# DUTY OF CARE PLAN

CASINO GROUP



#### 1. Principles for action

Casino Group's duty of care plan is built on the undertakings it has made to stakeholders and the initiatives it has been involved in since the early

#### **DUTY OF CARE COMMITTEE**

In 2017, Casino Group set up a Duty of Care Committee, whose members include the Secretary of the Board of Directors, the Group General Secretary, the Director of Production, Innovation, Quality and Mediation at the AMC purchasing unit, the Group Risk and Compliance Director, the Group CSR Director, the Group Insurance Director, the Group Internal Control Director and the Group Employment Law Director.

Its role is to:

- ensure implementation of French law No. 2017-399 of 27 March 2017 on the Duty of Care of Parent Companies and Ordering Parties, which is designed to identify risks and prevent serious violations of human rights and fundamental freedoms, serious harm to the health and safety of persons, and serious damage to the environment resulting from the operations of the company; the companies it controls; or subcontractors or suppliers with which the company has an ongoing business relationship, when such operations are part of said relationship;
- define the risk mapping methodology and effectively map the risks involved in the operations of the Group and its suppliers;
- analyse the findings of the risk mapping exercise;
- ensure that action plans are in place to mitigate risks and prevent serious violations or harm, that these plans are implemented and that their effectiveness is assessed:
- ensure that an alert mechanism is in place to report potential violations.

The risk mapping exercise is tracked and reviewed annually, to reflect the Group's action plans and input from stakeholders.

The Committee met three times in 2021.

#### RISK MAPPING AND REGULAR **ASSESSMENT PROCEDURES**

To analyse in more detail the risks involved in the Group's business operations<sup>2</sup>, in 2017, the Duty of Care Committee defined the methodology for mapping the specific risks of causing serious violations of human rights and fundamental freedoms, serious harm to employee health and safety, or serious damage to the environment:

- <u>due to the direct operations of the Group</u>, in light of the procedures in place. Existing procedures intended to prevent these risks were assessed in light of the human resources, quality, purchasing, CSR and environmental policies in place;
- due to the operations of suppliers. The risk map identifies the risks related to the purchase of national-brand and private-label goods for resale and of goods and services for general and administrative purposes.



#### Given the Group's business operations, 12 major risks were addressed

#### Human rights and fundamental freedoms

- 1. Forced or child labour
- 2. Respect for labour rights (unreported work, discrimination, freedom of association, working hours, etc.)
- 3. Respect for fundamental rights (women's rights, harassment, etc.)
- 4. Armed conflicts (conflict zones or resources, border disputes, etc.)

#### Personal health and safety

- 1. Respect for employee health and safety
- 2. Employee handling of hazardous products
- 3. Consumer risks

#### **Environment**

- 1. Water and soil pollution (pesticides, chemicals, etc.)
- 2. Greenhouse gas emissions (polluting processes, energy-intensive processes)
- 3. Deforestation
- 4. Harm to biodiversity
- 5. Sustainable management of resources and waste

Each risk was weighted to reflect the relative seriousness of each one in relation to the Group's business operations.

#### SUPPLIER RISK MAP

Supplier risks were mapped using the following methodology:

• Assess the risks related to products sold: for each substance contained in a marketed product, the level of risk in the 12 categories defined above was systematically analysed using documentary sources (international studies, NGO reports, surveys, media reports) and in-house assessments. In this way, 200 substances at risk were identified, assessed and classified according to their level of criticality in each of the 12 risk categories (risk severity). Then, the level of risk in products sold was defined based on the amount of the substances in question in each one (risk probability).

• Assess the risks related to the country of supply or production of the product and any assessed substance content: in recent years, the Group has analysed risks in the countries where its private-label products are manufactured, enabling it to assess and address, for each product, the risks stemming from its country of manufacture or known origin.

This country risk analysis measures and combines a number of indicators, such as:

- the number of fundamental ILO conventions ratified by the country;
- the Human Development Index (HDI) of the United Nations Development Programme (UNDP);
- the percentage of child labour in the country, according to UNICEF:
- the prevalence of forced labour, as measured by
- the Worldwide Governance Indicators (WGI) issued by the World Bank;
- the Environmental Performance Index (EPI) developed by Yale University and Columbia University.

1. See section 3.5.3.3. in the 2021 Universal Registration Document.

2. See section 4.3. in the 2021 Universal Registration Document.

This analysis was reviewed and compared with the country risk analysis developed by the ICS in 2019, which draws on all the indicators included in the country risk analysis led by Casino Group, in addition to the following indicators:

- the SDG Index of the United Nations Sustainable Development Solutions Network;
- the Global Rights Index of the International Trade Union Confederation (ITUC);
- the Freedom in the World Index of the US NGO Freedom House;
- the Trafficking in Persons Report of the US Department of State;
- the results of ICS social audits performed in each country.
- <u>Determine product purchasing volumes</u>: the likelihood that the Group will incur the risk increases with volume.
- Identify the number of vendors per product category: a larger number of small suppliers makes auditing the upstream production chains a more complex process.

To assess the overall sourced product risk from the standpoint of duty of care, the risk criteria described above were weighted according to the following criteria, in descending order of importance: product criticality based on its content, country of supply, purchase volumes and number of potential vendors.

These analyses reflect a certain number of issues specific to Casino Group.

The Group carries a multitude of products, which means that it works with a very large number of suppliers from a wide variety of backgrounds, including:

- <u>suppliers of leading or national brands</u>, which represent a significant share of consolidated revenue. Often, these companies must also comply with French duty of care legislation;
- suppliers of private-label products, manufactured in accordance with specifications defined by the Group's purchasing organisations. While these suppliers may be based in our host countries, the product is often made in another country,

Highest risk private-label and COUNTRY **PROPORTION** national-brand products **RISK OF REVENUE** and their suppliers + **PRODUCT RISK** Risks from each raw material Percentage of these raw materials at risk and their criticality in products sold SEVERITY **PROBABILITY** With regard to the 12 related human rights and environmental risks (see below)

#### RISKS ADDRESSED BY DUTY OF CARE

#### **Human rights and fundamental freedoms**

- 1. Forced or child labour
- 2. Respect of labour rights (unreported work, discrimination, freedom of association, working hours, etc.)
- 3. Respect for fundamental rights (women's rights, harassment, etc.)
- 4. Armed conflicts (conflict zones or resources, border disputes, etc.)

#### Personal health and safety

- Respect for employee health and safety
- 2. Employee handling of hazardous products
- 3. Consumer risks

#### Environment

- 1. Water and soil pollution (pesticides, chemicals, etc.)
- 2. Greenhouse gas emissions (polluting processes, energy-intensive processes)
- 3. Deforestation
- 4. Harm to biodiversity
- 5. Sustainable use of resources and waste

including some that have been deemed at risk by the Group. They are a priority focus of the duty of care plan's mitigation initiatives (see below) and are subject to the Group's Supplier Compliance Programme (SCOP);

a very large number of suppliers, most of whom are SME/VSEs, cooperatives and farmers who supply the Group's stores locally, especially with fruit, vegetables, meat and other fresh products. In Colombia, for example, Grupo Éxito sources

more than 80% of its fruit and vegetables locally;

• suppliers of goods and services

for general and

administrative purposes,

and other purchases not for resale, including service providers (security, cleaning, etc.) that may involve specific risks, such as discrimination in hiring. Most of these goods and services are purchased locally.

The Group's initiatives made it possible to map the purchasing risks and rank them by criticality, thereby revealing the product categories whose content presented the highest risk profiles, according to the 12

identified risks. These included:
private-label apparel made in countries at risk,
most notably Bangladesh;

- <u>private-label food products containing palm oil,</u> an ingredient found in some of the Group's ownbrand items:
- <u>products sourced from cattle ranches</u> and sold in our stores in Brazil.
- In 2018, GPA performed a supplementary review with the support of a consultancy, which confirmed the Group's risk map while identifying specific risks related to products sold in Brazil.

Suppliers of these products are the focus of priority duty of care action plans.

In 2017, deployment of the supplier risk map was presented to TFT Earth – Earthworm Foundation, a specialist in the impact of supply chains and raw materials on the environment and deforestation.

Procedures for regularly assessing suppliers as part of the risk mapping exercise are described in section 3.1 of this document (annual social audit campaign).

#### CONTINUOUS RISK ANALYSIS AND UPDATING THE SUPPLIER RISK MAP

A new analysis of the level of risk of the 200 substances already taken into account in the previous supplier risk map was carried out in 2019, based on an identical methodology. This resulted in an increased level of risk for most of the substances studied, mainly due to an increase in the environmental risks associated with these substances. However, between the two analyses, there was little change in the list of different substances assessed as having the highest risk.

In 2020, the CSR department initiated an updated review of NGO reports on food and non-food compounds and raw materials that may be present in products carried on Group shelves, in a commitment to identifying any new or emerging risks. The risk weighting of each compound was diligently analysed by the Purchasing Department using its proprietary "Responsible Together" application.

Casino Group remains constantly alert to identifying and preventing the serious risks of human rights violations or damage to the environment faced by the retail industry. As part of this commitment, it carefully tracks reports from local and international NGOs concerning retailing industry suppliers, the responses submitted by these suppliers, and any significant events reported by recognised media. This information is factored into the assessments of potential risk arising from direct suppliers.

In 2020, several significant retail industry events were analysed to identify serious new risks of human rights violations or environmental damage involving direct suppliers, including:

- Amnesty International's allegations that a leading Brazilian beef supplier may have committed human rights abuses;
- <u>claims by several NGOs and other organisations</u> that Brazilian cattle ranches working for three major national brand agri-foods suppliers were allegedly complicit in stripping local forests.

These events and allegations prompted Casino Group to address the related risks and to strengthen existing measures as necessary.

In 2021, the CSR department updated its weighting system applied to the 12 risk criteria taken into account in its map, and finished updating the analysis of each compound based on information available in its "Responsible Together" application. The updated map determines gross and net risk for the main compounds, in line with action plans implemented with suppliers. The list of compounds/products with the highest risk was shared with the Group's main subsidiaries in Latin America so that they could better adapt their risk analysis to their respective markets and add more specific local risks. This updated map was presented to the Duty of Care Committee at the end of 2021.

