital economy, the Bank also leverages partnerships with third parties and these could also be sources of information security risk. Breach of customer privacy and data security systems could lead to loss of reputation, a decline in customer confidence and imposition of legal | Negative |

identifying the same, approach to adapt or mitigate the risk along-with its financial implications, as per the following format:

| | | | and regulatory fines. | | |
|----|------------|-------------|-----------------------|--------------------------------------|----------|
| 2. | Climate | Risk | | • The Bank ensures | Negative |
| | related | | - | that climate related | - |
| | change | | and severity of | risks related to | |
| | Ŭ | | climate related risk | wateri.e flood | |
| | | | threatens the safety, | | |
| | | | | factored into while | |
| | | | resilience of | opening of new | |
| | | | regulated entities | | |
| | | | (REs) and in turn it | | |
| | | | affects the overall | | |
| | | | stability of the | | |
| | | | financial system. | taken steps to | |
| | | | | move towards | |
| | | | | paperless | |
| | | | | environment at its | |
| | | | | various offices in | |
| | | | | | |
| | | | | respect of loan processing and it | |
| | | | | has tied up with | |
| | | | | vendors for its | |
| | | | | automation. | |
| | | | | automation. | |
| | | | | The Deal and the | |
| | | | | The Bank provides | |
| | | | | the option of e- | |
| | | | | receipts on | |
| | | | | registered mobile | |
| | | | | numbers at their | |
| | | | | ATMs. | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| 3. | Business | Opportunity | As a listed entity, | - | Positive |
| | Ethics and | | the Bank maintains | | |
| | Governance | | stringent Corporate | | |
| | | | Governance | | |

| | | | ata yala yala 15 | | |
|----|----------------------|-------------|------------------------|---|----------|
| | | | standards.lt | | |
| | | | consistently | | |
| | | | discloses relevant | | |
| | | | information to | | |
| | | | investors through | | |
| | | | continuous uploads | | |
| | | | to stock exchanges. | | |
| | | | These measures | | |
| | | | promote | | |
| | | | transparency, | | |
| | | | accountability, and | | |
| | | | ethical behaviour | | |
| | | | throughout the | | |
| | | | organization, | | |
| | | | reinforcing the | | |
| | | | bank's commitment | | |
| | | | to responsible and | | |
| | | | trustworthy | | |
| | | | operations. | | |
| 4. | Employee | Opportunity | Prioritising | - | Positive |
| | Engagement, | | employee | | |
| | Diversity and | | engagement, | | |
| | Inclusion | | diversity, and | | |
| | | | inclusion is essential | | |
| | | | as it enables | | |
| | | | organizations to | | |
| | | | unlock opportunities | | |
| | | | for innovation, | | |
| | | | growth, and | | |
| | | | profitability. Failure | | |
| | | | to address this issue | | |
| | | | can result in missed | | |
| | | | chances for | | |
| | | | enhanced | | |
| | | | productivity, | | |
| | | | increased turnover | | |
| | | | rates, reputation | | |
| | | | risks, and hindered | | |
| | | | potential for | | |
| | | | business success. | | |
| | | | CUB recognizes the | | |
| | | | importance of | | |
| | | | fostering a | | |
| | | | corporate culture | | |
| | | | | | |

| | | | open communication, feedback, and embraces diversity and inclusion. | | |
|----|--|-------------|--|--|----------|
| 5. | Digitalisation and Paperless Banking | Opportunity | The Bank has a strong focus on digitalisation and paperless banking and more than 90% of transactions are conducted digitally. The Bank is capitalizing on the benefits of digital banking by collaborating with strategic partners. Beyond the operational advantages, paperless banking offers broader societal benefits, including increased accessibility, environmental conservation, and reduced carbon footprint. | | Positive |
| 6. | Regulatory and Statutory Compliances | Risk | Financial Institutions face expanding regulatory and reporting | mechanism for monitoring transactions, performing customer background checks and evaluating all lending decisions. | |

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 NGBRC Principles and Core Elements.

| S. | Disclosure Questions | P1 | P2 | P3 | P4 | P5 | P6 | P7 | P8 | P9 |
|----|--|---|---|---|--|---|---|--|---|---|
| No | | Pol | icy and | manage | ement pr | oresses | | | | |
| 1. | a) Whether your entity's policy/policies cover each principle and its core elements of the NGRBCs. (Yes/No) | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes |
| | b) Has the policy been approved by the Board? (Yes/No) | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes | Yes |
| | Policies | Prince ethic imple polic Polic Discl Laun Man Prince man Infor Polic the s Prince empl polic Polic Preve | ciple 1: cal, tran ementery, Whis y, Frau osures dering agemen ciple 2: ner. It mation y, Safe afety ar ciple 3: loyees. ies such y, Man ention c | The B sparen d polic stle Blo id Risl on UPS Policy, it. The Ba Securit Deposi nd secu The Ba To upl n as the datory of Sexua | t, and a ies such ower Po & Mana SI, Policy and Coo ank prov stablishe y System t Locker, rity of se nold this e Compe Leave al Harass k respec | olds int ccountal as the licy, Pro gement, on Cor de of Co rides ser d policion , Inform , and Po rvices of ects and s princip nsation Policy, ment. ts the in | egrity a ble mai Anti-co btected Code npensa induct vices in es on nation S licy on fered to promo le, the Policy, Training terests | and gov nner. Ac orruptior Disclose of Fai tion, KYe for Direct n a susta Informat System A Bank De ball stak otes the Bank h Staff Ro g Policy, of and is | erns itse cordingly n or ant ure Sche r Practic C & Anti ctors and ainable a tion Teck udit, Cre eholders well-bein as imple tation Po , and Po | and safe hnology, edit Card o ensure |

| | determined by RBI from time to time. The Bank deputes Executive to represent the view of the Bank at such meetings. Also, the MD & CEO of the Bank is a member of the Managing committee of the IB/ representing the Bank, Member in the Madras Chamber of Commerce (MCC) and Member in the National Banking Committee of Confederation of Indian Industry (CII). The Bank complies with a |
|--|--|
| | the Regulatory Policies issued by RBI. Moreover, the Bank is also a member of various professional bodies such as NIBM, CAFRAL etc for imparting training programs to its employees. Principle 8: The Bank promotes inclusive growth and equitable development through its CSR policy. |
| | Principle 9: The Bank engages with its consumers and provides value in a responsible manner, as outlined in its Customer Rights policy. |
| c) Web Link Policies, if availa | |
| | Furthermore, considering the importance of maintaining confidentiality and the nature of banking operations, a specifi selection of CUB's policies can be conveniently accessed through the intranet platform exclusively designated for internal use. The intranet serves as a comprehensive repository for a wide range o policies that govern the operations and conduct within the organization. |
| . Whether the entranslated the into procedures No) | policy |
| - | · |

| | extend to your value chain partners? (Yes/No) | do not extend to our partners. |
|----|--|--|
| 4. | Name of the national and international codes /certifications/ labels / standards (e.g. Forest Stewardship Council, Fairtrade, Rainforest Alliance, Trustee) standards (e.g., SA 8000, OHSAS, ISO, BIS) adopted by your entity and mapped to each principle. | The Bank's policies and operations are aligned with the Nationa Guidelines on Responsible Business Conduct (NGRBC), ensuring adherence to the spirit of internationally recognized standards such as ISO / IEC 27001 : 2013. Furthermore, the Bank holds PCI DSS certification for its Digital Card environment, demonstrating compliance with rigorous security standards in this domain. |
| 5. | Specific commitments, goals and targets set by the entity with defined | By the end of FY 2025, the Bank aims the implementation of following at its various offices subject to feasibility: |
| | timelines, if any. | Deploying Solar panels (subject to feasibility) in offices / branch premises owned by the Bank. Provision for rainwater harvesting (subject to feasibility) in offices / branch premises owned by the Bank. Reduction in the usage of Plastics bank wide. |
| 6. | Performance of the entity against the specific commitments, goals and targets along-with reasons in case the same are not met. | In response to all the specific commitment goals set by the Company in FY 2023 -24 with respect to ESG, the performance for the same is mentioned below: <u>Financing for green activities / projects by way of green depositspursuant to regulatory directions</u> – As part of this initiative, the bank consistently strives to be environmentally friendly by directing its lending towards agriculture and MSMEs as part of its regular business operations in compliance with regulatory directions. |
| | | Installation of energy efficient equipments across all its branches toreduce environment impacts and lower the operational costs andadopting renewable energy sources like solar at its various officessubject to feasibility - Despite the addition of 48 new branches in the Financial Year and facing increased electricity tariffs in many states across India, energy consumption for the entire financial year rose by only 16% compared to the previous year. Persistent directives were issued to all branches and offices, emphasizing the importance of efficient electricity usage and environmental awareness. |
| | | • <u>Prohibit the usage or disposal of plastics in the bank's premises</u> <u>by allMeans</u> - The bank has minimized the use of plastic bottles, plates, cups, and spoons in Board and Committee meetings. Only sustainable products are used to serve food, water, and refreshments. |

