



SUCCESS BEYOND NUMBERS

# Environmental and Social Risk Policy

Date: 5<sup>th</sup> May 2023

1	SUMMARY	Elaborates the criteria under which the financing activities of MCB is subject to Environmental and Social Risk Management Process			
2	OWNER	Risk SBU			
3	ALTERNATE OWNER	Not Applicable			
4	AVAILABLE ON	iZone	✓	Website	✓
5	DISSEMINATED TO	All business lines and publicly available on MCB Ltd website			
6	DATE OF VALIDATION	5 <sup>th</sup> May 2023			
7	REVIEWED BY	Chief Risk Officer			
8	VALIDATED BY	Risk Monitoring Committee			
9	DATE OF NEXT FORMAL REVIEW	May 2024			

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## Definitions

The terms used in this policy are defined as follows:

<b>Acquisition Finance</b>	Provision of financing used for acquiring a Project or a Project company which exclusively owns, or has a majority shareholding in a Project, and over which the client has Effective Operational Control
<b>Bridge Loan</b>	Short-term loan provided to a business until the longer term stage of financing can be secured
<b>Climate Risks</b>	Risks associated with the potential impacts of climate change, which can be physical and/or transition risks such as extreme weather conditions or changes in legislations.
<b>Credit Cycle</b>	Process within which MCB takes on and manages credit risk in its business to facilitate the identification of material policy issues within the context of the life cycle of a credit facility
<b>Designated Countries</b>	Those countries deemed to have robust environmental and social governance, legislation systems and institutional capacity designed to protect their people and the natural environment. The Equator Principles Association makes no independent assessment of each country's performance in these areas. As a proxy for such an assessment, the Equator Principles Association requires that a country must be both a member of the OECD and appear on the World Bank High Income Country list to qualify as a Designated Country. These data sets are reviewed quarterly by the Equator Principles Secretariat to ensure that any change in status is reflected in the Designated Countries list. The list of Designated Countries can be found on the Equator Principles Association website.
<b>Environmental</b>	Aspects related to Climate Change, Water, Air, Land and Water Contamination, Biodiversity Conservation and Natural Resources
<b>Environmental and Social Impact Areas</b>	Areas likely to impact environmental and social aspects
<b>Environmentally Sensitive Areas</b>	Any area in which plant or animal life or their habitats are either rare or especially valuable because of their special nature or role in an ecosystem and which could be easily disturbed or degraded by human activities and developments.
<b>Equator Principles (EP)</b>	A risk management framework, adopted by Financial Institutions, to perform due diligence on environmental and social risks in financing
<b>Executive Credit Committee (CC)</b>	MCB Ltd's Executive Credit Committee with principal responsibility for the management of credit risk portfolios and to sanction/decline credit applications

**IFC Performance Standards (IFC PS)**

Set of Environmental and Social standards, developed by International Finance Corporation (IFC), to manage Environmental and Social risks

**MCB Sustainable Loan**

MCB Credit line dedicated to finance eligible projects as per the MCB Green Taxonomy

**MCB Sustainable Finance Framework**

Elaboration of MCB initiatives towards Sustainable Development, the internal processes for identifying Environmental and Social risks and opportunities and MCB Green project classification (Taxonomy)

**Non-designated countries**

Those countries not found on the list of Designated Countries on the Equator Principles Association website

**Portfolio Review Committee (PRC)**

MCB platform, also known as Early Bird Committee, for proactive exchanges, sharing and discussion on Bank's portfolio with regards to profitability, business strategy, risk appetite, operational issues and risk metrics/profile

**Project Finance**

Financing of economically viable capital investments on a non-recourse or limited recourse structure where the debt and equity providers are paid back from the cash flows generated by the project (i.e. financed on its own merits)

Also include Property finance done through 'Garantie Financiere D'Achevement' (GFA) or 'Vente en Etat Futur D'Achevement' (VEFA)

**Project-related Corporate Loan**

Corporate loans, made to business entities related to a Project, either a new development or expansion, where the Known Use of Proceeds is related to a Project in one of the following ways:

- The lender looks primarily to the revenues generated by the Project as the source of repayment (as in Project Finance) and where security exists in the form of a corporate or parent company guarantee
- Documentation for the loan indicates that the majority of the proceeds of the total loan are directed to the Project

**RAMSAR Convention**

An international treaty for the conservation and sustainable use of wetlands

**Refinancing**

Process of revising and replacing the terms of an existing facility agreement

**Social**

Aspects related to Human Rights, Labour Conditions, Gender, Health and Safety, Vulnerable Groups, Affected Communities and Cultural Heritage

**Sustainable  
Development**

Development that meets the needs of the present without compromising the ability for future generations to meet their own needs

**Sustainable  
Development  
Goals**

Universal goals set by the United Nations to end poverty, protect the planet, promote peace and prosperity by 2030

**Sustainable  
Finance**

Sustainable finance refers to the considerations of Environmental, Social and Governance aspects by financial institutions into their investment/financing decision-making of a project or an activity.