As in 2020, with a view to keeping its risk analysis up to date, Casino Group continued to survey press articles and reports from organisations and experts on risks of human rights and environmental violations involving products sold in its stores and the suppliers associated with them. Lastly, purchasing department employees learnt about the importance of reporting any instance or information that could implicate its suppliers.

#### **MAPPING SUBSIDIARY RISKS**

Risks in the subsidiaries were mapped in 2018 using the following methodology: after validation by the Duty of Care Committee, a questionnaire covering the 12 risks mentioned above and two issues related more specifically to the management system and to purchasing and supplier management practices was sent to each of the international subsidiaries so that they could self-assess their risks. Each of the 118 questions was rated low-, medium- or high-risk, so that the answers could be used to determine a level of overall risk for each subsidiary. When necessary, additional information was requested to enable a more precise determination. The analysis was performed by the Group CSR department.

The following issues were addressed:

#### Social issues:

- Child labour and young workers;
- Forced labour;
- Discrimination;
- Violation of freedom of association;
- Violation of working hours;
- Non-payment of wages, violation of minimum wage and benefits legislation;
- Health and safety;
- Respecting local communities;
- Product safety;
- Right to information.

#### **Environmental issues:**

- Environmental policy;
- Combating climate change;
- Sustainable use of resources;
- Circular economy;
- Protection of ecosystems (natural habitats);
- Chemicals/hazardous substances.

#### Management system issues:

- Management system;
- Training;
- Incentives for buyers;
- Internal dissemination of the ethics policy;
- Supplier accreditation;
- Termination of a business relationship;
- Data management and security.

#### Purchasing practices and supplier management issues:

- Sourcing;
- Traceability;
- Subcontracting;
- Direct purchasing;
- Business intermediaries for suppliers;
- Franchisees;
- Business partners (projects);
- Service providers.

The assessment identified the following major risks:

- discrimination and harassment in three Group subsidiaries, where it was decided to strengthen existing prevention systems. The risk is now considered low in light of the monitoring initiatives put in place. The preventive measures will remain in effect throughout the Group and its subsidiaries;
- risks of non-compliance with supplier management procedures (accreditation rules and authorised subcontracting guidelines, etc.). In particular, given the type and complexity of the procedures in place and the number of people involved in their implementation, there was a risk of non-compliance with all of the requested measures in three subsidiaries.

#### CONTINUOUS RISK ANALYSIS AND UPDATING THE SUBSIDIARY RISK MAP

In the same way as for supplier risks, the Group tracks retail industry reports and significant events to measure the potential risk arising from its subsidiaries.

In 2020 and 2021, several retail industry events were analysed to identify emerging risks of seriously abusing human rights or fundamental freedoms, endangering people's health and safety or causing environmental damage. These included:

• the Covid-19 pandemic: Casino Group, through its subsidiaries in France and South America and its suppliers, was directly impacted by this crisis, which posed a potential risk to the health and safety of its employees. Throughout the year, the Group's over-riding priority was to safeguard employees and customers, based on prevailing scientific knowledge, WHO recommendations, and government guidelines;

the death of a customer at the hands of a security guard in a competitor's store in Brazil in 2020 underscored the risk of serious human rights

violations and discrimination. In addition, several high-profile cases of discrimination and racism based on skin colour were condemned in the retail and hospitality sector in Brazil and many other countries;

• <u>cases of risk of deforestation</u> caused by raw materials produced in different countries, as identified in several reports, notably in the beef supply chain in Brazil.

These events led Casino Group to strengthen existing measures as necessary.

In 2021, the CSR department asked the Group's main subsidiaries to update the monitoring of defined action plans and update the risks related to its subsidiaries' activities.

#### STAKEHOLDER DIALOGUE

Casino Group and its subsidiaries regularly engage with stakeholders, including non-governmental organisations and public authorities, to continue improving the identification of serious risks of human rights and environmental violations in the supply chain. It also participates in several collaborative platforms on environmental and human rights issues. This dialogue takes the form of bilateral or multilateral exchange within working groups made

up of multiple stakeholders. The Group also answers questionnaires sent by associations.

In 2021, Casino Group and its subsidiaries concerned have interacted with several associations, namely on issues involving:

- raw materials in the supply chain. The Group engages in dialogue with its peers and associations by participating in working groups on soy, charcoal, tuna, shrimp and pesticides led by its partner the Earthworm Foundation, and by joining the French Soy Manifesto, the French Sustainable Cocoa Initiative, the Soy Transparency Coalition and the Palm Oil Transparency Coalition. For example, it responded to the WWF questionnaire on palm oil and the Changing Markets Foundation questionnaire on aquaculture;
- cattle farming in Brazil with Imaflora, Proforest and the National Wildlife Federation (NWF), the Beef Working Group under the Forest Positive Coalition of Action backed by the Consumer Goods Forum, as well as in 2020 and early 2021 with Amnesty International regarding its report on a leading Brazilian beef supplier;
- human rights issues through the Initiative for Compliance and Sustainability (ICS), Businesses for Human Rights (EDH), Accord on Fire and Building Safety in Bangladesh and, for living wage issues, the Platform Living Wage Financials;
- <u>plastics as a signatory</u> to the National Pact on Plastic Packaging.

Casino Group's 2020 duty of care plan was presented to the Group's union delegates in April 2021. This presentation provided an opportunity to explain and discuss its implementation and the action plans deployed. In addition, as part of the Group CSR Agreement, signed in 2014 and renewed every three years since, the Group presented the duty of care plan at the annual meeting of the agreement monitoring committee, held in December 2021. At this meeting, the Group CSR department was able to present further details on the plan to the Group's union delegates.

Group subsidiaries engage in this type of dialogue with local associations in the countries where they

#### **ALERT AND REPORT COMPILATION MECHANISMS**

After consultations with employee representatives, Casino Group simultaneously set up two alert mechanisms, one for reporting Sapin II law violations and the other for reporting and compiling accusations of alleged or actual risk of causing the serious violations, harm or damage described in French law No. 2017-399 of 27 March 2017.

The second mechanism is open to any employee, or any other person, who wishes to report, anonymously and in any language, possible infringements of the abovementioned law, simply by writing to contact75vgl@ deontologue.com. The address may also be accessed on the CSR Commitments/Produce better/Improving the supply chain page of the Group's corporate website (www.groupe-casino.fr).

Reports are received and processed by the Group Compliance Officer. Anonymised reports are also discussed during Duty of Care Committee meetings.

In responding to alerts and reports, the Compliance Officer is expected to consistently demonstrate independence, objectivity and impartiality. He/she must keep all such reports strictly confidential and inform anyone involved in the investigation and verification procedures initiated following an alert that such confidentiality extends to them as well.

The Group Compliance Officer must take care that the identity of the whistle-blower remains confidential at all times.

Strict confidentiality is also ensured via the following

- a secure email address is used;
- a special electronic file is created on a secure server protected by a regularly changed password.

Casino Group has deployed a full range of systems and procedures to protect the whistle-blower's personal

In 2021, three messages were received at the above address, as opposed to 10 in 2020. These 13 identically worded messages called the Group to take action in response to the proceedings brought by NGOs against it for alleged deforestation in Brazil. Each of these messages received a response.

This system, referred to in the Supplier Ethics Charter following its update in 2019, expands on the internal alert mechanism already available to employees.1

Alert mechanisms and processes have also been deployed in the local operations. In South America, for example, whistle-blowing channels are in place at GPA and Assaí in Brazil and Éxito in Colombia, which can be accessed by both employees and third parties. All of these alerts are treated confidentially, with procedures to protect the whistleblower's identity.

In Brazil, the line is open from Monday to Saturday from 8:00 am to 8:00 pm local time:

- GPA: 08000 55 57 11 ouvidoria@gpabr.com
- Assai: 0800 777 3377 ouvidoria@assai.com.br

In Colombia, employees can access three reporting channels, managed by an independent outside company:

- Telephone hotline: 018000-522526
- Email: etica@grupo-exito.com
- Online form: https://lineatransparencia.com/exito/ reportesembedded?form#/

These channels are also accessible on: www.gpabr.com/pt/ouvidoria and www.grupoexito.com.co.

1. See section 3.4.4 in the 2021 Universal Registration Document

#### 2. Regular risk assessment procedures, risk mitigation programmes and initiatives to prevent Group business activities from causing any serious violations, harm or damage, and implementation outcomes

Through its CSR policy, Casino Group has for many years been implementing the prevention plans and risk mitigation programmes mandated by the French duty of care law. These plans and programmes are presented in Chapter 3 of this Universal Registration Document ("Corporate Social Responsibility (CSR) and Non-Financial Statement (NFS)").

Among the prevention programmes introduced and strengthened over this period to address the identified internal risks arising from the Group's operations, many are designed to avoid the risk of abusing human rights, harming employee health and safety or seriously damaging the environment.

The programmes and the outcomes of the various initiatives in 2021 and other years are described in the sections of the chapter 3 dealing with:

- the Group's human resources policies, social dialogue and workplace health and safety, and the Group's diversity and gender equality policies<sup>1</sup>;
- community outreach, procurement and quality policies<sup>2</sup>;
- environmental policies.<sup>3</sup>

#### HARASSMENT RISK

In order to address the risk related to harassment identified in the subsidiary risk mapping exercise, procedures to be followed in the event of reports of sexual harassment or sexist behaviour have been defined and communicated. In France, anti-sexual harassment "watchdogs" have been appointed. They have a dedicated email address at which employees who are victims or witnesses of sexual harassment can alert them. These correspondents were trained in 2020, some through a e-learning course, and others face-to-face, to understand what to do in response to a report. These procedures, as well as the network of correspondents put in place, were presented to the Duty of Care Committee in December 2019 by Casino Group's Director of Employee Relations and Innovation

- 1. See section 3.5.1 in the 2021 Universal Registration Document.
- 2. See sections 3.5.2 and 3.5.3 in the 2021 Universal Registration Document.
- 3. See section 3.5.4 in the 2021 Universal Registration Document.