| | Implementation of Bring Your Bottle ("BYB") concept amongst allemployees to discourage the usage of packaged drinking waterbottles - The Bank had sensitized all its employees to prohibit the use of plastics in the Banks premises, bringing own water bottles for drinking water purpose instead of using disposable pet bottles, minimise paper consumption, use of energy efficient equipment's and conservation of water resources by optimum usage of water. At the head office level, the employees and customers of the Bank are also made aware of the above by way of sign boards at prominent places in the banks premises. Digitalise the lending process and minimise paper consumption to agreater extent - the Bank has partnered with a new vendor to enable advanced features for e-Board Meetings through an application, and the implementation is underway. This initiative aims to further decrease the paperwork associated with conducting meetings. During the FY 2023, the Bank partnered with the vendor 'NewGen' to digitize its retail and MSME portfolios. As of July 2023, lending under the retail segment has been implemented, and MSME lending went live from October 2023. Additionally, to enhance the digital lending process, the Bank collaborated with Boston Consulting Group during the reporting year. This partnership is actively transforming the Bank's lending processes in coordination with the NewGen team. |
|--|--|
| | Governance, leadership and oversight |
| 7. Statement by director responsible for the business responsibility report, highlighting ESG related challenges, targets and achievements | As the Director overseeing business responsibility, I am pleased to highlight our significant strides in addressing Environmental, Social, and Governance (ESG) challenges. Our commitment to sustainability has enhanced our positive impact on the environment, stakeholders, and the communities we serve. We have made substantial progress in reducing our carbon footprint and engaging in local community initiatives. |
| | Specifically, we have invested in Environmental and Water conservation projects including the restoration of water bodies in Tamilnadu, cleaning / desiltation of tanks in various districts of Tamilnadu for the benefit of local community, contribution to various Municipalities under Self Sufficiency Scheme [SSS] of the Govt. etc. These efforts have increased groundwater levels, benefiting local farmers and promoting sustainable development. Further, to reduce our environmental impact, during the reporting year we have implemented paperless banking, the details of which are given in a separate para on Digital Banking in the beginning of the Annual Report. |

| | | Education in scho &technology support | pporting Health care pro ools and colleges by p rt and conduct Financial I loyee development by s reputed institutions like | oroviding infrastructure nclusion programs. offering them training | | | |
|----|---|--|--|--|--|--|--|
| | | apart from in-house their skills to foster the financial year 2 | e training at Staff colleges r their professional and µ 023-24, 5,662 employees 79% of the total employe | s of the Bank to enhance personal growth. During s were imparted training | | | |
| | | policies and proce laws applicable to transparent in its fu Investor Communi- requirements. Also, diverse expertise governance in faci Further, majority o detailed informatio provided separately | e front, the Bank's Int dures focuses on maint o the Bank in letter a unctioning and makes rea ity as per various R the Board of the Bank providing a strong sea litating crucial decisions f the Board consists of In on on the governance of in the Annual Report. | aining compliance with nd spirit. The Bank is levant disclosures to the egulatory / Statutory consists of persons with nse of leadership and and setting strategies ndependent Directors. A aspects of the Bank is | | | |
| | | | ESG principles remains i o create enduring valu ainable future. | e for stakeholders and | | | |
| | | | | - Dr. N. Kamakodi Managing Directo (DIN: 02039618 | | | |
| 8. | Details of the highest authority responsible for implementation and oversight of the Business Responsibility policy(ies). | the highest authorowersight of the B shall be responsible in accordance with | Committee of the Board ority responsible for th susiness Responsibility P e for ensuring that the p the applicable laws and r s objectives and mission. | e implementation and colicies. The Committee olicies are implemented egulations and that they | | | |
| 9. | 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. | sustainability issues has been delegated to the Risk Management Committee. The Committee is tasked with supervising the formulation and execution of policies, procedures, and initiatives related to sustainability, encompassing various areas such as the management of the Bank's environmental impact, social | | | | | |
| | | The Bank's Risk Man | nagement Committee cor Position on the | nprises of: Designation | | | |
| | | N. Subramaniam | Committee Chairperson | Independent | | | |
| | | (DIN : 00166621) | | Director | | | |

| Dr. N. Kamakodi (DIN : 02039618) | Member | Executive Director |
|--|--------|-------------------------|
| Prof. V. Kamakoti (DIN : 03537382) | Member | Independent Director |
| G. Mahalingam (DIN : 09660723) | Member | Independent Director |

10. Details of Review of NGRBCs by the Company:

| Subject for | Indicate whether review was undertaken | | | | - | | | | | | | | | | |
|--|--|--------------------|----------------|-------|-------|------|--|----|-------|--------|--------|-------|------|----|----|
| Review | by Director / | Commit | ee of | f the | Boa | ird/ | Quarterly/ Any other – please specify) | | | | | | | | |
| | Any other Co | mmittee | | | | | | | | | | | | | |
| | P1 P2 P3 | P4 P5 | P6 | P7 | P8 | P9 | P1 | P2 | P3 | P4 | P5 | P6 | P7 | P8 | P9 |
| Performance | The Bank reg | gularly rev | views | the | poli | cies | | | As pe | er reg | gulato | ory n | eeds | | |
| against above | governing al | l principl | es in | acc | orda | nce | | | | | | | | | |
| policies and | with regula | tory re | quire | ment | ts a | and | | | | | | | | | |
| follow up | organizational needs. | | | | | | | | | | | | | | |
| action | <u> </u> | | | | | | | | | | | | | | |
| Compliance with statutory requirements of relevance to the principles, and rectification of any non- compliances | Yes, we requirements | comply relevant | with to the | | tatut | | | | As pe | er reg | gulato | ory n | eeds | | |

11. Independent assessment/ evaluation of the working of its policies by an external agency:

| Has the entity carried out independent | P1 | P2 | P3 | P4 | P5 | P6 | P7 | P8 | P9 |
|---|-------|--------|-------|--------|--------|--------|-------|----------|--------|
| assessment/ evaluation of the working of its | J. S | undh | aresa | an & | Asso | ciates | , spe | cialisin | g in |
| policies by an external agency? (Yes/No). If yes, | Com | plian | ce, | Gov | ernan | ceand | S | ustaina | bility |
| provide name of the agency. | advis | sory | has I | review | /ed/as | sesse | d the | worki | ng of |
| | the p | olicie | es. | | | | | | |

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

| Questions | P1 | P2 | P3 | P4 | P5 | P6 | P7 | P8 | P9 |
|--|--|----|----|----|----|---------|----|----|----|
| The entity does not consider the Principles material to its business (Yes/No) | This section does not apply to CUB since it has alread implemented comprehensive policies that encompass a the necessary aspects outlined in each of the 9 principles. | | | | | iss all | | | |
| The entity is not at a stage where it is in a position to formulate and implement the policies on specified principles (Yes/No) | 4 | | | | | | | | |

| 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) |

SECTION C: PRINCIPLE WISE PERFORMANCE DISCLOSURE

The purpose of this section is to assist entities in showcasing their ability to effectively incorporate the principles and core elements into critical processes and decisions. The Company has complied with all mandatory disclosures stipulated under the Business Responsibility and Sustainability Reporting (BRSR) framework. Moreover, the Company is currently in the process of disclosing leadership indicators in its forthcoming financial years.

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:

| Segment | Total number of training and awareness programmes held | Topics / principles covered under the training and its impact | % age of persons in respective category covered by the awareness programmes |
|-----------------------------|---|---|--|
| Board of Directors | 3 | Program on Interest Rate Risk in Banking Book (IRRBB) and Liquidity Risk Management Program on Artificial Intelligence and Machine Learning Cyber Security Awareness Training | 100% |
| Key Managerial Personnel | 4 | Incurred Loss Approach Vs. Expected Credit Loss Approach Loan Loss Provisioning | 100% |

| | | based on ECL-IFRS 9 3. RBI Guidelines on ECL 4. Training program on BRSR | |
|---|---------------|---|--------------------------|
| Employees other than BOD and KMPs | 134 | The Bank has addressed a wide range of topics as listed below and also other relevant subjects. | 73% |
| | | 1. CyberSecurityAwareness Training2. IntegratedTreasuryManagementBourse game | |
| | | Intensive Credit Appraisal Programme (ICAP) Lending to Agro-MSMEs Online Programme on | |
| | | Information Systems Audit 6. Programme on Frauds in Digital Environment | |
| | | Controls, Detection and Countermeasures 7. Programme on Compliance for Banks 8. Programme on | |
| | | "Discipline Management, Investigation & Disciplinary Action / | |
| | | Proceedings for Banks" 9. Workshop on KYC-AML 10. Workshop on "POSH" 11. Workshop on Labour Laws for Banking | |
| | | Industry 12. Programme on Anti- Money Laundering (AML) and Combating Financing of Terrorism | |
| | | (CFT) 13. Workshop on Systems and Procedures 14. Program for Internal Auditors for banks/FIs" | |
| Workers Gitto | ven the absen | ce of employed workers within the Ban | k, there is no necessity |

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:

| MONETARY | | | | | |
|-----------------|--------------------|--|--------------------|---|--|
| Particulars | 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 | P1 | RBI | 66 Lakh | Levy of penalty with regard to Non-Compliance with RBI directions on Prudential Norms on Income Recognition, Asset Classification and Provisioning pertaining to Advances – Divergence in NPA Accounts and Reserve Bank of India [Know Your Customer (KYC)] Directions, 2016. | No |
| Settlement | NIL | NIL | NIL | NIL | NIL |
| Compounding fee | NIL | NIL | NIL | NIL | NIL |

| NON-MONETARY | | | | |
|--------------|--------------------|---|----------------------|---|
| Particulars | NGRBC Principle | Name of the regulatory/ enforcement agencies/ judicial institutions | Brief of the Case | Has an appeal been preferred? (Yes/No) |
| Imprisonment | NIL | NIL | NIL | NIL |
| Punishment | NIL | NIL | NIL | 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:

Case Details

Name of the regulatory/ enforcement agencies/ judicial institutions

This section is not applicable to the company.