**United Nations  
Environmental  
Programme FI  
Principles of  
Responsible  
Banking**

Framework which allows banks to align their strategy and adopt business practices which aligns with the Sustainable Development Goals and the Paris Climate Agreement

## 1. Introduction

In November 2018, The Mauritius Commercial Bank ('MCB Ltd' or the 'Bank') Limited has launched its [Success Beyond Numbers](#) vision to bring value to the country, to its inhabitants, to rethink the notion of success beyond a quantified assessment, and to be a legacy to future generations.

The **Vision** is extended across 3 pillars:

1. A Vibrant and Sustainable Local Economy
2. Preservation of Cultural and Environmental Heritage
3. Individual & Collective Well-Being

MCB Ltd's credit portfolio is indirectly exposed to Environmental and Social risks through its financing activities in various host countries. Through adequate risk management framework, the Bank acknowledges its ability to contribute to the sustainable development of these countries by allocating capital to more sustainable sectors and encouraging responsible business practices, which will be in the clients' interest and that of broader societal goals.

In 2012, MCB Ltd became a voluntary **signatory of the Equator Principles** to manage and continuously monitor the Environmental and Social (E&S) Risks associated with its financing.

In September 2019, MCB Ltd became a **founding signatory of the UNEP FI Principles of Responsible Banking** to align its banking activities with the Sustainable Development Goals and Paris Agreement on Climate Change.

In **April 2022**, the Bank of Mauritius issued its Guidelines on Climate-related and Environmental Financial Risk Management for financial institutions to embed sound governance and enhance risk management frameworks to embed climate-related and environmental financial risks and further improve our resilience against those risks.

In **February 2023**, MCB Ltd launched its first MCB Sustainable Loan as part of its Sustainable Finance Strategy and to incentivize as well as accompany our stakeholders in their Sustainability journey.

## 2. Policy Statement

As the leading bank in Mauritius, MCB Ltd recognizes its potential to set the best environmental and social standards and bring a positive impact on the sustainable development of Mauritius.

MCB Ltd is committed to comply with regulatory requirements and contribute responsibly to long-term economic prosperity and value creation by acting as the strategic partner for sustainable financing (among its financing institutions/stakeholders).

MCB Ltd acknowledges that it is exposed to environmental and social risks both directly, through its activities and indirectly, through those of its stakeholders, mainly clients. MCB Ltd engages to implement the appropriate risk management system for environmental and social considerations in its banking activities.

### 3. Scope of Application

The Mauritius Commercial Bank Ltd undertakes that it will neither finance, nor arrange financing, for the activities set out in the ‘Exclusion List’, (see Annex 1). Assessment of compliance to MCB Exclusion List of new projects or clients is elaborated in the Guidelines for application of this policy for Early-Bird memos (see Annex 2 for the summary).

This policy statement is applicable to all financing activities and projects of The Mauritius Commercial Bank Ltd with a financial threshold as described in Table 1, across all business lines of the Bank.

Financing types	Financial threshold
Project Finance	Minimum total project capital costs: USD 5 million or more
Property finance (including bank guarantees, overdrafts, GFA or VEFA)	Minimum total project costs: USD 2 million or more
EP Project-Related Corporate Loans (Including EP Bridge loans)	Minimum total aggregate loan amount: USD 10 million Majority of the loan is related to a Project where the Client has effective operational control
EP Bridge Loans (including Letters of credit and bank guarantees)	Minimum total project capital costs for project finance: USD 10 million Total loan amount for project-related corporate loans: USD 10 million
Project-related Refinancing and Acquisition Finance	Minimum total project capital costs: USD 10 million
Corporate Loans and Government Loans	Minimum total capital costs: USD 10 million

Table 1: Financial threshold for financing activities and projects

The minimum tenor for all the financing types is 2 years (24 months). Any Working Capital financing and Trade financing is excluded from the scope of this policy.

All financing under the MCB Sustainable Loan and any other sustainable financing offerings are eligible to go through the ESRM process to validate the eligibility assessment, irrespective of the amount and tenor.

Any financing activity less than USD 5 million (less than USD 2M for property financing) will follow a simplified ESRM methodology, which will consist of an Environmental and Social due diligence checklist to identify specific risks and develop the monitoring plan for Environmental and Social Performance of the activity.

The Bank reserves the right to apply the ESRM process for any project or undertaking deemed eligible to undergo an environmental and social risk assessment. The project will undergo the established ESRM procedures prior to the Bank’s approval of the banking facility.

This policy is applicable and should be complied with by all personnel involved in the initiation, assessment, sanction, control and monitoring of any credit risk.



### Syndicated Facilities

In the event of MCB participation in a syndicated facility, the mandated EPFI will take the lead for the Environmental and Social Risk Management Process on behalf of the syndicate. The steps outlined in the Equator Principles shall apply and the process shall be in compliance with this policy.