In Latin America, a policy, procedures and a dedicated organisational structure have also been set up to receive, follow up on and handle reports and complaints of workplace and sexual harassment. GPA and Grupo Éxito employees received training on these

#### RISK OF NON-COMPLIANCE WITH SUPPLIER APPROVAL **PROCEDURES**

In the questionnaire used for the 2018 risk mapping exercise, the subsidiaries were asked to verify the properapplication of all the management guidelines defined in the Group's Supplier Compliance Programme (SCOP) Manual. Analysis of the questionnaires highlighted the need to strengthen procedures in certain areas and to plan additional initiatives for the international subsidiaries, in particular concerning supplier management: more resources have to be allocated to combating unreported subcontracting and accreditation procedures need to be improved, notably (i) by including additional requirements in certain subsidiaries' supplier contracts and marketing agreements, and (ii) by expanding training for buyers, accreditation employees and other people in contact with suppliers.

As a result, in October 2018, a report summarising the main areas of improvement identified was sent to all of the international subsidiaries, so that they could undertake any required remedial action and perform additional risk audits of their processes.

The findings of these subsidiary audits were reported to the Group CSR department along with the related corrective action plans, the rollout of which was monitored in 2019. Lastly, digital training courses have been introduced, particularly in the purchasing unit in France, to ensure that the Group's social and environmental supplier compliance programme is properly distributed and understood.

AND IMPLEMENTATION OUTCOMES

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In 2021, Casino Group updated its Supplier Ethics Charter to enforce stricter requirements on its suppliers concerning human rights and the

REGULAR RISK ASSESSMENT PROCEDURES, RISK MITIGATION PROGRAMMES AND INITIATIVES TO PREVENT

GROUP BUSINESS ACTIVITIES FROM CAUSING ANY SERIOUS VIOLATIONS, HARM OR DAMAGE,

environment. The updated version will be circulated in 2022 with a reminder of procedures.

EMPLOYEE HEALTH AND SAFETY

## RISK IN VIEW OF THE COVID-19 PANDEMIC To prevent the risk of serious harm to the health and

To prevent the risk of serious harm to the health and safety of employees in view of the Covid-19 pandemic, Casino Group and its banners implemented an evolving action plan to protect their employees and customers in 2020 and 2021. Implemented by each Human Resources department, the plan was based primarily on government recommendations and applicable measures, as well as the recommendations of the World Health Organisation.

Casino Group's banners and entities played a pivotal role in ensuring the continuity of the supply chain and the supply of food to all people, as well as in protecting employees and customers in the face of a pandemic whose modes of transmission and severity were unknown.

The Group's actions consisted in particular in:

- providing employees with masks, gloves and hand sanitiser;
- promoting and enforcing the adoption of protective measures;
- putting up signs to enforce social distancing in stores;
- installing plexiglass partitions to protect cashiers;
- implementing telecommuting on a large scale for staff at administrative sites.

Depending on local recommendations and the period of the pandemic, other measures were implemented, including:

- taking the temperature of staff and implementing rapid tests in Brazil;
- limiting the number of customers in stores;
- cleaning of the store or relevant areas if an employee tested positive for Covid-19.

Each Human Resources department now routinely monitors the number of employees testing positive for Covid-19 in order to verify the effectiveness of measures, without forgetting that contamination may occur at other times and places.

The banners obtained several certifications to attest to the effectiveness of these measures, namely Monoprix, which received Health Risk Management certification in 2020. This policy helps to guarantee that health risks will be managed appropriately over a sustained period by ensuring that all the banner's stakeholders customers, suppliers, buyers, delivery staff and of course all Monoprix employees comply with best practices. Casino banners obtained the label "COVID-19 Hygiene Measures verified by AFNOR Group", a certification based on good practices available to prevent the risk of spreading the virus. In South America, Éxito implemented numerous measures to continue protecting its employees and customers. All of these actions were recognised by the independent institute Monitor Empresarial de Reputación Corporativa, which placed Éxito among the three most responsible companies in managing the Covid 19 crisis. In its Annual Report, GPA presents all the measures taken to protect customers and employees.

### RISK OF HUMAN RIGHTS VIOLATIONS RELATED TO STORE SECURITY IN BRAZIL

A specific questionnaire was drawn up in 2020 by the Group's CSR department to provide a more precise analysis of the risk of human rights violations by its security service providers. It enables each subsidiary to conduct a self-assessment, to obtain a diagnosis of its exposure to the risks generated by the use of security service providers and to implement appropriate corrective action plans.

The questionnaire is based on recommendations contained in international references in terms of private security, namely the:

- International Code of Conduct for Private Security Service Providers (ICoC);
- Sarajevo Client Guidelines for the Procurement of Private Security Companies (SEESAC, 2006);
- Voluntary Principles on Security and Human Rights: Implementation Guidance Tools (ICMM, ICRC, IFC, IPIECA: 2011).

The questionnaire, consisting of 61 questions, evaluates procedures concerning:

- Risk and impact assessment;
- Calls for tender;
- Contracts;
- Work standards;
- Background checks;
- Training;

Security equipment and use of force;

Control and accountability;

Human rights violations;

Relations between public and private security.

Rolled out as a priority in Brazil and Colombia, the analysis of the responses to the questionnaire identified areas for improvement.

In addition, to address the growing risk of the use of force by security guards and store personnel to combat theft in stores in Brazil (see paragraph Continuous risk analysis and updating the subsidiary risk map), GPA has adopted an action plan for these personnel, which was

presented to the GPA Governance and CSR Committee in 2020. It consists of:

- reviewing the procedures and guidelines for people in charge of tracking thefts in stores, and the alert system in case of customer complaints;
- re-evaluating the procedure for selecting security service providers, including ensuring that officers are registered with the federal police;
- organising an annual workshop with all service providers and online training in procedures for cashiers, managers and other staff, as well as training to combat unconscious stereotypes and respect human rights;
- carrying out several initiatives to raise employee awareness, such as the introduction of diversity ambassadors in shops and the promotion of good practices to ensure the safety of everyone in a benevolent manner.

In 2021, the action plan continued to be deployed in order to:

- review procedures for in-store security, selection and accreditation of security service providers;
- deploy training/awareness workshops for security guards and store personnel on respect for human rights and the fight against discrimination and stereotypes.

For example, in 2021, GPA updated the contracts it signs with its security service providers to include stricter clauses in the event of discrimination committed instore by a security guard. GPA is also working with its security service providers to employ more women security guards in its stores. Also, as part of its fifth Diversity Week, GPA partnered with an outside expert to design a training programme for its security service providers, security guards and staff from various GPA departments (Security and Loss Prevention, Report Collection, Compliance, Diversity and Inclusion). In Colombia, Éxito conducted a human rights risk analysis with the support of a consultancy firm. It involved interviewing security service providers to assess their crisis management protocols in handling human rights violations.

Finally, the whistleblowing system for reporting potential discrimination has been enhanced and expanded.

Entity	Number of service providers	Number of security guards	Number of service providers that participated in company-led training activities
GPA – Multivarejo	10	1,973	10
Assaí	10	1,883	20
Compre Bem	10	97	2
Éxito	10	1,974	5

## 3. Regular risk assessment procedures, risk mitigation programmes and initiatives to prevent suppliers from causing any serious violations, harm or damage, and implementation outcomes

REGULAR RISK ASSESSMENT PROCEDURES, RISK MITIGATION PROGRAMMES AND INITIATIVES TO PREVENT SUPPLIERS

FROM CAUSING ANY SERIOUS VIOLATIONS, HARM OR DAMAGE, AND IMPLEMENTATION OUTCOMES

## 3.1 SUPPLIERS OF PRIVATE-LABEL PRODUCTS MADE IN COUNTRIES AT RISK

#### Regular risk assessment procedures, risk mitigation programmes and initiatives to prevent serious violations, harm or damage

Casino Group has had risk prevention and mitigation plans in place for several years within its supply chain, notably among private-label suppliers, and particularly apparel. These initiatives have been regularly reviewed and upgraded since 2015.

#### **Supplier Ethics Charter**

The Supplier Ethics Charter, which is applicable across the entire supply chain, reaffirms the Group's commitment to promoting responsible retailing and, more specifically, to:

- <u>banning all illegal practices in business</u>
   <u>relations</u> and requiring compliance with
   applicable laws, principles, international and
   national standards and regulations in force, as
   well as the Group's anti-corruption policies;
- upholding human rights (prohibiting child and forced labour, combating discrimination and abuse, respecting freedom of association, offering at least the legal minimum wage, etc.), and occupational health and safety;
- <u>taking constant care to protect the environment</u>, particularly by optimising the use of natural resources, diligently managing waste and abating pollution.

The distribution and signing of the Supplier Ethics Charter is a key step in the process of approving the production facilities that manufacture the Group's private-label products. By signing the Charter, suppliers recognise the primacy of the principles contained in the following documents:

— the Universal Declaration of Human Rights;

- international conventions on fundamental human rights:
- fundamental international labour standards, as defined by the ILO Declaration;
- other applicable international labour standards (ILO conventions).

By endorsing the Charter, suppliers embrace the Group's commitments and may not subcontract without the Group's formal agreement. Suppliers also agree to undergo audits to make sure that they comply with their commitments in accordance with the conditions set out in Casino's Supplier Compliance Programme Manual (SCOP). The manual was updated and expanded in 2019 to incorporate recent changes in the Compliance Programme, in particular concerning the monitoring of corrective action plans and the implementation of ICS environmental audits.

#### Production plant approval policies in countries at risk

Since 2002, Casino Group has deployed a social ethics initiative with its apparel and other private-label suppliers in an effort to monitor and help to improve the working and environmental conditions in which these products sold by Group entities are manufactured. Managed by the Corporate CSR department in liaison with the purchasing departments, the initiative has been rolled out in the business units with the support of specially appointed social ethics representatives.