4. Anti – corruption or Anti-bribery policy:

| 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. | Yes, the Bank has formulated a comprehensive anti-corruption and anti-bribery policy. It emphasis the organization's steadfast dedication to conducting business in a responsible manner. This policy acts as a vital framework, directing the Bank's decision-making processes and ensuring that ethical and responsible decisions are prioritized for the mutual benefit of all stakeholders involved. By adhering to this policy, the Bank aims to foster a culture of |
|---|---|
| | transparency, trust, and accountability throughout all levels of the organization. The policy can be readily accessed at: https://www.cityunionbank.com/filemanager/PDF/ANTI%20BRIBERY%20AND%20CORRUPTION%20POLICY.pdf |

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

| | FY 2023-24 (Current Financial Year) | FY 2022-23 (Previous Financial Year) |
|-----------|--|---|
| Directors | NIL | NIL |
| KMPs | NIL | NIL |
| Employees | NIL | NIL |
| Workers | NA | NA |

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

| | FY 202 Current Fin | | FY 2022-23 (Previous Financial Year) | | |
|---|-----------------------|---------|---|---------|--|
| | Number | Remarks | Number | Remarks | |
| Number of complaints received in relation to issues of Conflict of Interest of the Directors | NIL | NA | NIL | NA | |
| Number of complaints received in relation to issues of Conflict of Interest of the KMPs | NIL | NA | NIL | NA | |

7. Corrective Actions:

| Provide details of any corrective action taken | Not Applicable |
|--|----------------|
| 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 | |

8. Number of days of account payable ((Accounts payable *365) / Cost of goods/services procured) in the following format:

| | FY 2023-2024 (Current Financial Year) | FY 2022-2023 (Previous Financial Year) |
|---|--|---|
| Number of days of accounts Payables* | NIL | NIL |

*Bank has made provisions for all invoices received as of March 31, 2024

9. Open-ness of Business

Provide details of Concentration of purchase and sales with trading houses, dealers, and related parties along -with loans and advances & investments, with related parties, in the following format:

| Parameter | Metrics | FY 2023-24 (Current | FY 2022-23 (Previous | |
|------------------|---------------------------------------|------------------------|-------------------------|--|
| | | Financial Year) | Financial Year) | |
| Concentration of | | NIL | NIL | |
| purchases | as % of total purchases | | | |
| | b. Number of Trading houses | NIL | NIL | |
| | where purchases are made from | | | |
| | c. Purchases from top 10 Trading | NIL | NIL | |
| | houses as % of total purchases | | | |
| | from trading houses | | | |
| Concentration of | a. Sale to dealers / distributed as % | - | - | |
| Sales* | of total sales | | | |
| | b. Number of dealers / | - | - | |
| | distributions to whom sales are | | | |
| | made | | | |
| | c. Sales from 10 dealers / | - | - | |
| | distributors as % of total sales to | | | |
| | dealers / distributors | | | |
| Share of RPTs in | a. Purchases (Purchases with | 100% | - | |
| | related parties / Total | | | |
| | Purchases)** | | | |
| | b. Sales (Sales to related parties / | NIL | NIL | |
| | Total Sales) | | | |
| | c. Loans & advances (Loans & | NIL | NIL | |
| | advances given to related parties / | | | |
| | Total loans & advances) | | | |
| | d. Investments | NIL | NIL | |

| (Investments in related parties / | |
|-----------------------------------|--|
| Total Investments made) | |

*As a banking entity, we don't engage in the sale of physical products, but rather provide financial services to our customers. Therefore, this question is not directly relevant to our business model.

**The purchases mentioned here pertain to the application software purchases made during the FY 2023-24.

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:

| | FY 2023-24 (Current Financial Year) | FY 2022-23 (Previous Financial Year) | Details of improvements in environmental and social impacts |
|-------|--|---|---|
| R&D | NIL | NIL | - |
| Capex | NIL | NIL | - |

Considering the nature of the Bank's operations, the relevance of this particular section primarily applies to the Bank's information technology (IT) capital expenditures. The Bank's increased utilization of digital platforms has led to enhanced operational efficiencies and significantly reduced reliance on paper-based processes.

2. Sustainable sourcing:

| Does the entity have procedures in place for sustainable sourcing? | The Bank fosters positive relationships with its vendors, depositors, and other stakeholders, integrating them into its business practices. |
|---|--|
| (Yes/No). If yes, what percentage of inputs were sourced sustainably? | Operating within the Financial Services sector, the Bank: recognizes the importance of acquiring materials like paper, computers, laptops, and air conditioners for its operations. prioritizes energy efficiency standards when purchasing equipment. |
| | Electronic devices such as computers, laptops, lighting fixtures, and air conditioning units are chosen based on their adherence to energy efficiency standards. |

| reducing its environmental impact. | | This strategy underscores the Bank's dedication to sustainability ar reducing its environmental impact. |
|------------------------------------|--|---|
|------------------------------------|--|---|

3. Processes in place to reclaim products for reuse, recycle and safe disposal of products at the end of life:

| place to safely reclaim your products for reusing, recycling and disposing at the end of life, for (a) Plastics (including | Due to the specific characteristics of our business operations, the potential for reclamation of products for reuse, recycling, or disposal is limited. Consequently nevertheless, we entrust the collection of E-waste is properly collected and disposed through authorized resellers/ recyclers.However, Paper wastes at head office level are shredded and sent to packing houses for re-use and the Bank has stopped incineration of waste papers. |
|---|---|
| Hazardous waste and (d) other waste. | and the Bank has stopped incineration of waste papers. |

4. Extended Producer Responsibility (EPR) plan:

| Whether Extended Producer | Since the banking industry primarily revolves around services, |
|--------------------------------|---|
| Responsibility (EPR) is | Extended Producer Responsibility (EPR) is not applicable to the |
| applicable to the entity's | Company. |
| 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. | |

PRINCIPLE 3: BUSINESSES SHOULD RESPECT AND PROMOTE THE WELL-BEING OF ALL EMPLOYEES, INCLUDING THOSE IN THEIR VALUE CHAINS



A) ESSENTIAL INDICATORS:

| 1. | A) Details of measures | for the well-being of employees: |
|----|------------------------|----------------------------------|
|----|------------------------|----------------------------------|

| Category | | | | % o | f emplo | yees cover | ed by | | | | |
|----------|---------------------|--------|--------|-------------|---------|------------|--------|---------|----|-----------|----|
| | Total | Неа | lth | Accide | ent | Mate | rnity | Paterni | ty | Day Car | re |
| | (A) | insur | ance | insura | nce | bene | efits | Benefit | s | facilitie | s |
| | | Number | % (B / | Number | % (C | Number | % (D / | Number | % | Number | % |
| | | (B) | A) | (C) | / A) | (D) | A) | (E) | (E | (F) | (F |
| | | | | | | | | | 1 | | 1 |
| | | | | | | | | | A) | | A) |
| | Permanent employees | | | | | | | | | | |
| Male | 5272 | 5270 | 99.96% | 5272 | 100% | - | - | 0 | - | 0 | - |
| Female | 1916 | 1916 | 100% | 1916 | 100% | 1916 | 100% | 0 | - | 0 | - |
| Total | 7188 | 7186 | 99.97% | 7188 | 100% | 1916 | 26.65% | 0 | - | 0 | - |
| | | | Ot | ther than P | ermane | nt employ | ees | | | | |
| Male | 70 | 0 | - | 0 | - | 0 | - | 0 | - | 0 | - |
| Female | 1 | 0 | - | 0 | - | 0 | - | 0 | - | 0 | - |
| Total | 71 | 0 | - | 0 | - | 0 | - | 0 | - | 0 | - |

B) Details of measures for the well-being of workers:

| Category | , | % of employees covered by | | | | | | | | | |
|----------|-------|---------------------------|----|----------|------------------|-------------------|----|----------|----------|------------|--------|
| | Total | Healt | า | Accident | | Maternity Paterni | | ty | Day Care | facilities | |
| | (A) | insurance | | insuran | surance benefits | | ts | Benefits | | | |
| | | Number % | | Number | % | Number | % | Number | % | Number | % (F / |
| | | (B) | (В | (C) | (C | (D) | (D | (E) | (E | (F) | A) |

| | | | 1 | | / | | 1 | | / | | |
|--------|-------------------|---|----|-----------|--------|-----------|--------|---|----|---|---|
| | | | A) | | A) | | A) | | A) | | |
| | Permanent workers | | | | | | | | | | |
| Male | NIL | - | - | - | - | - | - | - | - | - | - |
| Female | NIL | - | - | - | - | - | - | - | - | - | - |
| Total | NIL | - | - | - | - | - | - | - | - | - | - |
| | | • | | Other tha | an Per | manent wo | orkers | | | | |
| Male | NIL | - | - | - | - | - | - | - | - | - | - |
| Female | NIL | - | - | - | - | - | - | - | - | - | - |
| Total | NIL | - | - | - | - | - | - | - | 1 | - | - |