## 4. Objectives

### a. Compliance with Environmental and Social laws

The Bank will comply with all applicable Environmental, Labour, Health and Safety and relevant laws and regulatory frameworks of the Republic of Mauritius and its country of operations.

In addition, the Bank will comply to all requirements of the General Data Protection Regulations (GDPR) and Data Protection Act (DPA) in the application of the Environmental and Social Policy.

### b. Governing Principles

- The Bank commits to implement the best standards to encourage sustainable business growth in all markets by protecting the rights and welfare of its employees, preserving natural resources through responsible procurement and consumption and contributing to the needs of local communities.
- The Bank will apply the best international environmental and social risk management practices developed by the Equator Principles, the International Finance Corporation (IFC), including IFC Performance Standards, and industry-specific Labour Conditions, Human Rights, Environmental and Anti-corruption guidelines as issued by the World Bank Group and UNEP FI Principles of Responsible Banking.
- For any divergence among the standards and practices, the requirements under Equator Principles will take precedence.
- The Bank will avoid any risk of being associated with any form of forced labour, including modern slavery and human trafficking, through its business activities. Through its risk management framework, the Bank will identify and adopt preventive measures for any practice associated with forced labour, human trafficking, illegal recruitment fees, unfair or delayed/withheld wages, forced or excessive overtime and retention of identity documents.
- The Bank will avoid any threat to critical habitats and biodiversity conservation which may arise from its financing. The Bank's Environmental and Social Risk Management process will require its clients to adopt mitigation measures to protect and preserve natural resources.
- The Bank will appoint the necessary resources and expertise to ensure the implementation of the appropriate risk management practices.
- The Bank commits to provide sustainable financing products and solutions in addition to its Environmental and Social analysis of project risks and impacts, as far as reasonably practicable.
- The Bank will integrate environmental and social considerations into its established credit cycle, as part of a decision-making process.

- The Bank will develop and enhance its E&S risk assessment tools and framework to identify and minimize business impact in a proactive manner.
- The Bank will provide support to its clients in the implementation of appropriate management systems to improve their environmental and social performance.
- The Bank will develop and maintain an Exclusion List (Refer to Annex 1) based on critical and emerging environmental and social issues and in accordance to international standards as detailed in the Equator Principles.
- The Bank will conduct the necessary capacity-building training and resources, on an annual basis, to gain their perspective and involvement into achieving the culture change and mitigating reputational risks.

### c. Environmental and Social Risk Management

MCB Ltd has developed an Environmental and Social Risk Management (ESRM) methodology to systematically identify, assess and manage the environmental and social risks to which it is exposed through its lending activities and adopt mitigation measures against the risk of greenwashing and incurring reputational risks. **Annex 3** illustrates how the ESRM process is integrated into the Bank Credit Risk Cycle.

#### ESRM objectives

The ESRM process will comply with the requirements of the engagements taken by the Bank, notably the [MCB Sustainable Finance Framework](#), Equator Principles, UNEP FI Principles of Responsible Banking, IFC Performance Standards and World Bank's Environmental, Health and Safety Guidelines.

#### Risk Identification

Risk identification is an integral part of the ESRM process and will be conducted at the initial assessment stage of a credit cycle, by applying the criteria defined by International Finance Corporation and the Equator Principles to categorise the projects as per the magnitude of their potential impacts. These categories are described as follows:

- **Category A** – Projects with potential significant adverse environmental and social risks and/or impacts that are diverse, irreversible or unprecedented
- **Category B** - Projects with potential limited adverse environmental and social risks and/or impacts that are few in number, generally site-specific, largely reversible and readily addressed through mitigation measures
- **Category C** - Projects with minimal or no adverse environmental and social risks and/or impact

For projects located in designated countries, the projects' environmental and social compliance will be evaluated based on the relevant host country laws, regulations and permits.

For projects located in non-designated countries, the projects' environmental and social compliance will be evaluated based on applicable IFC performance standards and the sector-specific Environmental, Health and Safety Guidelines (EHS Guidelines). These Performance Standards cover:

- PS1 – Assessment and Management of Environmental and Social Risks and Impacts
- PS2 – Labour and Working Conditions
- PS3 – Resource Efficiency and Pollution Prevention
- PS4 – Community Health, Safety and Security
- PS5 – Land Acquisition and Involuntary Resettlement
- PS6 – Biodiversity Conservation and Sustainable Management of Living Natural Resources
- PS7 – Indigenous Peoples
- PS8 – Cultural Heritage

**Annex 4** provides a summary of the IFC Performance Standards and their objectives.

For any project located in Environmentally Sensitive Areas (such as wetlands) as established by applicable country legal standards or subject to controversies in terms of social and environmental aspects, compliance will be evaluated against IFC Performance Standards with a focus on relevant Performance Standards.