It is based on a strict supplier selection and approval procedure, covering endorsement of the Supplier Ethics Charter, outside inspections performed by independent audit firms, and, when necessary, the implementation of corrective action plans.

The CSR department updates the country risk analysis (see the paragraph on risk mapping) and the production facility selection and approval guidelines, in line with the degree of risk for the relevant country and industry. The country risk analysis defines the list of countries where sourcing is authorised, prohibited or subject to tighter audit procedures, such

as Bangladesh, India and China. As part of the update to Casino Group's country risk analysis carried out in 2019, the ranking of each country was compared to the ranking system developed by the ICS in order to identify the countries for which there was a difference in the assessment of the risk level. Following the comparison, and an analysis of the results of the ICS social audits performed in the manufacturing sites located in each country, a proposal was put forward to the Duty of Care Committee to change the sourcing status for certain countries. This resulted in new countries being placed on the list of countries where control procedures have been strengthened, due to an increase in their country risk level. In 2019, the Group's CSR department performed a risk analysis for Eastern European companies following on-site visits and social audits at plants located there.

The inspection and audit procedure, as well as the undertakings to be upheld by the supplier and the manufacturing facilities, are specified in the Group's SCOP Manual, given to every accredited supplier.

#### Annual social audit campaign

The Group supports compliance with consistent, strict standards at both the national and international levels. Involved since 2000 in the Initiative for Compliance and Sustainability (ICS), it joined the Business Social Compliance Initiative (amfori BSCI) in 2017. It also supports the resolution to eradicate forced labour internationally led by the Consumer Goods Forum (CGF). In Brazil, GPA is a member of the national apparel retailers association, Associação Brasileira do Varejo Têxtil (ABVTEX), which certifies national suppliers and subcontractors based on 18 criteria for ethical conduct, including the prohibition of child labour and forced labour. Lastly, the Group endorsed the Accord on Fire and Building Safety in 2013 in a commitment to supporting the drive to improve safety conditions in factories in Bangladesh. Every year, an audit campaign is conducted with a priority focus on plants based in countries most likely at risk of violating human rights (child labour, forced labour, employee health and safety abuses) and working standards; and the highest risk product categories based on the duty of care risk map. Recurring audits are performed in China, India and Bangladesh.

These audits, which may be semi-announced or unannounced, are carried out by specialised independent firms in accordance with ICS standards. Based on the resulting audit score, the Group may decide to terminate its relationship with a production facility.

The audit process comprises:

- a preliminary analysis of the plant: the Casino Global Sourcing teams or the subsidiary Ethics Coordinators use an internal grid to assess the risk that the facility will fail to comply with the Group's standards and therefore the probability that the findings of the ICS audit will not be satisfactory. To measure the risks of approving a given facility, the teams conduct on-site visits and/or desktop reviews of the certifications, social, technical or quality audit reports and other documents provided by the plant, agent or importer;
- an initial audit: an independent audit firm, selected by the Group from among the nine that have been accredited by ICS, performs a semi-announced or unannounced ICS social audit over a period of at least three weeks. If the audit conclusion is sufficient, the plant may be approved. When the audit is completed, a corrective action plan is systematically submitted to the plant as well as to the agent or importer working with the plant, so that they can assist the facility in correcting the notified cases of non-compliance within a time frame depending on their criticality. If the audit report contains an ICS critical alert, such as a risk of forced or child labour, disproportionate discipline, attempted bribery or forgery, the plant may not work with the Group under any circumstances;
- follow-up audits: depending on the number and criticality of the remedial actions that the facility has to implement, the Group may commission unannounced or semi-announced follow-up audits from independent ICS-accredited audit firms. Their frequency depends on the criticality of the instances of non-compliance reported during the previous audits. In the event that a factory does not implement the requested corrective action plans, the Group will initiate proceedings to terminate the business relationship;
- special audits: special audits may be performed by the Group, in particular to inspect building structures and verify compliance with fire safety rules (by organising employee fire drills, for example).

Audit findings are inputted into the ICS database, which enables the Group and other member companies to share all of the findings and track the corrective action plans of audits performed in plants they use in common. Pooling the findings helps to reduce the number of audits conducted in the plants, attenuates audit fatigue and facilitates the on-site implementation of corrective action plans. In the same spirit, social audits performed in line with the amfori BSCI standard may be accepted

instead of ICS audits, via an equivalency procedure and under certain conditions defined by the Group.

→ The Group's goal is for all of the facilities producing private-label products in countries at risk to be covered by a valid ICS social audit performed within the previous two years.

#### **Support for suppliers**

Audit reports are issued following audits of production facilities and, when necessary, corrective action plans are prepared that the non-compliant plants undertake to implement within a given time frame.

The Group's local offices and subsidiary Ethics Coordinators play an essential role in helping suppliers and their factories to properly understand the Group's expectations and the implementation of any corrective action plans.

Internal and external follow-up audits are performed to ensure that the plan's remedial actions are effectively implemented.

The main cases of non-compliance concern working hours, remuneration and employee health and safety. Given the Group's relatively small contribution to the revenue stream of its partner production facilities, it support ICS initiatives involving joint remedial actions in plants shared with other ICS members.

To improve their ability to report the outcomes of these remedial actions, in 2018 the Group and other ICS members requested that accredited audit firms be able to monitor the action plans directly in the ICS database using an automated, consolidated system. This process enables participants to track, on a realtime, Group-wide, consolidated basis, the number of remedial actions remaining to be implemented in each plant, the number already under way and the number whose effective implementation must be verified during the next follow-up audit or a further full audit. This centralised tracking, carried out by each team concerned under the supervision of the Group Social Ethics Officer, enables enhanced monitoring of the corrective action plans required of the plants and thereby improves the working conditions of their employees. Progress can therefore be made as the corrective action plans are being implemented, before the follow-up audit is performed.

#### Educating and training buyers

The CSR department regularly organises awarenessbuilding initiatives for purchasing teams and local offices to ensure that the Group's social and environmental supplier compliance programme is properly understood and implemented.

#### Implementation outcomes

All of the prevention measures described above have been deployed since 2018. The name and location of each private-label production facility are systematically identified. When the facility was located in a country at risk, an ICS audit was commissioned according to the procedure described above, so as to prevent the risk of serious human rights violations, particularly in the areas of child labour, forced labour and excessive working hours. Corrective action plans were tracked to support the plants in deploying best practices and attenuating the risks.

The following indicators are used to report the outcomes of the remedial actions, which are tracked and coordinated by the Group CSR department in liaison with the audit plan leaders in the subsidiaries concerned.

As part of the reporting process, the CSR department tracks:

- the number and location of active plants based in countries at risk and producing private-label products for one of the Group's banners;
- the social audits performed in these facilities (number, country where performed, type of product, type of audit, etc.);
- the alerts reported after the audits (type, number, severity, etc.);
- the corrective action plans (number of actions, implementation, etc.);
- the plants' degree of compliance and changes over time.

Since 2019, the Group's goal has been for all of its plants to be covered by an ICS audit performed within the previous two years. The following indicators show the outcomes from the actions undertaken.

Of the 107 countries where sourcing is authorised by the Group, 66 are subject to stricter procedures, of which 37 that were home to plants working for the Group in 2021. 94% of the private-label production facilities are located in 10 countries.

→ More than 90% of the buyers concerned were trained over the 2018-2021 period. Digital training courses have been introduced in France both for current employees, as needed, and for all new hires.

#### Plants in countries at risk and outcomes of the social audit campaigns

	2017	2018	2019	2020	2021
Number of active plants* based in countries at risk and producing private-label products for the Group	1,578	1,510	1,566	1,289	1,150
of which in China	1009	946	957	773	688
of which in India	150	174	189	164	139
of which in Turkey	77	64	67	55	49
of which in Bangladesh	35	44	57	52	32
of which in other countries at risk	307	282	296	245	242
Number of social audits carried out in plants involved in the production of private-label products for the Group	1,245	1,460	1,126	1,188	1,187**
of which directly commissioned by the Group	885	1042	837	895	876
of which converted from an eligible amfori - BSCI audit	11	39	53	81	106
of which commissioned by another ICS member	360	418	236	212	205
of which initial audits	62 %	52 %	47 %	58 %	58 %
of which follow-up audits	16 %	21 %	18 %	8 %	9 %
of which re-audits	22 %	27 %	35 %	34 %	33 %
Breakdown by purchasing category of ICS social audits performed in plants involved in the production of private-label products for the Group					
Food	20 %	22 %	21 %	32 %	25 %
Apparel	41 %	46 %	42 %	36 %	41 %
Other non-food	39 %	32 %	37 %	32 %	34 %
Breakdown by country of plants audited by the Group in countries at risk					
China	61 %	59 %	63 %	58 %	62 %
India	14 %	11 %	12 %	13 %	11 %
Turkey	5 %	5 %	3 %	4 %	4 %
Bangladesh	7 %	5 %	6 %	6 %	4 %
Other high-risk countries	13 %	20 %	16 %	19 %	19 %

<sup>\*</sup> Active plants work either for Group suppliers, agents or importers or else for Casino Global Sourcing, the Group sourcing subsidiary.

<sup>\*\* 87</sup> of the 1,187 social audits carried out in factories involved in the production of private-label products for the Group were commissioned by GPA in accordance with ICS standards in factories located in Brazil, and 332 were commissioned by Grupo Éxito and carried out according to its internal social audit standard in Colombian production sites.

#### Outcomes of the alerts notified during ICS social audits

ICS alerts help to prevent the risk of serious violations, damage or harm by proactively identifying potential risks, which are addressed with carefully tracked remedial actions.