C)Spending on measures towards well-being of employees and workers (including permanent and other than permanent) in the following format:

| | FY 2023-24 (Current Financial Year) | FY 2022-23 (Previous Financial Year) |
|---|--|---|
| Cost incurred on well-being measures as a % of total revenue of the company | 0.18 | 0.06 |

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

| Benefits | (Cur | FY 2023-2 rent Financi | | FY 2022-23 (Previous Financial Year) | | | | |
|--------------------|---|---|--|--|---|---|--|--|
| | No. of employees covered as a % of total employees | No. of workers covered as a % of total workers | Deducted and deposited with the authority (Y/N/N.A.) | No. of employees covered as a % of total employees | No. of workers covered as a % of total workers | Deducted and deposited with the authority (Y/N/N.A.) | | |
| PF | 100 | NA | Yes | 100 | NA | Yes | | |
| Gratuity | 100 | NA | Yes | 100 | NA | Yes | | |
| ESI | NA | NA | NA | NA | NA | NA | | |
| Others: Pension | 100 | NA | Yes | NA | NA | NA | | |

3. Accessibility of workplaces:

| Are the premises / offices of the entity | Yes, the operations team of the Bank ensures that the |
|--|---|
| accessible to differently abled employees | differently abled are provided with adequate facilities |
| and workers, as per the requirements of | at all its offices and that at most of our workplace |
| the Rights of Persons with Disabilities Act, | ramps have been installed to ensure easy access for |
| 2016? If not, whether any steps are being | employees with disabilities and also its customers / |
| taken by the entity in this regard | other stakeholders. This commitment is evident |
| | through the installation of ramps and lifts at various locations, including branches and ATMs. These accessibility features are strategically placed to provide ease of movement and usage for individuals with disabilities, allowing them to navigate the |

| | premises comfortably and independently. By implementing such measures, the Bank upholds its dedication to inclusivity and ensures that all employees, regardless of physical abilities, can work in an environment that promotes equal opportunities and accessibility. |
|--|--|
|--|--|

4. Equal Opportunity Policy:

| 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 implemented an Equal Opportunity Policy, fostering a workplace culture that values diversity and originality. This policy ensures fair treatment and equal opportunities for all employees, regardless of age, religion, race, gender, and other characteristics. By embracing diversity, the Bank promotes creativity, innovation, and inclusivity within the organization, ultimately enhancing its ability to meet the diverse needs of its customers and communities. | | | | | |
|--|--|--|--|--|--|--|
| | The policy can be readily accessed at: https://www.cityunionbank.com/filemanager/PDF/EQUAL%20OPPO RTUNITY%20POLICY.pdf | | | | | |

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

| Gender | Permanent e | mployees | Permanent workers | | | |
|--------|---------------------|----------------|---------------------|----------------|--|--|
| | Return to work rate | Retention rate | Return to work rate | Retention rate | | |
| Male | NIL | NIL NA | | NA | | |
| Female | 91.4% | 86.8% | NA | NA | | |
| Total | 91.4% | 86.8% | NA | NA | | |

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 | |
| Permanent Employees | The Bank has instituted redressal mechanism |
| Other than Permanent Employees | for its employees, covering various categories: |
| | 1. <u>Whistleblower Policy:</u> A comprehensive policy enables employees to confidentially report any genuine grievances they encounter. This mechanism ensures that their concerns receive prompt attention and appropriate action is taken to address them. |
| | 2. <u>Protection of Sexual Harassment (POSH)</u> <u>Policy:</u> Specifically aimed at preventing and |
| | addressing instances of sexual harassment in |

| the workplace, this policy prioritizes creating a safe and inclusive environment, particularly for women employees. It outlines procedures for reporting and investigating incidents of sexual harassment, ensuring necessary actions are taken to address grievances. | | | | | |
|---|--|--|--|--|--|
| Both the Whistleblower Policy and the POSH Policy exemplify the Bank's commitment to fostering a respectful and supportive work environment. They uphold the rights of every employee and ensure that grievances are handled with sensitivity and fairness, reinforcing the Bank's dedication to employee well-being and organizational integrity. | | | | | |
| 3. Access to Internal Ombudsman: Employees being the customers of the Bank as well, can approach the Internal Ombudsman to address any grievances they may have which remains un-resolved at branch level / departments. A separate menu on the website of the Bank is also available on the website of the Bank for all customers. | | | | | |

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

| Category | | FY 2023-24 | | FY 2022-23 | | | | |
|-----------|------------|-------------------|-----------|---------------------------|----------------|---------------|--|--|
| | (Curr | ent Financial Yea | r) | (Previous Financial Year) | | | | |
| | Total | No. of | % (B / A) | Total | No. of | % (D / C) | | |
| | employees | employees / | | employees | employees / | | | |
| | / workers | workers in | | / workers | workers in | | | |
| | in | respective | | in | respective | | | |
| | respective | category, who | | respective | category, who | | | |
| | category | are part of | | category (C) | are part of | | | |
| | (A) | association(s) | | | association(s) | | | |
| | | or Union (B) | | | or Union (D) | | | |
| Total | | | | | | | | |
| Permanent | 7188 | 3985 | 55.44% | 6019 | 4308 | 71.57% | | |
| Employees | | | | | | | | |
| Male | 5272 | 2984 | 56.60% | 4330 | 3202 | 73.95% | | |
| Female | 1916 | 1001 | 52.24% | 1689 | 1106 | 65.48% | | |
| Total | | NA | NA | NA | NA | NA | | |
| Permanent | NA | | | | | | | |
| Workers | | | | | | | | |
| Male | NA | NA | NA | NA | NA | NA | | |
| Female | NA | NA | NA | NA | NA | NA | | |

8. Details of training given to employees and workers:

| Category | FY 2023-24 (Current Financial Year) | | | | | FY 2022-23 (Previous Financial Year) | | | | |
|----------|--|-------------------------------------|-----------|-------------------------|---------------|---|-------------------------------------|--------------|-------------------------|-----------|
| | Total (A) | On Health and safety measures | | On Skill upgradation | | Total (D) | On Health and safety measures | | On Skill upgradation | |
| | | No. (B) | % (B / A) | No. (C) | % (C / A) | | No. (E) | % (E / D) | No. (F) | % (F / D) |
| | Employees | | | | | | | | | |
| Male | 5272 | 547 | 10.38% | 3680 | 69.80% | 4330 | 541 | 12.49% | 2072 | 47.85% |
| Female | 1916 | 46 | 2.40% | 1406 | 73.38% | 1689 | 247 | 14.62% | 751 | 44.46% |
| Total | 7188 | 593 | 8.25% | 5086 | 70.76% | 6019 | 788 | 13.09% | 2823 | 46.90% |
| | | | | | Workers | 5 | | | | |
| Male | NA | NA | NA | NA | NA | NA | NA | NA | NA | NA |
| Female | NA | NA | NA | NA | NA | NA | NA | NA | NA | NA |
| Total | NA | NA | NA | NA | NA | NA | NA | NA | NA | NA |

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

| Category | FY 2023-24 | | | FY 2022-23 | | | | |
|-----------|------------|---------------|-----------|---------------------------|---------|-----------|--|--|
| | (Cur | rent Financia | l Year) | (Previous Financial Year) | | | | |
| | Total (A) | No. (B) | % (B / A) | Total (C) | No. (D) | % (D / C) | | |
| Employees | | | | | | | | |
| Male | 5272 | 5271 | 99.98% | 4330 | 4330 | 100% | | |
| Female | 1916 | 1916 | 100% | 1689 | 1689 | 100% | | |
| Total | 7188 | 7187 | 99.99% | 6019 | 6019 | 100% | | |
| | | | Workers | | | | | |
| Male | NA | NA | NA | NA | NA | NA | | |
| Female | NA | NA | NA | NA | NA | NA | | |
| Total | NA | NA | NA | NA | NA | NA | | |