#### **Independent Review**

All Category A project finance and project-related corporate transactions will be subject to an independent review of the project's environmental and social impact assessment. The review will be carried out by an independent Environmental and Social consultant with the relevant expertise, appointed by the Bank in consultation with the Client.

High-risk category B project finance and project-related corporate transactions will be subject to an evaluation, recommendations and approval process by the Risk and Sustainability teams to decide on the necessity for an independent review.

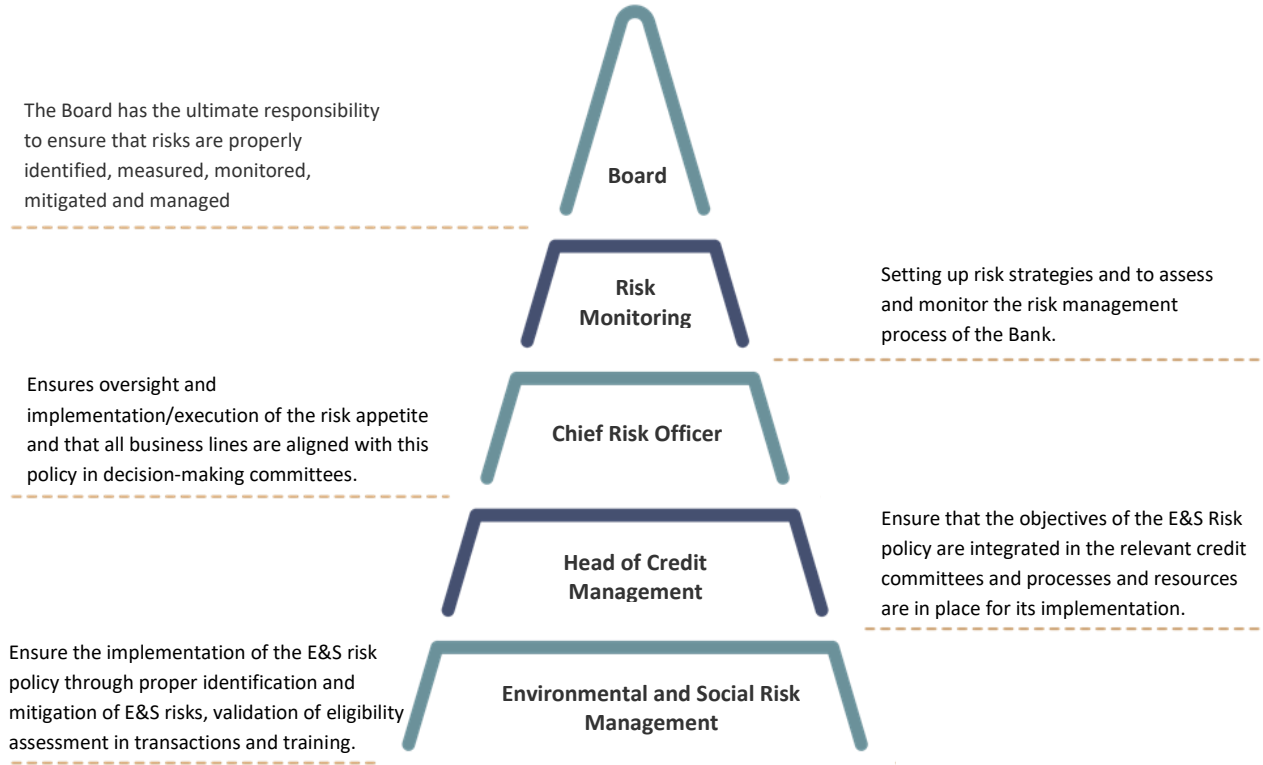
The independent Environmental and Social consultant will be selected from an approved list of consultants based on expertise, sector-related experience and reliable credentials. The list will be approved by a panel consisting of members from the Business, Risk and Sustainability teams.

The Bank’s ESRM process is summarized in the table below.