	2018	2019	2020	2021
Number of ICS social audits commissioned by the Group in plants located in countries at risk and flagged with at least one alert*	207	148	111	71
% of alerts notified during plant audits in China	61 %	61 %	52 %	58 %
% of alerts notified during plant audits in India	11 %	14 %	8 %	5 %
% of alerts notified during plant audits in Turkey	4 %	1%	10 %	10 %
% of alerts notified during plant audits in Bangladesh	2 %	5 %	7 %	7 %
% of alerts notified during plant audits in other country at risk	22 %	19 %	23 %	20 %

#### Breakdown of alerts by ICS chapter

(as a % of total alerts notified during ICS social audits commissioned by the Group)

Management system	17 %	16 %	16 %	14 %
Child labour	2 %	3 %	1%	1%
Forced labour	1%	2 %	2 %	0 %
Discrimination and disciplinary practices	6 %	4 %	5 %	5 %
Working hours and overtime	3 %	4 %	6 %	4 %
Remuneration, benefits and working conditions	35 %	35 %	30 %	27 %
Health and safety	36 %	36 %	40 %	49 %

<sup>\*</sup> An alert notification is raised when an audit finds potentially very critical non-compliances, which are addressed and tracked in post-audit corrective action plans.

For example, an alert notification of a risk of child labour may be raised when the auditor finds documentary evidence or hears employee testimony that plant management does not verify employee ages when hiring or does not keep a copy of the employees' identity papers, making it impossible to confirm that the plant only hires people at or above the legal working age.

#### Tracking and support mechanism for plants

Based on the findings of the ICS audits, each plant is assigned a rating that reflects its level of risk and supports the deployment of remedial actions. Corrective action plans are tracked to ensure that the appropriate measures have been taken and that the risks are being effectively addressed.

In 2018, to improve its ability to track proper implementation of the corrective action plans, Casino Group supported the deployment of an automated action plan monitoring system using the ICS database. Since 2019, action plans have been prepared directly on the ICS platform, which makes it easier to track and properly report the corrective actions undertaken. The 1,150 audited factories are displayed on a map and the corporate and subsidiary Ethics Officers have real-time access to all of their data (location, facilities information, audit reports, corrective action plans, photos, etc.).

#### The following table shows the effectiveness of the actions undertaken

% of audited active plants located in a country at risk that are rated:	2017	2018	2019	2020	2021
Acceptable*	61 %	68 %	63 %**	65 %	70 %
Acceptable with issues (level 1)*	17 %	20 %	31 %	30 %	25 %
Acceptable with issues (level 2)*	18 %	10 %	5 %	5 %	4 %
Probationary*	4 %	2 %	1%	0 %	1%
Number of plants removed from the supplier list for ethical reasons	40	70	37	24	9
% of plants removed from the supplier list for ethical reasons	3,2 %	4,8 %	3,3 %	2,0 %	0,8 %

<sup>\*</sup> A plant's rating is assigned by the Ethics Coordinator of the subsidiary working with the plant, according to the procedures described in the SCOP and depending on the plant's latest ICS social audit score.

Preventive measures are primarily undertaken in factories rated "Probationary" and "Acceptable with issues". However, given the Group's relatively small contribution to a plant's order book (less than 3% on average for apparel-makers), the requested remedial actions can only be deployed through joint initiatives undertaken in collaboration with other plant customers. This is why the Group cooperates with other companies as part of the ICS. When a plant fails to implement the requested actions, it is removed from the Group's list of approved suppliers.

In addition to monitoring working conditions through ICS social audits, the Group has also

paid particular attention to training and support for plants, in particular by encouraging them to take part in the training programmes offered throughout the year by ICS, such as those offered in China and Vietnam on health and safety in the workplace in partnership with the ILO, as part of their SCORE (Sustaining COmpetitive and Responsible Enterprises) programme.

#### Focus on ready-made garment factories

Given the level of risk of the apparel suppliers identified in the duty of care risk map, private-label garment factories are subject to particularly strict oversight, notably when they are in Bangladesh. These factories are covered by the working and environmental conditions monitoring programme described above.

Specific measures have been put in place for factories located in:

#### Bangladesh

No ready-made garment factory may be approved as a Group supplier unless it has been disclosed to the Accord on Fire and Building Safety. Accordingly, Group subsidiaries Distribution Casino France, Casino Global Sourcing and Monoprix have disclosed the

factories in Bangladesh to the Accord, which the Group pledged to uphold in July 2013 to support the ongoing collective and collaborative process and improve fety conditions in local factories: all of the dis-

safety conditions in local factories: all of the disclosed factories have been audited by the Accord. For the Accord to continue its operations in Bangladesh, Casino Group supported the project led in 2019 and 2020 by the Accord Steering Committee and the Bangladesh Garment Manufacturers and

<sup>\*\*</sup> It is important to mention that the ICS social audit questionnaire underwent a major change in 2018 with respect to its rating system. The decision was taken to adjust and tighten the ICS rating scale for working hours. As a plant's rating is assigned largely according to its latest ICS audit score, many plants that were previously given an "Acceptable" status have been downgraded to a score of "Acceptable with issues (level 1)" following their ICS social re-audit due to the change in the rating scale.

FROM CAUSING ANY SERIOUS VIOLATIONS, HARM OR DAMAGE, AND IMPLEMENTATION OUTCOMES Exporters Association (BGMEA) to replace the Accord

on Fire and Building Safety with a new entity, the Ready-made Garment Sustainability Council (RSC). In 2021, the Group took part in the various meetings organised by the Accord. Its Monoprix subsidiary, which is mainly concerned with sourcing in Bangladesh, signed up to the International Accord for Health and Safety in the Textile and Garment Industry in October 2021.

All new local factories working for the Group's privatelabel apparel brands were systematically inspected with unannounced ICS audits prior to accreditation.

#### Brazil

REGULAR RISK ASSESSMENT PROCEDURES, RISK MITIGATION PROGRAMMES AND INITIATIVES TO PREVENT SUPPLIERS

Private-label garment factories in Brazil are covered by an inspection and certification programme conducted with the Brazilian Garment Retailers Association (ABVTex), which was founded in 1999. Based on the findings of independent audits, this initiative certifies the Brazilian garment factories, so as to ensure decent working conditions for their employees and the spread of best labour practices across the supply

#### **Apparel tracking indicators**

	2017	2018	2019	2020	2021
Number of active garment factories producing private-label apparel for the Group in countries at risk	652	631	662	535	424
% of active garment factories producing private-label apparel in countries at risk covered by a valid ICS social audit	69 %	94 %	92 %	89 %	87 %
Bangladesh					
Number of active RMG factories producing private-label apparel for the group in Bangladesh	31	36	52	50	30
% of active RMG factories monitored by the International Accord for Health and Safety in The Textile and Garment Industry	100 %	100 %	100 %	100 %	100 %
Number of employees working in RMG factories supplying the Group and tracked by the Accord	NC	63,828	115,887	132,618	71,024
Average compliance rate in the RMG factories supplying the Group and disclosed to the Accord (based on Accord standards)	80 %	94 %	93 %	95 %	93 %

#### Specific control measures concerning environmental risks

In 2018, the Group supported the introduction of:

- a new ICS audit protocol for environmental issues, so that it could continue to share the findings of audits performed in plants used by several members and to pool the remedial action plans. This supplementary environmental audit campaign is being rolled out in tier 1 or 2 facilities whose processes pose the highest environmental risk in the manufacture of household linens, denim apparel and leather goods;
- a handbook of best practices for its suppliers in the most widely used denim processing techniques. For each one, it describes the main risks involved and, on the facing page, the recommended safety guidelines and personal protective equipment. It also specifies best chemicals management

practices, as well as the environmental issues to be addressed in managing the effluent and waste generated by denim wet processing. The handbook has been shared with the ICS so that it can be used by all of the member banners, their suppliers and the factories manufacturing denim products.

In order to support its plants in improving their environmental practices, the Group encourages them to take part in the training programmes offered throughout the year by the ICS in partnership with an external company, particularly on the topics of raising awareness about environmental issues, chemical product management, wastewater management and effluent treatment plants.

#### **Environmental tracking indicators**

	2018	2019	2020	2021
Number of ICS environmental audits carried out in plants involved in the production of private-label products for the Group	23	27	29	76
of which directly commissioned by the Group	11	17	20	28
of which commissioned by another ICS member	12	10	9	48
<b>Breakdown by purchasing category of ICS environmental audits</b> performed in plants involved in the production of private-label products for the Group				
Apparel	100 %	93 %	72 %	33 %
Other non-food and food	0 %	7 %	28 %	67 %
<b>Breakdown by tier of environmental audits</b> performed in plants involved in the production of private-label products for the Group				
Tier 1 plants	57 %	89 %	79 %	87 %
Tier 2 or higher plants	43 %	11 %	21 %	13 %

#### Specific control measures

Lastly, in order to tighten controls within the supply chain, 49 ICS social audits were performed in 2021 in factories located in countries where sourcing is allowed without tighter controls. These audits help to improve knowledge about the level of social and environmental compliance of factories located in countries not considered to be at risk, thus contributing to Casino Group's analysis of country risks, which in turn helps to make the Group's risk mapping and duty of care plan more robust.

Since 2019, the Group has supported the partnership between the ITC (International Trade Centre) and the ICS in the Sustainability Map project supported by the European Commission, and the free online Sustainability Map platform (https://www.sustainabilitymap.org/home) which improves transparency of supply chains. This tool, which is currently being rolled out, can be used to ensure that the plants declared as suppliers (tier 2) to the Group's tier 1 plants have not been delisted for ethical reasons, are not located in sourcing regions banned by the Group, or are not accused of human rights violations (forced labour, child labour, discrimination, etc.) or environmental violations. This platform increases transparency and traceability within the supply chains of ICS members and, as a result, enables the Group to more effectively monitor its plants involved in the production of private-label products.

For more information on the Sustainability Mapproject: https://ics-asso.org/download/5034 and https://ics-asso.org/download/5114.

#### Regarding the risks associated with Covid-19 for employees at production sites

In view of the pandemic-related risks for employees at production sites, Casino Group initiated the implementation of a specific questionnaire within the framework of the ICS in order to question plants on the respect of measures to protect employees from the risk of Covid-19 contamination in their workplace. For several weeks, auditors were unable to visit plants to monitor working conditions. The implementation of this questionnaire, sent to around 3,400 plants listed in the ICS database, had the dual prevention objective of reminding people of the measures to be observed and their importance, but also of facilitating selfassessment checks. The plants surveyed were asked to answer the questionnaire's 50 questions, broken down into eight chapters, but also to provide visual or documentary evidence of the measures implemented on their production sites.