10. Health and safety management system:

| S.No | Particulars | Response | | | | | |
|------|----------------------------|--|--|--|--|--|--|
| a) | Whether an occupational | Yes, the Bank has established an occupational health and | | | | | |
| | health and safety | safety management system to prioritize the well-being and | | | | | |
| | management system has | safety of its employees. To support this commitment, the | | | | | |
| | been implemented by the | Bank has introduced a Master Health Check-up | | | | | |
| | entity? (Yes/ No). If yes, | reimbursement program. | | | | | |
| | the coverage such system? | | | | | | |
| | | Under this program, non-executive employees are entitled to reimbursement of up to Rs. 8,000/- for a Master Health Check-up. The eligibility criteria are: | | | | | |
| | | • Employees aged 30 to 45 are eligible once every two years. | | | | | |
| | | • Employees over 45 years old are eligible once every year. | | | | | |
| | | • Executive-level employees (Assistant General | | | | | |

| | | Manager and above) are eligible for reimbursement of up to Rs. 12,000/- for a Master Health Check-up, available once annually. |
|----------|--|---|
| | | These initiatives highlight the Bank's dedication to promoting employee health and welfare by providing access to essential health check-ups. By encouraging regular health assessments, the Bank aims to proactively address potential health issues and maintain a safe working environment for its workforce. |
| | | Despite the minimal risk of occupational health and safety issues due to the nature of its business, the Bank has implemented an occupational health and safety management system. Additionally, all branches and offices are equipped with fire safety equipment, and periodic audits are conducted to ensure their effectiveness. Moreover, at the head office, the Bank has 3 spacious emergency exits concerning the safety at work place. The Bank recognizes the importance of enhancing health and safety standards in the workplace through awareness and regular assessment. |
| b) c) | What are the processesused to identify work-related hazards and assessrisks on a routine and non-routine basis by theentity?Whether you have | Despite the absence of work-related hazards, the Bank prioritizes a safe and healthy work environment for all employees. We implement comprehensive measures to mitigate risks and foster a culture of safety, ensuring compliance with occupational health and safety regulations through stringent policies, regular assessments, and tailored training programs. |
| ς, | processes for workers to report the work-related hazards and to remove themselves from such risks. (Y/N) | Open communication channels encourage reporting and prompt investigation of safety concerns to safeguard employee welfare. Our commitment to occupational health and safety reflects our dedication to prioritizing employee well-being. |
| d) | Do the employees/ worker of the entity have access to non-occupational medical and healthcare services? (Yes/ No) | The Bank ensures employee health and well-being through comprehensive non-occupational medical and healthcare services. In partnership with M/s Star Health Insurance Company, we have established a robust health insurance program that covers all employees across various roles. This program includes medical consultations, hospitalization, diagnostic tests, and essential healthcare treatments, offering extensive support beyond occupational health needs. |
| | | Our commitment to providing these services underscores our dedication to employees' overall well-being. By prioritizing their health and providing necessary resources, we cultivate a supportive work environment that enhances both physical and mental well-being. This |

| | approach | aims | to | boost | satisfaction | and | productivity |
|--|----------|------|----|-------|--------------|-----|--------------|
| | among ou | | | | | | , |

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

| Safety Incident/Number | Category* | FY 2023-24 (Current Financial Year) | FY 2022-23 (Previous Financial Year) |
|---|-----------|---|--|
| Lost Time Injury Frequency Rate | Employees | NIL | NIL |
| (LTIFR) (per one million-person hours worked) | Workers | NIL | NIL |
| Total recordable work-related | Employees | NIL | NIL |
| injuries | Workers | NIL | NIL |
| No. of fatalities | Employees | NIL | NIL |
| | Workers | NIL | NIL |
| High consequence work-related | Employees | NIL | NIL |
| injury or ill-health (excluding fatalities) Including in the contract workforce | Workers | NIL | NIL |

*Including in the contract workforce

12. Measures to ensure a safe and healthy workplace:

Describe the measures taken by the entity to ensure a safe and healthy workplace. The Bank prioritizes a secure and healthy workplace environment through:

- <u>Security Measures:</u> Including access control systems, surveillance cameras, and dedicated security personnel to protect employees, customers, and assets.
- <u>Ergonomic Design</u>: Ensuring workstations and office furniture are optimized for comfort, reducing the risk of musculoskeletal issues and enhancing productivity.
- <u>Health and Safety Guidelines</u>: Comprehensive protocols for workplace safety, emergency preparedness with three-way emergency exits, and frameworks for addressing safety risks effectively.
- <u>Occupational Health Services:</u> Regular health check-ups, wellness programs, and access to medical professionals, supporting employee well-being despite minimal occupational hazards.

These initiatives aim to foster a safe, healthy, and productive work environment at the Bank.

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

| | FY 2023-24 (Current Financial Year) | | | FY 2022-23 (Previous Financial Year) | | | |
|---|--|--|---------|---|--|---------|--|
| d | • | Pending resolution at the end of year | Remarks | Filed during the year | Pending resolution at the end of year | Remarks | |

| Working Conditions | NIL | NIL | - | NIL | NIL | - |
|-----------------------|-----|-----|---|-----|-----|---|
| Health & Safety | NIL | NIL | - | NIL | NIL | - |

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 | 100% |
| Working Conditions | 100% |

The assessment has been carried out in-house by the Company.

15. Corrective Actions:

| Provide details of any corrective action | The Bank has not detected any instances |
|---|--|
| taken or underway to address safety-related | requiring corrective action or identified |
| incidents (if any) and on significant risks / | significant risks or concerns arising from the |
| concerns arising from assessments of health | evaluations of health and safety practices and |
| & safety practices and working conditions. | working conditions. |

PRINCIPLE 4: BUSINESSES SHOULD RESPECT THE INTERESTS OF AND BE RESPONSIVE TO ALL ITS STAKEHOLDERS

SDG LOGO, IN



ESSENTIAL INDICATORS:

1. Identification of stakeholders group:

| Describe the processes for identifying key stakeholder groups of the entity | The Bank maps its stakeholders based on their level of interest, influence, and impact, prioritize them based on relevance, and develop engagement strategies that meet their needs. |
|---|---|
| | The Bank has recognized the following stakeholders: customers, vendors, employees, investors/ shareholders, regulator and communities |

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

| Stakeholder | Whether | Channels | of | Frequency | of | Purpose | and | scope | of |
|-------------|------------|-----------------------|--------|--------------|------|------------|--------|----------|-----|
| Group | identified | communication | | engagement | | engagem | ent in | cluding | key |
| | as | (Email, | SMS, | (Annually/ | Half | topics and | d conc | erns rai | sed |
| | Vulnerable | Newspaper, | | yearly/ | | during su | ch eng | gagemer | nt |
| | &Marginali | Pamphlets, | | Quarterly | / | | | | |
| | zed Group | Advertisement, | | others – ple | ease | | | | |
| | (Yes/No) | Community Meet | tings, | specify) | | | | | |
| | | Notice B | oard, | | | | | | |
| | | Website), Other | | | | | | | |
| | | | | | | | | | |

| Shareholders | No | Annual General | Quarterly, Half | To keep investors/ |
|-------------------------|-----|--|-------------------------|--|
| / Investors | | Meeting Shareholder | yearly and annually | shareholders updated about the Banks business |
| | | meets • Email | Routine | activities and performance. |
| | | Stock Exchange | shareholders | performance. |
| | | (SE) Intimations | visit at Central | |
| | | • investor/analysts | Office | |
| | | meet/ | | |
| | | conference calls | | |
| | | annual report,quarterly results | | |
| | | media releases | | |
| | | and | | |
| | | Company/SE | | |
| | | website | | |
| | | E-mail, Notice Investor Calls | | |
| | | Newspaper | | |
| | | advertisements | | |
| Government | No | • E-mails and | On periodical | Compliance related |
| /Regulatory | | letters. | basis as | communication and |
| Authorities | | Conferences.Industry forums. | provided under relevant | engagement for policy consultation and |
| | | Regulatory filings. | legislations | participation in large |
| | | Meetings with | | economic objectives by |
| | | officials. | | participating in various |
| | | Representations. | | Government initiatives and programs. |
| Customers | No | • Email | Frequent and | Engagement with |
| (other than | | • SMS | need basis | customers is throughout |
| Weaker rural Section) | | Newspaper (local and national) | | entire life cycle of loar products/ savings |
| | | Pamphlets | | product. |
| | | (distributed in | | |
| | | branches and | | |
| | | public areas)Advertisement | | |
| | | (print, and online | | |
| | | platforms) | | |
| | | • Notice Board (at | | |
| | | branches and | | |
| | | public areas)Website | | |
| | | (accessible and | | |
| | | user-friendly for | | |
| | | all customers) | | |
| Customers- | Yes | Pamphlets | Frequent basis | Ensure access to banking |
| Weaker Rural Section | | (distributed in | | services for marginalized and vulnerable |
| Rulai Section | | areas where they | | and vumerable |

| | | reside) | | customers, and address |
|-----------|-----|---------------------------------------|--------------|---|
| | | Advertisement (in local newspapers | | affordability concerns. |
| | | and magazines) | | |
| | | Community | | |
| | | Notice Board (at local branches and | | |
| | | community | | |
| | | centres) | | |
| | | Website | | |
| | | (accessible and | | |
| | | user-friendly for | | |
| | | all customers, | | |
| | | including marginalized and | | |
| | | vulnerable | | |
| | | groups) | | |
| | | Business | | |
| | | correspondents | | |
| | | • Fixed business | | |
| | | correspondents | | |
| | | Branch banking outlet | | |
| | | Financial Inclusion | | |
| | | and literacy | | |
| | | programmes. | | |
| Employees | No | Personalised | Daily | Most of these |
| | | Learning | | engagement cover area such as Training and |
| | | Management System | | such as Training an development, Addressin |
| | | Regular | | any work-relate |
| | | performance | | communication, update |
| | | review and | | on regulatory changes |
| | | feedback | | introduction of nev |
| | | CUB News | | regulations, compliance |
| | | Magazine | | communication. |
| | | Staff Training | | |
| | | coverage for on- the-job training. | | |
| | | Review meeting | | |
| | | CUB intranet | | |
| Community | Yes | CSR and | Periodically | Through CSR reaching ou |
| | | sustainability | | to socially and |
| | | initiatives. | | economically |
| | | | | disadvantaged people. |