Key Steps	Objectives
<b>Eligibility</b>	<p>ESRM eligibility will be assessed based on the scope of application</p> <p>For any Sustainable Finance product, e.g MCB Sustainable Loan, the ESRM team will validate the eligibility assessment done by coverage team against the MCB Sustainable Finance Framework.</p>
<b>Categorisation</b>	<p>Projects will be categorised A, B or C through a preliminary environmental and social screening carried out by the Bank.</p>
<b>Environmental and Social Assessment</b>	<p>Projects categorised A or B will undergo a thorough Environmental and Social Due Diligence process to establish the compliance level of the project, existing assets and activities (if related to the project) by reviewing the following:</p> <ul style="list-style-type: none"> <li>• All applicable environmental and social laws and regulatory framework and necessary permits</li> <li>• Requirements under the Equator Principles, including UNGP Human Rights and Climate Risk Assessment as per Task-Force for Climate-related Financial Disclosures (TCFD)</li> <li>• Applicable IFC Performance Standards</li> <li>• Industry-specific Human Rights, Environment and Health and Safety Guidelines</li> </ul>
<b>Environmental and Social Management System and Equator Principles Action Plan</b>	<p>Following the assessment and identification of any non-compliant issues, the Bank will develop an Environmental and Social Action Plan (ESAP) specifying deliverables and timeline in order to bring the Project to compliance with the Bank’s requirements.</p>
<b>Covenants</b>	<p>The Bank will include the relevant conditions and information undertakings in order to ensure that the Borrower is complying with relevant standards and putting in place their own Environmental and Social Management System during the construction and operational phase of their Project. Depending on the risk level of the project, the Borrower may be required to submit periodic reporting on the Environmental and Social performance.</p> <p>For the MCB Sustainable Loan, the Borrower will be required to submit relevant Environmental and Social KPIs as established pre-credit approval.</p>
<b>Monitoring</b>	<p>Both the submission and analysis of the established Environmental and Social Action Plan, monitoring report and agreed KPIs will be closely followed up by the Bank to ensure that the Project is in E&amp;S compliance at all times. The Bank will perform regular checks on any E&amp;S related controversies, which will be escalated to the relevant committees in the event that those cases are founded.</p>

## 5. Governance

The established governance for decisions related to the Bank’s exposure to risks, including Environmental and Social risks is shown below:



## 6. Responsibilities

- a. The **Risk Monitoring Committee (RMC)** of the Board, has inter alia responsibilities to review and recommend to the Board for the approval of the risk appetite, assist in setting up risk strategies and to assess and monitor the risk management process of the MCB Ltd. It also advises the Board on risk issues, including maintaining an oversight on Environmental and Social Risks, and monitors the risk of different portfolios against the set risk appetite.
- b. The **Chief Executive Officer (CEO)** is responsible to set the Bank's overall strategy and is **ultimately responsible to ensure compliance of the E&S Risk policy across the Bank.** The CEO ensures that the strategy includes Environmental and Social risks and these are successfully cascaded down across the Bank.
- c. The **Chief Risk Officer** is responsible to exercise oversight and alignment of the overall risk appetite and policies including consideration for environmental, climate and social risks and associated financial and reputational risks, and ensure its alignment with the overall Success Beyond Number strategy of the Bank.
- d. The **Head of Credit Management** is responsible to ensure the application of this policy and process across all business lines.
- e. The **Senior ESRM Executive** is responsible to implement this policy and process across all business lines and ensure its compliance with relevant regulatory requirements and MCB strategy at all times through continuous improvement.
- f. The **ESRM team** is responsible for the proper identification of Environmental and Social risks in our financing activities and for the provision of accurate recommendations on E&S matters to the relevant decision-making committees and the coverage team.
- g. The **Heads of Business lines (Corporate and Institutional Banking, Business Banking)** are responsible to ensure that the ESRM requirements are fulfilled within the structuring of term sheet, facility agreement and drafting negotiations and executions.
- h. The **ESRM team** is responsible to coordinate with the Central Sustainability Office for reporting purposes of ESRM eligible deals, sustainable financing and requirements of UNEP FI Principles For Responsible Banking.
- i. The **ESRM team** is responsible to coordinate with Human Resources SBU and conduct relevant training on this policy within the different business lines on an annual basis.
- j. The **Coverage team** leads and maintains the relationship with Clients and is responsible to comply with the requirements of the ESRM process for transactions falling under the scope of this Policy. The **Coverage team** is responsible to inform the ESRM team and relevant committees on any potential E&S related issues or controversies which its clients are facing.
- k. The **Compliance team** is responsible to ensure that this policy abides to the criteria set out by the MCB Ltd Policy for the Formulation and Management of Policies.
- l. Through this policy, MCB Ltd requires that its **clients** abide to the ESRM Process, provide accurate information and manage the environmental and social issues associated to their projects. The Clients are required to meet the undertakings pertaining to E&S aspects stated in the loan documentation throughout the loan tenor.

## 7. Review

This Policy shall be reviewed and updated on an annual basis, or earlier if required, by the Chief Risk Officer, and appropriate stakeholders to ensure that it remains appropriate in light of relevant regulatory developments and changes in organisational policies. All policies and any amendments thereto will be subject to approval of the Risk Monitoring Committee and the Remuneration, Corporate Governance, Ethics and Sustainability Committee.