Casino Group sent the questionnaire to 689 plants in the countries most affected by the pandemic, and 289 of them shared the results of their selfassessments with the Group. That represents a response rate of 42%, nine points above the average response rate obtained by ICS members. The Group also benefited from the sharing of 61 additional selfassessments commissioned by other ICS members in some of its plants. Overall, the self-assessments showed that the plants had grasped the importance of implementing protective measures to limit the spread of Covid-19 and preserve the health of their employees.

The physical separation of workspaces and the provision of Personal Protective Equipment (mainly masks) were among the measures most routinely applied by the responding plants.

REGULAR RISK ASSESSMENT PROCEDURES, RISK MITIGATION PROGRAMMES AND INITIATIVES TO PREVENT SUPPLIERS

FROM CAUSING ANY SERIOUS VIOLATIONS, HARM OR DAMAGE, AND IMPLEMENTATION OUTCOMES

In addition to these questionnaires, the ICS sought to set up a pilot project consisting of remote surveys of more than 21,000 employees in 159 plants, carried out directly on mobile phones (via voice calls, mobile apps or websites) using technology developed by two service providers. Given the difficulties in sending auditors to some plants at the height of the pandemic, these surveys chiefly served to ask employees directly about their working conditions and the health measures their employers had implemented to limit the spread of Covid-19, through 20 questions.

A total of 2,384 employees from 18 plants selected by Casino Group responded to the surveys as part of the pilot. The findings generally confirmed the lessons learned from the self-assessments completed by plants, namely that measures to control the spread of Covid-19 were indeed being implemented in the production sites surveyed.

In 2021, the correct application of sanitary measures to control the spread of Covid-19 was included in the list of points checked by auditors under Chapter 8 "Health and Safety" of the ICS social audits.

## 3.2 SUPPLIERS OF PRIVATE-LABEL PRODUCTS CONTAINING PALM OIL

#### Regular risk assessment procedures, risk mitigation programmes and initiatives to prevent serious violations, harm or damage

Several private-label products contain palm oil as an ingredient, which raises risks of deforestation, particularly in Indonesia and Malaysia, and of soil erosion, water pollution, the impact of single-species farming on biodiversity, and poor working conditions on palm oil plantations (risk of child labour, forced labour and workplace health and safety).

As palm oil is purchased from refiners or importers by the Group's direct suppliers, the Group requires them to guarantee that it complies with the No Deforestation, No Exploitation commitments defined by the Group's partner, the Earthworm Foundation (formerly TFT). This means sourcing palm oil from plantations whose practices safeguard high conservation value¹ and carbon-rich forests, and whose methods support the development of small producers and respect local communities and workers' rights.

In order to reduce these risks, Casino Group has curbed the use of palm oil in its food products since 2010, removing it from a large number of its organic and other private-label products. In 2011, it addressed a variety of stakeholder concerns by joining the Roundtable on Sustainable Palm Oil (RSPO), while in France it pledged to use only RSPO-certified palm oil by 2020, prioritising crops certified to Segregated or Identity Preserved standards, which offers the added advantage of being able to trace the palm oil to its source. The absence of forced labour and child labour are among the items checked by external auditors during the RSPO certification audit of a plantation.

In addition to the RSPO, suppliers were informed of the Group's palm oil policy by letter from 2015 on, and working seminars have been organised in Brazil to raise their awareness of the policy. The Group asks its suppliers to trace the palm oil used in its private-label products by identifying and declaring the refiner or initial marketer, in order to obtain visibility throughout the supply chain.

The Group believes that close collaboration among stakeholders across the production chain – NGOs, refiners, growers and manufacturers – is the only way to achieve the common goal of using only palm oil produced without causing deforestation or exploitation. This is why it joined the Palm Oil Transparency Coalition (POTC) in 2019. The POTC conducts an assessment of refiners' policies and actions with regard to their zero deforestation commitments, which allows us to assess the level of risk and engage in constructive dialogue with our suppliers to encourage the refiners from which they purchase palm oil to tighten their controls and improve their supply chain.

#### Implementation outcomes

In France, the Group calculates the palm oil footprint of its private-label food and non-food products and gathers information such as names and addresses to trace the palm oil content back to the initial importer and/or refiner. The method consists in sending a questionnaire to each direct supplier whose products contain palm oil. The questionnaire is designed to trace the palm oil content, so as to identify all of the stakeholders across the supply chain to the first impor-

ter from the producing countries. Palm oil volumes

have been reported annually to the RSPO

since 2012. Reports are available at:
https://rspo.org/. The list of palm
oil mills is compiled using
the Global Forest Watch

application: https//data.globalforestwatch.org.

The "zero deforestation" commitments of initial importers were analysed in cooperation with the Earthworm Foundation, of which Casino Group is a member, between 2016 and 2018. The analysis focused on four fundamental criteria: the company's palm oil policy and underlying commitments; the company's reputation in connection with its palm oil operations; the transpa-

dertaken to apply its policies or improve its sourcing.

Since 2019, this analysis has been carried out by the

Palm Oil Transparency Coalition (POTC) as part of

collective action with other retailers committed to the

rency of its supply chain; and the initiatives un-

same approach. The POTC sends annual assessment questionnaires to palm oil importers to get a precise picture of their level of commitment to sustainable palm oil. The findings are shared in the form of a report with all POTC members. Casino Group informs its own direct suppliers of the findings so that they can take them into account in their purchasing policies. The report is also available on the POTC website. Since 2020, Casino Group has reported the POTC analysis to its private label suppliers in France to continue to raise awareness about the risks associated with palm oil according to importers.

In France, 100% of the palm oil used in private-label food and non-food products is RSPO certified, and 100% to the "Segregated" or "Identity preserved" level, carrying the highest guarantees. The Segregated level is the second strictest RSPO certification. It means that certified palm oil is kept separate from conventional palm oil throughout the supply chain, from the palm plantation to the finished product of any processor and distributor. The Identity Preserved level is the strictest certification because the palm oil from a certified palm plantation must be isolated throughout the supply chain (as with the Segregated level), and its origin must also be traceable. The list of privatelabel products containing certified sustainable palm oil is available at the following link: https://rspo.org/ members/trademark/trademark-products-gallery.

Casino Group scored 15.75/24 in the WWF's 2021 Palm Oil Buyers Scorecard, ranking it second among French retailers.

In South America, GPA/Assaí and Éxito favour palm oil of local origin, both to promote local consumption and to reduce the social and environmental risks linked to palm oil cultivation. This reduces the risk of deforestation compared with the palm oil used in France, which is sourced from Asia.

#### Table showing the level of identification, certification and evaluation of Casino Group's palm oil supply chain in France

Rank in the supply chain	Number	% identification	% RSPO certified IP ou SG	% assessed by POTC
0 - Private-label products containing palm oil	160	100 %	100 %*	NA
1-Suppliers of private-label finished products containing palm oil	31	100 %	97 %	NA
2 - Importers of palm oil	19	81 %	100 %	64 %
3 - Mills processing palm oil	118	100 %**	100 %	NA

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<sup>1.</sup> High conservation value areas are areas of high biological, social and cultural value that are important to conserve, and that contain rare species and habitats.

<sup>\*</sup> The palm oil in the product is RSPO-certified IP or SG.

<sup>\*\*</sup> Generic list of all RSPO-certified IP or SG mills

In Colombia, Grupo Éxito is supporting Tropical Forest Alliance (TFA) 2030, a multi-stakeholder initiative, whose objective is to reduce tropical deforestation related to palm oil, soy and cattle breeding. Having also signed the TFA's Palm Oil National Agreement, which supports joint stakeholder efforts to eliminate deforestation in the palm oil supply chain, Éxito favours Colombian RSPO palm oil for cooking. Éxito is also working on the identification and traceability of suppliers of private-label products containing palm oil.

In Brazil, GPA has published a purchasing policy for palm oil products, with which suppliers must comply to supply its private labels. The policy reiterates their obligation to know the origin of the palm oil and whether it is locally sourced or imported. If the palm oil is imported, it must be RSPO certified. In addition, it must identify the country of origin and trace the palm oil back to the importer. This policy is available on the GPA website: http://www.gpari.com.br/wp-content/uploads/sites/108/2020/12/Social-and-Environmental-Policy-for-Purchasing-Palm-Oil-Products.pdf

#### 3.3 BEEF SUPPLIERS IN BRAZIL

#### Regular risk assessment procedures, risk mitigation programmes and initiatives to prevent serious violations, harm or damage

Private-label beef accounts for about 15% of all the beef sold by GPA. The remaining 85% is sold under national brands or on fresh-food counters, by major Brazilian agri-food companies. GPA does not buy directly from ranches, unless necessary for private labels.

The review of the social and environmental risks in GPA's supply chain, conducted in 2014 by GPA's Risk Management department in conjunction with the CSR department, identified beef suppliers in Brazil as a possible source of serious human rights abuses (risks of child labour, forced labour and workplace health and safety abuses) and of serious harm to the environment (particularly the risk of deforestation in the Amazon). This finding was confirmed during the risk mapping exercise performed in compliance with the duty of care law.

The responsible beef sourcing policy, which was introduced in March 2016 in partnership with The Forest Trust (TFT) Brazil (now the Earthworm Foundation), leverages traceability across the supply chain to ensure that the cattle sourced directly by

our suppliers are not from ranches practising illegal deforestation, involved in forced labour or any illegal encroachment on indigenous lands.

Initially applied to purchases by Multivarejo, the policy has been extended to the Assaí banner, the first cash-and-carry retailer in Brazil to take a stand on this issue

There are two principles behind GPA's beef sourcing policy, implemented to mitigate the risks of deforestation and human rights abuses across the supply chain:

Traceability and transparency: all GPA beef suppliers are required to declare information on the slaughterhouses (rank 1) and ranches (rank 2) they work with, and register this information in the GPA traceability system.;

Geo-monitoring: GPA is not in direct contact with the ranches. Suppliers use a satellite geomonitoring system to verify that these ranches meet the zerodeforestation policy criteria, as listed below. If this verification process finds non-compliance, then the ranch in question is blacklisted and not allowed to sell products through GPA.