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 2023-24 | | FY 2022-23 | | | | |
|----------------------|-----------|--|---------|------------|---------------------------|---|-----------|--|
| | (C | urrent Financia | al Y | ear) | (Previous Financial Year) | | | |
| | Total (A) | No. employees workers covered (B) | of / | % (B / A) | Total (C) | No. of employees / workers covered (D) | % (D / C) | |
| Employees | | | | | | | | |
| Permanent | 7188 | 5457 | | 75.92% | 6019 | 3940 | 65.46% | |
| Other than permanent | 71 | 0 | | 0 | 72 | 0 | - | |
| Total Employees | 7259 | 5457 | | 7 75.18% | | 3940 | 64.69% | |
| | | | | Workers | | | | |
| Permanent | NA | NA | | NA | NA | NA | NA | |
| Other than permanent | NA | NA | | NA | NA | NA | NA | |
| Total Workers | NA | NA | | NA | NA | NA | NA | |

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

| Category | FY 2023-24 | | | | | FY 2022-23 | | | | |
|----------|--------------------------|--------------------------|--|--|--|------------|---------------------------|----|------|------|
| | | (Current Financial Year) | | | | | (Previous Financial Year) | | | |
| | Total Equal to More than | | | | | Total | Equal | to | More | than |

| | (, | | (A) Minimum Minimum Wage Wage | | (D) | Minimu | m Wage | Minimum Wage | | |
|-------------------------|------|-----|----------------------------------|------|---------|--------|---------|--------------|------|-----------|
| | | No. | % (B | No. | % (C / | | No. (E) | % (E / | No. | % (F / D) |
| | | (B) | / A) | (C) | A) | | | D) | (F) | |
| | | | | | Employe | es | | | | |
| Permanent | 7188 | NIL | - | 7188 | 100% | 6019 | NIL | - | 6019 | 100% |
| Male | 5272 | NIL | - | 5272 | 100% | 4330 | NIL | - | 4330 | 100% |
| Female | 1916 | NIL | - | 1916 | 100% | 1689 | NIL | - | 1689 | 100% |
| Other than Permanent | 71 | NIL | - | 71 | 100% | 72 | NIL | - | 72 | 100% |
| Male | 70 | NIL | - | 70 | 100% | 71 | NIL | - | 71 | 100% |
| Female | 1 | NIL | - | 1 | 100% | 1 | NIL | - | 1 | 100% |
| | | | | | Worker | s | | • | | |
| Permanent | NA | NA | NA | NA | NA | NA | NA | NA | NA | NA |
| Male | NA | NA | NA | NA | NA | NA | NA | NA | NA | NA |
| Female | NA | NA | NA | NA | NA | NA | NA | NA | NA | NA |
| Other than | NA | NA | NA | NA | NA | NA | NA | NA | NA | NA |
| Permanent | | | | | | | | | | |
| Male | NA | NA | NA | NA | NA | NA | NA | NA | NA | NA |
| Female | NA | NA | NA | NA | NA | NA | NA | NA | NA | NA |

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

| Category | | Male | | Female |
|--|--------|---|--------|---|
| | Number | Median remuneration/ salary/ wages of respective category | Number | Median remuneration/ salary/ wages of respective category |
| Board of Directors (BoD) | 8 | 26,25,000 | 1 | 18,55,479 |
| Key Managerial Personnel* | 2 | 24,44,359.5 | - | - |
| Employees other than BoD and KMP** | 6013 | 5,57,368 | 2250 | 3,78,493 |
| Workers | NA | NA | NA | NA |

*Key Management Personnel includes Chief Financial Officer and Company Secretary.

**While arriving the computation of median remuneration, we have taken newly joined and exit employees (Resigned/Retired) during the FY 2023-24.

b. Gross wages paid to Female as % of total wages paid by the entity, in the following format

| | | | | FY 2023-24 (Current Financial Year) | FY 2022-23 (Previous Financial Year) |
|------------------|---------------------|-------------------|----|--|---|
| Gross females | wages as % of to | paid tal wages | to | 22% | 23% |

4. Focal point for addressing human rights:

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)

The Vigilance department of the Bank holds the responsibility for supervising and managing all issues related to human rights. This includes monitoring, addressing, and ensuring compliance with human rights standards and regulations within the organization. By entrusting this role to the Vigilance department, the Bank demonstrates its commitment to upholding human rights principles and fostering a workplace environment that respects and protects the rights of all individuals.

5. Internal mechanisms in place to redress grievances related to human rights issues:

Describe the internal mechanisms in place to redress grievances related to human rights issues. Recognizing the importance of addressing human rights grievances, we strictly adhere to prohibition of the use of child, forced, or compulsory labour in our operations. The Bank maintains a 'Zero Tolerance' policy on sexual harassment, and an internal complaints committee is in place to address such complaints.

The Bank has implemented a Whistle-blower Policy that provides a comprehensive framework for capturing and addressing complaints or grievances from stakeholders. The complaints cover a range of issues, including corruption, improper business practices, and behavioural concerns etc. This platform enables employees to securely report any violations or concerns related to human rights or employee issues. We ensure the utmost confidentiality in handling the inputs received through this menu, promptly forwarding the information to the appropriate officials for further action.

Our commitment is to maintain a safe and respectful working environment for all employees, and these internal mechanisms serve as vital channels for addressing and resolving any grievances related to human rights violations. Through these measures, we reinforce our dedication to upholding human rights principles within the organization.

| Category | FY 2023-24 | | FY 2022-23 | | | |
|-------------------|--------------------------------|--|---|------------------------------------|--|------------|
| | (Current Financia | | cial Year) | al Year) (Previous Financial Year) | | cial 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 Harassment | 2 | 1 | ICC Completes resolution within the time frame of 6 Months in all complaints received | NIL | NIL | - |

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

| Discrimination at workplace | NIL | NIL | - | NIL | NIL | - |
|---|-----|-----|---|-----|-----|---|
| Child Labour | NIL | NIL | - | NIL | NIL | - |
| Forced Labour/Involuntary Labour | NIL | NIL | - | NIL | NIL | - |
| Wages | NIL | NIL | - | NIL | NIL | - |
| Other human rights related issues | NIL | NIL | - | NIL | NIL | - |

7. Complaints filed under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, in the following format:

| | FY 2023-24 (Current Financial Year) | FY 2022-23 (Previous Financial Year) |
|--|--|---|
| Total Complaints reported under Sexual Harassment on of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 (POSH) | 2 | Nil |
| Complaints on POSH as a % of female employees / workers | 0.10% | NA |
| Complaints on POSH upheld | 1 | NA |

8. Mechanism to prevent adverse consequences to the complainant in discrimination and harassment cases.

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

The Bank's Whistleblower Policy ensures:

- <u>Confidentiality and Protection</u>: Whistleblowers making Protected Disclosures are assured confidentiality and protection from vindictive actions such as humiliation, harassment, or unfair treatment.
- <u>Protection Against Retaliation:</u> Safeguards whistleblowers from retaliation including threats, intimidation, termination, disciplinary actions, transfer, demotion, discrimination, harassment, or any misuse of authority hindering their duties or making further disclosures.
- <u>Redressal Mechanism</u>: Whistleblowers experiencing adverse treatment can seek redressal by applying to the Bank's Audit Committee, which will take necessary actions to prevent or reverse any retaliation or adverse actions.

This policy aims to encourage reporting of concerns while ensuring the safety and rights of whistleblowers within the organization.

9. Human rights requirements forming part of your business agreements and contracts:

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

Considering the nature of business, this provision has a minimal scope. The Bank incorporates social and environmental due diligence, as applicable, for the projects it lends to.

10. Assessments for the year:

| Category | % of your plants and offices that were assessed (by entity or statutory authorities or third parties) |
|-----------------------------|---|
| Child labour | 100% |
| Forced/involuntary labour | 100% |
| Sexual harassment | 100% |
| Discrimination at workplace | 100% |
| Wages | 100% |
| Others – please specify | NA |

The assessment has been carried out in-house by the Company.

11. Corrective Actions to address significant risks / concerns arising from the assessments:

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

The Bank's policies and practices are formulated to effectively handle and mitigate all forms of sexual harassment and discrimination in the workplace. Currently, there haven't been any specific instances or notable risks necessitating corrective actions identified. Nevertheless, our dedication to sustaining a safe and inclusive work environment remains steadfast. Our policies undergo regular reviews and updates as needed to align with best practices and legal standards, ensuring ongoing compliance and continuous improvement. This proactive approach underscores our commitment to fostering a workplace culture that prioritizes respect, equality, and inclusivity for all employees.