## 8. Cross-referencing

SN	Committee	Mandate and responsibilities	Reference documents
1	Risk Monitoring Committee	Assist the Board in setting up risk mitigation strategies and to assess and monitor the risk management process of the MCB Group Limited and all its subsidiaries (collectively the “Group”)	<p><b>MCB Credit Risk Policy</b></p> <p><a href="#">Charter for Risk Monitoring Committee</a></p>
2	Executive Credit Committee	Principal responsibility for the management of credit risk portfolios within MCB	<b>MCB Credit Risk Policy</b>

## 9. Revision History

Date	Version	Action	Amendments	Reviewed by	Approved by	Approved Date
July 2012	1.0	New policy	N/A	A. LeClezio		
October 2021	2.0	Updated Policy	N/A	Z. Khodabocus	Corporate Sustainability Committee	26 <sup>th</sup> October 2021
May 2023	3.0	Updated Policy	N/A	Z.Khodabocus	Risk Monitoring Committee	5 <sup>th</sup> May 2023

**Annex 1 - Exclusion List**

MCB Ltd undertakes to not finance the following projects or activities:

1. Production or activities involving forced labour<sup>1</sup> or child labour<sup>2</sup>
2. Production or trade in any product or activity deemed illegal under host country laws or regulations or international conventions and agreements
3. Any business relating to pornography or prostitution
4. Trade in wildlife or wildlife products regulated under CITES<sup>3</sup>
5. Production or use of or trade in hazardous materials such as radioactive materials, unbounded asbestos fibres and products containing PCBs<sup>4</sup>
6. Cross-border trade in waste and waste products unless compliant to the Basel Convention and the underlying regulations
7. Drift net fishing in the marine environment using nets in excess of 2.5 km in length
8. Production, use of or trade in pharmaceuticals, pesticides/herbicides, chemicals, ozone depleting substances<sup>5</sup> and other hazardous substances subject to international phase-out or bans
9. Destruction of Critical Habitat<sup>6</sup>, including habitats and species protected by The Forestry Service and National Parks and Conservation Service of the Republic of Mauritius
10. Production and distribution of racist, anti-democratic and/or neo-Nazi media
11. Production or trade in<sup>7</sup>:
  - a. Tobacco
  - b. Weapons
  - c. Hard liquor for human consumption
12. In line with MCB Klima engagements, activities involving the destruction of mangroves or marine algae
13. Infrastructure and trade in coal (thermal and metallurgical) and any new coal-fueled power plant
14. Restrictions and prohibitions listed in the Bank's Customer Acceptance Policy

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<sup>1</sup> Forced labour means all work or service, not voluntarily performed, that is extracted from an individual under threat of force or penalty as defined by ILO conventions

<sup>2</sup> Persons may only be employed if they are at least 14 years old, as defined in the ILO Fundamental Human Rights Conventions (Minimum Age Convention C138, Art. 2), unless local legislation specifies compulsory school attendance or the minimum age for working. In such cases the higher age shall apply.

<sup>3</sup> CITES: Convention on International Trade in Endangered Species of Wild Fauna and Flora. (Washington, 1993).

<sup>4</sup> PCBs: Polychlorinated biphenyls - a group of highly toxic chemicals. PCBs are likely to be found in oil-filled electrical transformers, capacitors and switchgear dating from 1950-1985.

<sup>5</sup> Ozone Depleting Substances (ODSs): Chemical compounds which react with and deplete stratospheric ozone, resulting in the widely publicized 'ozone holes'. The Montreal Protocol lists ODSs and their target reduction and phase out dates.

<sup>6</sup> Critical habitat is a subset of both natural and modified habitat that deserves particular attention. Critical habitat includes areas with high biodiversity value that meet the criteria of the World Conservation Union (IUCN) classification, including habitat required for the survival of critically endangered or endangered species as defined by the IUCN Red List of Threatened Species or as defined in any national legislation; areas having special significance for endemic or restricted-range species; sites that are critical for the survival of migratory species; areas supporting globally significant concentrations or numbers of individuals of congregatory species; areas with unique assemblages of species or which are associated with key evolutionary processes or provide key ecosystem services; and areas having biodiversity of significant social, economic or cultural importance to local communities. Primary Forest or forests of High Conservation Value shall be considered Critical Habitats.

<sup>7</sup> Activities excluded when representing more than 10% of the balance sheet or the financed volume and for Financial Institutions (including the Borrower) more than 10% of the portfolio volume financing



**Annex 2 – Summary of the Guideline for Application of Environmental and Social Risk Policy on PRC/Early Bird Memos**

**1. Objective**

The **objective** is to set a compulsory checkpoint and preliminary Environmental, Social and Governance (ESG) screening of potential deals by coverage team to ensure they comply to the MCB’s Environmental and Social (E&S) requirements as elaborated in the policy before they are granted approval by the Committee. The findings must be included in the PRC memo.

**2. Inclusion of Environmental and Social Considerations in PRC or Early Bird Memos**

Coverage teams are required to include ‘**Environmental and Social Considerations**’, as shown in Table 1, in the ‘Request Summary’ section of the PRC memo.

REQUEST SUMMARY	
Borrower	
...	
Environmental and Social Considerations	

*Table 2: Request Summary*

**3. Environmental and Social Considerations**

**a. Exclusion List**

- i. Coverage teams are required to include ESG criteria during their initial discussion with potential clients.
- ii. Coverage teams are required to share the Exclusion List (see Annex 1 in the E&S Policy) with their Borrowers and obtain the necessary confirmation from them on their compliance status.
- iii. Once confirmation is obtained from the Borrower, the Coverage team is required to input the following in the ‘Environmental and Social Considerations’ row of table 1.