The policy is based on the social and environmental criteria specified in 2009 for cattle sourcing throughout the Brazilian territory.

Specifically, suppliers are required not to proceed with sourcing from any ranch that:

- encroaches on indigenous
- encroaches on conservation areas;
- has been implicated for practices resembling forced labour or child labour;
- has been embargoed by the Ministry of the Environment because of an environmental offence.

With regard to ranches in the Amazon region, Brazilian suppliers are also required to refrain from sourcing from any ranch that:

- has been involved in deforestation after August 2008/October 2009, as set out in the GPA policy;
- does not have a CAR rural identification number or environmental licence if applicable.

To implement its policy, GPA has:

- mapped the various links in the supply chain to identify the different types of industry suppliers;
- rolled-out dedicated action plans to address the risks identified in each indirect supply chain;
- trained suppliers so that they can deploy, in their own operations, the solutions needed to verify that ranches comply with the defined purchasing criteria:

provided suppliers with a manual presenting GPA policies and procedures;

 identified the exact coordinates of the ranches that directly deliver cattle to GPA suppliers;

- collaborated with market stakeholders, public organisations and NGOs combating deforestation to converge best practices and work on developing systemic solutions.

Suppliers not subscribing to GPA's responsible beef sourcing policy had their contracts suspended pending proof of compliance and effective policy implementation.

Aware of the growing risk of deforestation in Brazil, and intent on further improving the efficacy of its policy, in 2019 and 2020 GPA took part in joint work by the Imaflora NGO, the Brazilian Federal Prosecution Service and other civil society organisations on the Beefontrack.org project, supported by GPA.1

On this platform, an industry-wide protocol on control of cattle farming in Brazil was drawn up and approved by the Federal Prosecution Service on 12 May 2020, which came into force on 1 July 2020.<sup>2</sup> The protocol was included in the update to GPA's Social and Environmental Beef Purchasing Policy,

drawn up with input from a 2018-2019 diagnostic by Proforest, an NGO specialising in responsible procurement of natural resources.<sup>3</sup> This update to the 2016 policy was submitted to the GPA Governance and Social Responsibility Committee on 29 July 2020 and published on 5 September 2020.

In line with the Imaflora protocol, the updated GPA policy specifies the control criteria that supplier ranches are required to meet. It applies to all GPA beef suppliers as from 5 September 2020. It explicitly states that compliance is "mandatory for all beef suppliers, and a prerequisite for supplying goods to GPA and for the continuation of long-term relationships with GPA business units. GPA may discontinue business relationships with any supplier failing to apply these guidelines or to take any corrective measures required.<sup>4</sup>

GPA thus requires its direct suppliers to:

- take up its new policy (point 5.2.1 in the GPA policy);
- comply with the GPA Code of Ethics (point 5.2.2 in the GPA policy);
- implement the Imaflora beef sourcing protocol in the Amazon region, to inspect the ranches they work with (point 5.2.3 in the GPA policy): "Suppliers having one or more meat packaging facilities in the Amazonian biome or sourcing cattle from the Amazonian biome are required to apply the protocols of the Beef On Track project [...]" and guarantee that the ranches they work with meet the 12 criteria specified in the sourcing process. GPA also requires that these suppliers take up a non-deforestation commitment in the Amazonian biome, in line with the GPA policy. GPA gives good-practice recognition to the signing of an environmental conduct adjustment agreement with the Federal Prosecution Service in the Brazilian states where the facilities are located.<sup>5</sup> Under the Imaflora protocol, suppliers are required to audit the Brazilian cattle ranches (rank 2 in the GPA supply chain) according to the 12 socio-environmental criteria on points including illegal deforestation, environmental embargoes, indigenous land and forced labour. With regard to the Amazonian biome in particular, suppliers are also required to refuse any cattle coming from ranches involved in deforestation after the cut-off date of October 2009 specified by the protocol;
- <u>indicate direct origin and beef shipment data</u> in the GPA traceability system (point 5.2.4 in the GPA policy);

- 1. https://www.beefontrack.org/who-is-who
- 2. https://61b37262-1c70-4b1c-9bd4-d52a78d31afb.filesusr.com/ugd/c73ac5\_1f727af24f4e4f2a8806e00ed7bccb3d.pdf
- 3. https://proforest.net/e
- 4. https://www.gpabr.com/wp-content/uploads/2021/03/Social-and-Environmental-Beef-Purchasing-Policy.pdf (page 3 of the PDF).
- 5. https://www.gpabr.com/wp-content/uploads/2021/03/Social-and-Environmental-Beef-Purchasing-Policy.pdf (page 29 of the PDF).

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• <u>subscribe to a geo-monitoring system</u> for ensuring that all cattle purchased complies with the socioenvironmental criteria (point 5.2.5 in GPA

from any ranch found not to comply.

policy). Suppliers are required to refuse all cattle

Under its new policy, GPA:

- <u>audits its suppliers</u> to ensure they comply with its policy, by cross-checking the data reported by suppliers on the ranches they work with using satellite geo-monitoring systems different from that used by most suppliers<sup>1</sup>;
- continue to train its internal teams and support
   its suppliers. All GPA group employees involved in
   the beef sourcing process are trained accordingly.
   For each new supplier, GPA provides and runs
   training to ensure effective take-up of GPA
   guidelines.

All potential suppliers are required to comply fully with the policy before they can begin or continue supplying GPA. Suppliers that refuse to meet these implementation or audit requirements are blacklisted and not allowed to supply any GPA group business entity. Suppliers off-listed for non-compliance with policy then wishing to re-apply for inclusion must provide full proof of compliance. Meat suppliers that have blacklisted ranches for non-compliance are encouraged to give clear explanations for the removal along with advice on the adaptations needed for meeting the reinstatement requirements.<sup>2</sup>

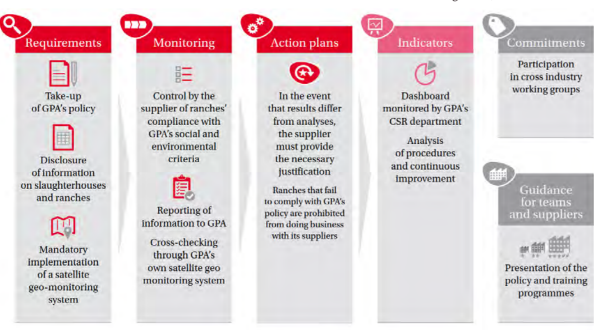
Concerning indirect supplier ranches (rank 3 in the supply chain), Given the difficulties suppliers have in monitoring these large ranches, and the illegal "cattle laundering" practices used by certain ranch owners,

GPA supports and participates in the development of sustainable rank-3 monitoring solutions operable at wide scale and shared by all players. Specifically, it is a member of the Indirect Supplier Working Group (GTFI), alongside organisations such as the National Wildlife Federation (NWF), Earthworm and Amigos da Terra, and takes part in pilot projects with suppliers to improve the monitoring of indirect supplier ranches and thereby the sustainability of beef production.3 GPA supports and is directly involved in the VISIPEC project (www.visipec.com/), which involves working back through the supply chain to indirect supplier ranches where applicable, and strengthening the monitoring process accordingly. This system enables GPA suppliers to monitor indirect supplier ranches by cross-checking CAR land registry information with GTA documentation on transport from departure to arrival ranches. GPA is the first retailer to be involved in this project, currently at the experimentation phase with the National Wildlife Federation.

Full information of the GPA policy is available here: https://www.gpabr.com/en/sustainability/transforming-the-value-chain/.

Given the scale of the challenges at hand, Casino Group, along with most stakeholders in Brazil, considers that effective action requires shared rules determined through constructive debate among all concerned, from suppliers and retailers through to civil society in general. For this reason, GPA supports initiatives on improving monitoring of the cattle supply chain in Brazil, and takes part in:

— the Indirect Supplier Working Group (GTFI), a platform for examining the challenges set by the indirect cattle farming chain;



REGULAR RISK ASSESSMENT PROCEDURES, RISK MITIGATION PROGRAMMES AND INITIATIVES TO PREVENT SUPPLIERS

FROM CAUSING ANY SERIOUS VIOLATIONS, HARM OR DAMAGE, AND IMPLEMENTATION OUTCOMES

- $1. \ https://www.gpabr.com/wp-content/uploads/2021/03/Social-and-Environmental-Beef-Purchasing-Policy.pdf (pages 20 and 21 of the PDF).$
- 2. https://www.gpabr.com/wp-content/uploads/2021/03/Social-and-Environmental-Beef-Purchasing-Policy.pdf (page 19 of the PDF).
- $3. \ https://www.gpabr.com/wp-content/uploads/2021/03/Social-and-Environmental-Beef-Purchasing-Policy.pdf (pages 35 and 36 of the PDF).$

- the annual process to monitor enforcement of the commitments of the National Pact to Eradicate Slave Labour (InPACTO), which GPA has upheld since 2005;
- the Brazilian Roundtable on Sustainable Livestock (GTPS) on sustainable cattle farming;
- the Brazilian Coalition on Climate, Forests and Agriculture, a multi-sector movement to promote a new economic development model based on lowcarbon principles;
- the Beef Working Group of the Forest Positive Coalition of Action backed by the Consumer Goods Forum.

#### Implementation outcomes in 2019

The main outcomes of the new policy are as follows:

- all of the suppliers have pledged to support GPA's policy and development programme. In 2019, four suppliers completed their action plan to achieve full compliance with the GPA policy. Since the policy launch in 2016, GPA has blacklisted 23 suppliers that refused to abide by the policy or run the action plan;
- a total of 19 slaughterhouses (100%) have a geomonitoring system in place. 99.6% of the meat produced by these suppliers was of controlled origin in 2019. The remaining 0.4% corresponds to suppliers who either implemented the system this year, or were suspended for refusing to implement the action plan (2019);
- <u>22,150 direct ranches have been identified.</u> These ranches provided cattle to GPA suppliers and have been inspected by our suppliers;
- more than 30 meetings have been organised to present the policy to the suppliers since its publication, and to assist in the implementation of specific action plans in 2019.