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 2023-24 | FY 2022-23 |
|---|--------------------------|---------------------------|
| | (Current Financial Year) | (Previous Financial Year) |
| From renewable sources | | |
| Total electricity consumption (A) | - | - |
| Total fuel consumption (B) | - | - |
| Energy consumption through other sources (C) | - | - |
| From non-renewable sources | | |
| Total electricity consumption (D) | 1,32,552.33 GJ | 2121.02lacs** |
| Total fuel consumption (E) | 35,781.06 GJ | 128.50lacs** |
| Energy consumption through other sources (F) | - | NIL |
| Total energy consumed from non- renewable sources (D+E+F) | 1,68,333.39 GJ | 2,249.52lacs** |
| Total energy consumed (A+B+C+D+E+F) | 1,68,333.39 GJ | 2,249.52lacs** |
| Energy intensity per rupee of turnover (Total energy consumed / Revenue from operations) | 0.28 / lac | - |
| Energy intensityperrupeeofturnover adjusted forPurchasingPowerParity (PPP)(Total energy consumed / Revenue fromoperations adjusted for PPP) * | 0.012 / lac | - |

| Energy intensity in terms of physical output | - | - |
|---|---|---|
| Energy intensity (optional) – the relevant metric may be selected by the entity | - | - |

* The revenue from operations has been adjusted for PPP based on the latest PPP conversion factor published for the year 2024 and 2023 by IMF for India which is 22.401 & 22.167 respectively.

**During the previous financial year, the Bank encountered difficulty in quantifying its electricity and fuel consumption in terms of units. Nonetheless, we have diligently maintained precise records of the expenses incurred on energy consumption during this duration.

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 assessment has been carried out in-house by the Company.

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.

This particular section is not applicable, as the Bank has not been identified as designated consumer under Performance, Achieve and Trade (PAT) Scheme of the Government of India.

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

| Parameter | FY 2023-24 | FY 2022-23 | | | |
|---|--------------------------------|--|--|--|--|
| | (Current Financial Year) | (Previous Financial Year) | | | |
| Water withdrawal by source (in kilo | litres) | | | | |
| (i) Surface water | City Union Bank Limited is in | City Union Bank Limited is in banking industry and the nature | | | |
| (ii) Groundwater | of business makes it difficult | of business makes it difficult to collate the information from all the branches. Please referto the note provided below for | | | |
| (iii) Third party water | | | | | |
| (iv)Seawater / desalinated water | further details | | | | |
| (v) Others | | | | | |
| Total volume of water withdrawal | | | | | |
| (in kilolitres) (i + ii + iii + iv + v) | | | | | |
| Total volume of water | 31.39 lacs ** | 28.04 lacs ** | | | |
| consumption (in kilolitres) | | | | | |
| Water intensity per rupee | Not available | Not available | | | |
| of turnover | | | | | |
| (Total water consumption / | | | | | |
| Revenue from operations) ** | | | | | |

| Water intensityper rupeeofturnoveradjustedforPurchasing Power Parity (PPP)(Totalwaterconsumption/Revenue from operations adjustedfor PPP) | Not available | Not available |
|---|---------------|---------------|
| Water intensity in terms of physical output | - | - |
| Water intensity (optional) – the relevant metric may be selected by the entity | - | - |

** During the financial years under review, the Bank encountered difficulty in quantifying its water consumption in terms of units. Nonetheless, we have diligently maintained precise records of the expenses incurred on Water consumption during this duration.

We acknowledge this constraint and shall possibly establish a system to accurately document water consumption from the forthcoming financial years.

Furthermore, considering the fact that Bank is not into manufacturing / factory related activities the water consumption is restricted to individual /personal usages of employees only. Water is not consumed for any commercial operations.

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 assessment has been carried out in-house by the Company.

| Parameter | FY 2023-24 (Current Financial Year) | FY 2022-23 (Previous Financial Year) |
|---|--|---|
| Water discharge by destination a | nd level of treatment (in kilolitres |) |
| (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 | - | - |

4. Provide the following details related to water discharged: -

| -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.

No independent assessment/evaluation was carried out by an external agency.

5. Mechanism for Zero Liquid Discharge:

| Has the entity implemented a | Considering the nature of the Business, our operating |
|--|---|
| mechanism for Zero Liquid Discharge? If | locations do not presently have any mandate for the |
| yes, provide details of its coverage and | adoption of a Zero Liquid Discharge mechanism. |
| implementation. | Nevertheless, as a socially responsible institution, we |
| | have taken efforts to make efficient use of waste water |
| | from RO plants for various purposes thus promoting |
| | better water management and minimizing water usage |
| | to the best of our abilities. |

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

| Parameter | Please specify unit | FY 2023-2024 (Current Financial Year) | FY 2022-2023 (Previous Financial Year) | |
|--------------------------|------------------------|--|---|--|
| NOx | - | (current i mancial real) | (i revious i manciar rear) | |
| | - | | | |
| Sox | - | | | |
| Particulate matter (PM) | - | | | |
| Persistent organic | - | 7 | | |
| pollutants (POP) | | | | |
| Volatile organic | - | | | |
| 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.

No independent assessment/evaluation was carried out by an external agency.

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

| Parameter | Unit | FY 2023-2024 (Current Financial Year) | FY 2022-2023 (Previous Financial Year) |
|---|------------------------------------|--|---|
| Total Scope 1 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available) | Metric tonnes of CO2 equivalent | 571.19 | NA** |
| Total Scope 2 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available) | Metric tonnes of CO2 equivalent | 22,375.53 | NA |
| Total Scope 1 and Scope 2 emissions intensityper rupee of turnover (Total Scope 1 and Scope 2 GHG emissions / Revenue from operations) | Metric tonnes of CO2 equivalent | 0.038 / Lakh | NA |
| Total Scope 1 and Scope 2 emission intensityper rupee of turnover adjusted for Purchasing Power Parity (PPP) (Total Scope 1 and Scope 2 GHG emissions / Revenue from operations adjusted for PPP) * | Metric tonnes of CO2 equivalent | 0.0017 / Lakh | NA |
| Total Scope 1 and Scope 2 emission intensity in terms of physical output | | - | - |
| Total Scope 1 and Scope 2 emission intensity (optional) – the relevant metric may be selected by the entity | | - | - |

* The revenue from operations has been adjusted for PPP based on the latest PPP conversion factor published for the year 2024 and 2023 by IMF for India which is 22.401 & 22.167 respectively.

**NA – Not Assessed

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 assessment has been carried out in-house by the Company.

8. Project related to reducing Green House Gas emission:

| Does the entity have any project related to | Considering the nature of CUB's business activity, |
|---|--|
| reducing Green House Gas emission? If yes, | the Bank does not generate significant emissions |
| then provide details. | that contribute to greenhouse gas emissions. As |

| of now, the Bank does not have any specifi projects dedicated to reducing greenhouse ga emissions. |
|--|
|--|

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

| Parameter | FY 2023-2024 (Current Financial Year) | FY 2022-2023 (Previous Financial Year) | |
|--|--|---|--|
| Total Waste generated (in metric t | onnes) | | |
| Plastic waste (A) | NA** | NA** | |
| E-waste (B) | 5.97 | NA | |
| Bio-medical waste (C) | 0 | NA | |
| Construction and demolition waste (D) | 0 | NA | |
| Battery waste (E)# | 0 | NA | |
| Radioactive waste (F) | 0 | NA | |
| Other Hazardous waste. 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) | 0 | NA | |
| Total (A+ B + C + D + E + F + G + H) | 5.97 | NA | |
| Waste intensity per rupee of turnover (Total waste generated / Revenue from operations) | 0.0000099 / Lakh | NA | |
| Waste intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP) (Total waste generated / Revenue from operations adjusted for PPP) * | 0.00000044 / Lakh | NA | |
| Waste intensity in terms of physical output | - | - | |
| Waste intensity (optional) – the relevant metric may be selected by the entity | - | - | |
| For each category of waste generation | ated, total waste recovered thr | ough recycling, re-using or othe | |
| recovery operations (in metric ton | nes) | | |
| Category of waste | | | |
| (i) Recycled | 0 | NA | |
| (ii) Re-used | 0 | NA | |
| (iii) Other recovery operations | 0 | NA | |
| Total | 0 | NA | |
| For each category of waste gene metric tonnes) | rated, total waste disposed by | y nature of disposal method (in | |

| Category of waste | | |
|---|------|----|
| (i) Incineration | 0 | NA |
| (ii) Landfilling | 0 | NA |
| (iii) Other disposal operations - | 5.97 | NA |
| Processed by M/s Evergreen e- | | |
| waste Management Pvt. Ltd., approved by Pollution Control Board authorities of Gujarat and M/s Techazar e-cyclers Private Limited approved by Pollution Control Board authorities of Tamilnadu. | | |
| Total | 5.97 | NA |

Old batteries are exchanged for new ones by the vendors.

*The revenue from operations has been adjusted for PPP based on the latest PPP conversion factor published for the year 2024 and 2023 by IMF for India which is 22.401 & 22.167 respectively.

**NA – Not Assessed

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 assessment has been carried out in-house by the Company.