***‘Project is compliant to MCB Exclusion List’***

**b. ESRM eligibility**

- a. Any transaction, falling under the financing types and within the financial threshold as specified in Scope of Application of the E&S Risk Policy, will be eligible for the ESRM process. Coverage teams are required to perform the eligibility verification.
- b. Once eligibility is established, the following must be included in the ‘Environmental and Social Considerations’ row of Table 1 by the Coverage team.

***‘Eligible for ESRM’***

- c. The Coverage team is required to include the ESRM team to conduct the Environmental and Social Risk Management Process.

**Annex 3 - ESRM Process Integration into the Credit Risk Cycle**

Credit Cycle Stage	Client Action	MCB Related Actions
<b>INITIATION STAGE</b>	<ul style="list-style-type: none"> <li>Client presents to the bank its request for financing and provides an initial overview of the deal</li> <li>Client sends their initial request for financing along with their business/project plan</li> </ul>	<ul style="list-style-type: none"> <li>Coverage team prepares 'early-bird' memo for PRC approval to seek or confirm risk appetite for the client's proposal</li> <li>Coverage team conducts an initial preliminary eligibility check for ESRM and Sustainable Loan</li> </ul>
<b>CREDIT SANCTIONING STAGE</b>	<ul style="list-style-type: none"> <li>Client to submit all required information to enable bank to conduct its due diligence and eligibility assessment – including any E&amp;S related documents</li> <li>Discussion with MCB on proposed financing structure and conditions (incl. ESRM requirements) for approval by the bank's credit committees</li> </ul>	<ul style="list-style-type: none"> <li>For any PRC-approved or new deal, Coverage team engages with Risk (incl. ESRM) teams for deal introduction and initiate the credit and E&amp;S risk assessment</li> <li>Potential risks associated with the sector/activity and any controversy linked to the Borrower is scrutinized via E&amp;S risk assessment tools and ESRM recommendations included in memo sent to ECC by Risk team</li> <li>ESRM team verifies eligibility assessment for MCB Sustainable Finance products and coverage team includes the eligibility aspects and necessary conditions in the memo.</li> <li>ECC approval is sought</li> </ul>
<b>DOCUMENTATION, EXECUTION TO DRAWDOWN STAGE</b>	<ul style="list-style-type: none"> <li>Client provides detailed documentation for the bank ESRM review – Environmental and Social Impact Assessment, Environmental and Social Management Plan, Action Plan (ESAP), etc</li> <li>Client reviews and agrees with the proposed Environmental and Social Conditions in the Facility Agreement</li> </ul>	<ul style="list-style-type: none"> <li>Detailed analysis of the project plan and related Environmental and Social documentations to decide on risk level and the applicable process as per the Equator Principles.</li> <li>Category A and high-risk Category B necessitates the appointment of an independent environmental and social consultant for a detailed E&amp;S due diligence.</li> <li>The relevant E&amp;S clauses will be included in the Facility Agreement in order to ensure proper monitoring and compliance in terms of the Borrower's and project Environmental and Social Performance.</li> </ul>
<b>POST DRAWDOWN STAGE</b>	<ul style="list-style-type: none"> <li>As per agreed ESAP and E&amp;S monitoring report, Client submits progress with evidence in bringing the project to compliance with MCB E&amp;S Requirements (legal requirements, EP and IFC PS)</li> </ul>	<ul style="list-style-type: none"> <li>Conducts site visits, if necessary to check compliance level</li> <li>ESRM team receives and reviews updates on E&amp;S reports from Client and/or Independent consultant</li> <li>Coverage and Risk team collaborates with the client to identify non-compliance and propose remedial measures</li> <li>For critical non-compliances, senior management is notified for further action</li> </ul>