#### Implementation outcomes in 2020

In 2020, the new policy was issued to all GPA suppliers, and 38 of these signed up. Each supplier checks ranch compliance with regard to the 12 criteria of the Imaflora protocol. 100% of direct supplier ranches are monitored for compliance using a satellite geomonitoring system.

To ensure proper application of ranch monitoring procedures by its direct suppliers, GPA cross-checks the information received on ranches declared as compliant, using a geo-monitoring system different from that used by most suppliers. Suppliers are required to explain any differences between the GPA analysis and their own. If the GPA analysis is confirmed, then the ranch is blacklisted.

GPA has also:

- systematically questioned the suppliers identified in NGO reports in 2020, analysed the ranches concerned, and examined their responses with a view to taking whatever measures are deemed necessary;
- participated in multi-stakeholder initiatives addressing the social and environmental issues posed by cattle farming in Brazil. In this way, it can help to deploy collaborative solutions, which Casino Group and GPA feel are the most effective, given the complexity of the issues and the number of stakeholders. Casino Group co-chairs the working group on cattle farming set up by the Forest Positive Coalition of the Consumer Goods Forum, which seeks to mobilise all purchasers of meat in Brazil on collective improvements to systems and operations on oversight of Brazilian beef producers. As mentioned above, GPA teams took part in Imaflora's work on the Beef On Track project, GTFI, GTPS and the VISIPEC project;
- <u>audited ten of its private-label</u> (Rubia Gallega) direct suppliers' slaughterhouses according to the ICS social audit standard, to verify working conditions.

Actions taken by Éxito in Colombia are detailed in the section Combat deforestation caused by the production of commodities (page 272 in the 2021 *Universal Registration Document*).

#### Implementation outcomes in 2021

Casino Group continued to implement its actions to reduce the risk related to the social and environmental impacts of suppliers of beef sold under national brands and private labels in Brazil.

#### **Actions involving suppliers**

The Brazilian suppliers whose fresh and frozen beef is sold in the Group stores in Brazil have adhered to the beef policy since it was updated in September 2020. This is a prerequisite to working with the banners as a supplier. Having been kept informed of the policy in place, GPA/Assaí's management and sales teams have had several discussions with the main beef suppliers in Brazil to ensure that GPA/Assaí's policy is properly understood and implemented. The operations teams also engage regularly with suppliers following the second ranch inspection performed using the GPA/Assaí geo-monitoring system to define potential corrective actions and continue improving inspection procedures. GPA/Assaí's operations teams

 Assaí was spun off from GPA in 2020 and now operates as a separate business unit (see section 3.10. Methodology, in the 2021 Universal Registration Document).

contacted suppliers as soon as they were informed of a report implicating ranches that could be involved in deforestation. The objective was to understand the supplier's position, whether there was any truth to the accusations, any actions taken, and to check that these ranches are not connected with products sold in stores.

#### Monitoring of supplier ranches

Group banners in Brazil are not in direct contact with ranches in Brazil and therefore have no established relationship, except for certain private-label products, which account for approximately 10% of sales volumes. As a result, meat suppliers check that the ranches they source from meet the 12 criteria of Imaflora's Beef on Track protocol using a geo-monitoring system. These criteria are integrated into the GPA/Assaí policy. This information is reported to the Group's banners in Brazil and is again checked monthly by GPA/Assaí via a geo-monitoring system. If any discrepancies are detected, GPA/Assaí staff inform the supplier, which must provide evidence that the ranches meet the required criteria. Otherwise, the supplier must discontinue working with the ranches until the information is submitted and approved.

GPA/Assaí urges its suppliers to inform ranches of the rules applicable to them and identify indirect supplier ranches (acting as suppliers to direct ranches), which represent rank 3 in the supply chain. GPA/Assaí continued to support the Visipec project. This tool developed by NWF compares cadastral data from direct ranches (CAR) with animal transport documents between the indirect and direct ranches (GTA) to measure the risk of indirect supplier ranches. GPA/Assaí supports the policy of the three major Brazilian meat suppliers to identify, by 2025, all indirect supplier ranches that work with direct ranches and to support them in their efforts.

#### Participation in initiatives to define a common framework for monitoring ranches in Brazil

To improve monitoring practices and get all stakeholders involved, all suppliers in Brazil must apply the same ranch monitoring rules and use efficient tools. As such, Casino Group and its subsidiaries GPA/Assaí are working on several multistakeholder initiatives to define common rules for all actors in Brazil to monitor ranches, identify new approaches and technologies, and transform market

practices. In 2021, GPA/Assaí continued to participate in the following initiatives:

- Tropical Forest Alliance: GPA/Assaíis participating in the discussion forum to advance the use of pragmatic solutions to improve traceability and tracking in cattle farming;
- <u>Indirect Supplier Working Group (GTFI)</u>: GPA/ Assaí is a member of the GTFI, the main platform for monitoring indirect suppliers in the cattle farming chain in Brazil;
- Brazilian Roundtable on Sustainable Livestock (GTPS): GPA/Assaí is also a member of the multi-sector organisation that works towards sustainable cattle farming;
- Brazilian Coalition on Climate, Forests and Agriculture: This multi-sector coalition addresses climate change issues with a view to developing a new, low-carbon economy through concrete solutions to end deforestation and illegal logging, by promoting competitive and sustainable production;
- Visipec: in partnership with NWF and a supplier, GPA/Assaí participated in a pilot project to test the social and environmental monitoring of the indirect supplier chain, using the VISIPEC traceability tool, which connects direct and indirect suppliers and provides a broader view of the supply chain of Brazilian slaughterhouses.

GPA/Assaí was also actively involved in 2021 in improving standards in Brazil through:

• the Beef Working Group of the Forest Positive Coalition of Action backed up by the Consumer Goods Forum: Casino Group co-chairs this working group, which is supported by the association Proforest to develop a common set of guidelines that beef suppliers in Brazil can apply for all international customers to guarantee deforestation-free meat from Brazil. Casino Group participated in and jointly led more than ten meetings in 2021. As presented in the annual report of the Forest Positive Coalition of Action, the working group assessed the best practices of 20 Brazilian meatpacking companies, which together operate and source from more than 100 meatpacking plants in the Brazilian Amazon and Cerrado biomes. Its aim is to publish guidance by early 2022 for Brazilian beef suppliers to assure them that the ranches they work with are deforestation-free. These guidelines were defined after a broad consultation with external

Monitoring indicators	2020	2021	
Percentage of fresh and frozen beef sold under national brands and private labels in GPA/Assaí stores in Brazil			
% national brand	85 %	90 %	
% private labels	35 %	10 %	
Number of beef suppliers in Brazil at 31 December 2021	38	40	
Number of national-brand suppliers	38	40	
Number of private-label suppliers	<b>2</b> ¹	<b>2</b> ¹	
Indicators on beef suppliers with slaughterhouses buying directly from ranches			
% of suppliers subscribing to the policy updated in september 2020*	100 %	100 %	
% of suppliers using satellite geo-monitoring system*	100 %	100 %	
Number of declared ranches supplying GPA/Assaí direct suppliers	17,740	17,924	
% of these ranches analysed and monitored by the supplier satellite geo-monitoring system	100 %	100 %	
% of these ranches analysed and monitored by the supplier satellite geo-monitoring system, followed by cross-checks using the GPA/Assaí geo-monitoring system	100 %	100 %	

<sup>\*</sup> NFIS indicators

stakeholders (suppliers, NGOs, public authorities, etc.), which were given the opportunity to comment on the report in 2021. A Learning Journey webinar series was created in 2021 to to raise awareness among Coalition members and meatpackers on key issues and solutions to improve ranch monitoring processes and support them in implementing better practices. The Learning Journey was developed in partnership with the Global Environment Facility (GEF)-funded Beef Toolkit programme;

Imaflora's Beef on Track (Boi na Linha) protocol: GPA/Assaí actively participated in creating the "Guide for Retailers: Developing an Effective Beef Procurement Policy" published by Imaflora. This guide is part of the "Boi na Linha" programme, which GPA and Assaí also co-developed. It presents good practices for implementing a monitoring protocol for the beef supply chain, and to fight against sourcing from ranches connected with deforestation in the Amazon biome. GPA also participated in the webinar, organised by Proforest and Imaflora, on defining a voluntary monitoring protocol for livestock suppliers in the Cerrado. This action aims to improve social and environmental monitoring practices for beef purchases from the Cerrado biome.

#### Note on the claim and proceedings filed by an NGO collective under duty of care legislation

In 2020, Brazilian ranches working for major Brazilian beef companies were alleged to be implicated in deforestation in Brazil. Though Casino Group's Brazilian subsidiary, GPA, was never incriminated by representatives of Brazilian indigenous communities or communities on the ranches of these major suppliers, in June 2020, a French organisation published a report claiming "double standards" practised by Casino Group. Casino Group issued a detailed response addressing the many inaccuracies, incorrect extrapolations and errors contained in this report. In September 2020, Casino Group received formal notice on the claim by this organisation and a collective of other NGOs that the Group's duty of care plan failed to comply with the French duty of care law of 27 March 2017. Casino Group refuted this accusation, and provided a detailed response to this formal notice. Compliant with the provisions of this legislation, Casino Group publishes and implements the duty of care plan as outlined in this document, as from entry in force of the legislation in question.

In 2021, Casino Group was summoned to appear before the Saint-Étienne court without any attempt from the associations concerned to engage in dialogue following the response provided and before the Group's 2021 duty of care plan was published.

1. https://www.beefontrack.org/public/media/arquivos/1634218585-002\_-\_14.10.2021\_-\_guide\_for\_retailers\_-\_developing\_an\_effective\_beef\_procurement\_policy\_-\_ beef\_on\_track\_-\_imaflora\_-\_alt9.pdf

<sup>(1)</sup> These two suppliers are also national-brand suppliers.

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