10.

| Briefly describe the waste management | Given that the Bank is solely engaged in financial |
|--|--|
| practices adopted in your establishments. | services, it does not partake in any |
| Describe the strategy adopted by your | manufacturing processes. However, the Bank |
| company to reduce usage of hazardous and | upholds sustainable waste management |
| toxic chemicals in your products and processes | practices to ensure proper disposal of generated |
| and the practices adopted to manage such | waste. |
| wastes. | |
| | a) E-waste, Plastic and Battery waste - The Bank |
| | facilitates the transportation of plastic waste to |
| | local vendors for processing and disposal. |
| | Ensuring the proper handling of E-Waste is |
| | crucial, both for security purposes and |
| | environmental considerations. Consequently, |
| | computers and associated accessories are |
| | delivered to vendors or certified disposal |
| | agencies. To track the quantity of battery waste |
| | collected, disposed of, and recycled, the Bank |
| | has implemented a reporting and monitoring |
| | system |
| | |
| | b) Hazardous Waste - As a Banking Company, our |
| | operations do not involve the use of hazardous |
| | or toxic chemicals, and as a result, we do not |
| | generate any such waste. |
| | |

| c) Other waste - Given the nature of the Bank's |
|---|
| business, other forms of waste are not |
| applicable. |

11. 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 o operations/offices | of | Type of operations | Whether the conditions environmental approval / clearance being complied with? (Y/N) If no, reasons thereof and corrective act taken, if any. | the |
|---|----------------------------------|----|--------------------|---|-----|
| The Bank operates branches in ecologically sensitive areas such as Udaipur, Satyamangalam, Ikkaraipoluvampatti, etc., where it exclusively provides banking services and therefore, no special environmental clearances are mandated. | | | | | |

12. Details of environmental impact assessments of projects undertaken by the entity based on

| S. No. | 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 Applicable | | | | | | |

applicable laws, in the current financial year:

13. 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, Environment protection act and rules thereunder (Y/N). If not, provide details of all such non-

| 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 | |
|--|--|---|--|---------------------------------------|--|
| Yes, to the extent it is relevant for a Banking Industry | | | | | |

compliances, in the following format:

PRINCIPLE 7: BUSINESSES, WHEN ENGAGING IN INFLUENCING PUBLIC AND REGULATORY POLICY, SHOULD DO SO IN A MANNER THAT IS RESPONSIBLE AND TRANSPARENT



ESSENTIAL INDICATORS:

1. A) Affiliations with trade and industry chambers/ associations:

Number of affiliations with trade and industry chambers/ associations. The Bank is affiliated with 5 trade and industry chambers/associations.

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/ associations | Reach of trade and industry chambers/ associations (State/National) |
|--------|---|--|
| 1. | Merchant's Chamber of Commerce & Industry (MCCI) | National |
| 2. | Foreign Exchange Dealers Association | National |

| | of India | |
|----|--|----------|
| 3. | Forex Association of India (FAI) | National |
| 4. | Fixed Income Money Market and Derivative Association of India | National |
| 5. | Indian Financial Technology & Allied Services | National |

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

| Name of authority | Brief of the case | Corrective action taken | |
|-------------------|-------------------|-------------------------|--|
| | | | |

The Bank has not engaged in any anti-competitive conduct.

PRINCIPLE 8: BUSINESSES SHOULD PROMOTE INCLUSIVE GROWTH AND EQUITABLE DEVELOPMENT



ESSENTIAL INDICATORS:

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

| Name and brief details of project | SIA Notificati on No. | Date of notification | Whether conducted by independent external agency (Yes / No) | Results communicat ed in public domain (Yes / No) | Relevant Web link | | |
|--|-----------------------------|-------------------------|---|---|----------------------|--|--|
| This section is not applicable to the Bank as there were no projects that required SIA to be undertaken under Law | | | | | | | |

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 | No. of Project Affected Families (PAFs) | % of PAFs covered by R&R | Amounts paid to PAFs in the FY (In INR) | |
|-------|---|-------|----------|---|--------------------------------|--|--|
| | This section is not applicable to the Bank as there were no projects that required Rehabilitation and Resettlement (R&R). | | | | | | |

3. Community redressal mechanism:

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

The Bank collaborates closely with communities in specific areas including cleanliness and the Swachh Bharat Mission, literacy and rural sports, healthcare, restoration and renovation of sites of historical importance, environmental sustainability, social community development, and animal welfare.

To assess the impact and effectiveness of these projects, the Bank employs comprehensive strategies that involve consultations with beneficiaries, both individually and in groups. The Bank is committed to providing ample opportunities for beneficiaries to voice grievances, and the grievance redressal mechanism involves close collaboration with the CSR team. The Bank has a commendable track record of addressing community complaints, with no significant grievances reported to date.

Community engagement is a crucial aspect, and the Bank's CSR team maintains regular communication with stakeholders to gather feedback on CSR initiatives.

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

| Category | FY 2023-24 (Current Financial Year) | FY 2022-23 (Previous Financial Year) |
|---|--|---|
| Directly sourced from MSMEs/ small producers | - | - |
| Directly from within India | 100% | 100% |

5. Job creation in smaller towns – Disclose wages paid to persons employed (including employees or workers employed on a permanent or non-permanent / on contract basis) in the following locations, as % of total wage cost.

| Location | FY 2023-2024 | FY 2022-2023 | |
|--------------|--------------------------|---------------------------|--|
| | (Current Financial Year) | (Previous Financial Year) | |
| Rural | 3% | 4% | |
| Semi- Urban | 24% | 25% | |
| Urban | 51% | 49% | |
| Metropolitan | 22% | 22% | |

PRINCIPLE 9: BUSINESSES SHOULD ENGAGE WITH AND PROVIDE VALUE TO THEIR CONSUMERS IN A RESPONSIBLE MANNER



1. Consumer Complaints and feedback:

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

The Bank's customer complaint resolution process includes:

- <u>Three-Tiered Structure:</u> Customers initially address grievances at their local branch; unresolved cases within the branch manager's authority are escalated to the Ombudsman at the Administrative Office.
- <u>Follow-up and Resolution</u>: The Inspection Department ensures timely resolution and closure of complaints by coordinating with branches and departments.
- <u>Additional Channels:</u> Customers can register complaints through the Bank's Call Centre, Customer Care number, or online grievance redressal page on the Bank's website.
- <u>Feedback Mechanism</u>: Periodic customer service committee meetings gather direct feedback and suggestions for improving services and products, implemented through actionable suggestions.
- <u>Designated Officers</u>: The Bank appoints a Principal Nodal Officer for Grievances, a Nodal Officer for Complaints, and an Internal Ombudsman under the Banking Ombudsman Scheme to oversee complaint resolution and customer satisfaction.

This structured approach ensures efficient handling and resolution of customer complaints in line with RBI guidelines and enhances customer service and feedback mechanisms. Weblink: https://www.cityunionbank.com/complaints-and-grievance

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

| Category | As a percentage to total turnover |
|---|-----------------------------------|
| Environmental and social parameters relevant to the product | 100% |
| Safe and responsible usage | 100% |
| Recycling and/or safe disposal | 100% |

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

| Category FY 2023-24 (Current Financial Year) | | - | Remarks | FY 2022-23 (Previous Financial Year) | | Remarks |
|---|--------------------------------|------------------------------------|---------|---|------------------------------------|---------|
| | Received during the year | Pending resolution at end of | | Received during the year | Pending resolution at end of | |
| | | year | | | year | |
| Data privacy | 0 | 0 | - | 0 | 0 | - |
| Advertising | 0 | 0 | - | 0 | 0 | - |
| Cyber- security | 0 | 0 | - | 0 | 0 | - |

| Delivery of essential services | 0 | 0 | | 0 | 0 | |
|--------------------------------------|------|----|---|------|----|---|
| Restrictive Trade Practices | 0 | 0 | - | 0 | 0 | - |
| Unfair Trade Practices | 0 | 0 | - | 0 | 0 | - |
| Other | 2825 | 14 | The complaint relates to Banking Services | 2797 | 25 | The complaint relates to Banking Services |

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

| Particulars | Number | Reasons for recall | |
|-------------------|--------|--------------------|--|
| Voluntary recalls | NIL | Not Applicable | |
| Forced recalls | NIL | Not Applicable | |

5. Cyber security policy:

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.

The Bank prioritizes cybersecurity and data privacy through:

- <u>Governance Structure:</u> IT Strategy Committees at Board and Executive levels oversee cybersecurity measures and responsibilities.
- <u>Cybersecurity Framework:</u> Includes vulnerability management, logging, and monitoring to mitigate security threats and handle network incidents effectively.
- <u>Compliance and Standards</u>: Adherence to the 'Code of Bank's Commitment to Customers' by BCSBI, Employee and Customer Awareness Procedures, and Information Security and Cyber Security Policies aligned with global standards.
- <u>Assurance and Oversight:</u> Independent assurance team within Internal Audit ensures effective management of IT-related risks.
- <u>Data Privacy Policy</u>: Ensures responsible handling of data with a focus on security and privacy.

The details of the data privacy policy can be found here: https://www.cityunionbank.com/privacy-policy

6. Corrective Actions:

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

The Bank endeavours to maintain a positive relationship with its customers and strives to resolve any disputes in an amicable manner. Legal action is pursued only in exceptional cases where a mutual settlement is not feasible. It is worth noting that no incidence was received concerning cyber security and data privacy during reporting year. Other categories are not relevant, given the nature of the Bank's business.

- 7. Provide the following information relating to data breaches:
 - a. Number of instances of data breaches NIL
 - b. Percentage of data breaches involving personally identifiable information of customers NIL
 - c. Impact, if any, of the data breaches NA