**Annex 4 – Summary of IFC Performance Standards**

<b>Performance Standard 1 - Assessment and Management of Environmental and Social Risks and Impacts</b>	
<i>Highlights the importance of managing Environmental and Social performance through the life of a project via an effective environmental and social management system (ESMS) supported by management and engagement between its clients, workers and local communities.</i>	
<b>Objectives</b>	<ul style="list-style-type: none"> <li>• To identify and evaluate environmental and social risks and impacts of the project</li> <li>• To adopt a proactive mitigation hierarchy for to anticipate and avoid risks and/or where avoidance is not possible, minimize, and, where residual impacts remain, compensate/offset for risks and impacts to relevant stakeholders</li> <li>• To promote improved environmental and social performance of projects through the effective use of management systems</li> <li>• To ensure grievances from workers and communities are responded to and managed appropriately and available means to ensure environmental and social information are disclosed and disseminated to them</li> </ul>
<b>Performance Standard 2 - Labour and Working Conditions</b>	
<i>Importance to establish and maintain a sound worker-management relationship as a key success element in any organization, focused on fair treatment, adequate terms of employment, provision of safe and healthy working conditions, amongst others.</i>	
<b>Objectives</b>	<ul style="list-style-type: none"> <li>• To promote the fair treatment, non-discrimination, and equal opportunity of workers.</li> <li>• To establish, maintain, and improve the worker-management relationship.</li> <li>• To promote compliance with national employment and labor laws.</li> <li>• To protect workers, including vulnerable categories of workers such as children, migrant workers, workers engaged by third parties, and workers in the client's supply chain.</li> <li>• To promote safe and healthy working conditions, and the health of workers.</li> <li>• To avoid the use of forced labor</li> </ul>
<b>Performance Standard 3 - Resource Efficiency and Pollution Prevention</b>	
<i>Integration of latest technologies and good practices to mitigate impacts on the environment – land, air and water and stabilize consumption of finite resources in a sustainable manner.</i>	
<b>Objectives</b>	<ul style="list-style-type: none"> <li>• To avoid or minimize adverse impacts on human health and the environment by avoiding or minimizing pollution from project activities.</li> <li>• To promote more sustainable use of resources, including energy and water.</li> <li>• To reduce project-related GHG emissions.</li> </ul>
<b>Performance Standard 4 - Community Health, Safety and Security</b>	
<i>Caters for the company's responsibility to avoid and minimize the risks and impacts to community health, safety and security in terms of infrastructure, equipment or activities through emergency preparedness and response, security management and safety design considerations.</i>	
<b>Objectives</b>	<ul style="list-style-type: none"> <li>• To anticipate and avoid adverse impacts on the health and safety of the affected community during the project life from both routine and non-routine circumstances.</li> <li>• To ensure that the safeguarding of personnel and property is carried out in accordance with relevant human rights principles and in a manner that avoids or minimizes risks to the affected communities.</li> </ul>

<b>Performance Standard 5 - Land Acquisition and Involuntary Resettlement</b>	
<i>Highlights the adverse impacts of project-related land acquisition and restrictions on land use and the proper management of resettlement activities can lead to more cost-effective, efficient and timely implementation of those activities and introduction of innovative approaches to improve the livelihoods of the affected parties.</i>	
<b>Objectives</b>	<ul style="list-style-type: none"> <li>To avoid, and when avoidance is not possible, minimize displacement by exploring alternative project designs To avoid forced eviction</li> <li>To anticipate and avoid, or where avoidance is not possible, minimize adverse social and economic impacts from land acquisition or restrictions on land use through the best applicable methods, such as compensation or resettlement activities with appropriate disclosure and consultation</li> <li>To improve, or restore, the livelihoods and standards of living of displaced persons, including living conditions</li> </ul>
<b>Performance Standard 6 - Biodiversity Conservation and Sustainable Management of Living Natural Resources</b>	
<i>Highlights the critical importance of protecting and conserving biodiversity, maintaining ecosystem services and sustainably managing of living natural resources when undertaking a project and how ecosystem services are beneficial for people and business.</i>	
<b>Objectives</b>	<ul style="list-style-type: none"> <li>To protect and conserve biodiversity.</li> <li>To maintain the benefits from ecosystem services.</li> <li>To promote the sustainable management of living natural resources through the adoption of practices that integrate conservation needs and development priorities.</li> </ul>
<b>Performance Standard 7 - Indigenous Peoples</b>	
<i>Ensures that business activities minimize negative impacts, foster respect for human rights, dignity and culture of indigenous populations, and promote development benefits in culturally appropriate ways for Indigenous Peoples considered as more vulnerable to adverse impacts of a project development than non-indigenous communities.</i>	
<b>Objectives</b>	<ul style="list-style-type: none"> <li>To ensure that the development process fosters full respect and preservation of human rights, dignity, aspirations, culture, knowledge, practices and natural resource-based livelihoods of Indigenous Peoples.</li> <li>To anticipate and avoid adverse impacts of projects on communities of Indigenous Peoples, or when avoidance is not possible, to minimize and/or compensate for such impacts.</li> <li>To promote sustainable development benefits and opportunities for Indigenous Peoples in a culturally appropriate manner.</li> <li>To establish and maintain an ongoing relationship with the Indigenous Peoples affected by a project throughout the project's life-cycle.</li> </ul>
<b>Performance Standard 8 - Cultural Heritage</b>	
<i>Highlights the importance of protecting and preserving cultural heritage, having unique environmental features, embodying traditional lifestyles and cultural knowledge, for current and future generations in the course of a project activity.</i>	
<b>Objectives</b>	<ul style="list-style-type: none"> <li>To protect cultural heritage from the adverse impacts of project activities and support its preservation.</li> <li>To promote the equitable sharing of benefits from the use of cultural heritage.</li> </ul>