INTRODUCTORY GUIDE TO HUMAN RIGHTS FOR ASSET OWNERS

OVERVIEW

- This guide summarises what human rights are and how asset owners and their advisers can manage them in the investment process.
- The guide is split into two main parts:

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<th>Approaches asset owners can take</th>
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<td>Policy, governance and strategy</td>
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- The guide ends with an overview of our multi-year agenda to promote respect for human rights within the financial system. Links to additional resources from this programme are included throughout the guide.
- For more information, please get in touch via our 'contact' page or email social@unpri.org
DEFINING HUMAN RIGHTS

The idea of human rights is as simple as it is powerful: that people have a universal right to be treated with dignity. Every individual is entitled to enjoy human rights without discrimination – whatever their nationality, place of residence, sex, national or ethnic origin, colour, religion, language or any other status. Human rights are interrelated, interdependent and indivisible.

Companies' responsibility to respect human rights is based on internationally recognised human rights standards – understood, at a minimum, as those set out in the following texts:

- **International Bill of Human Rights**  
  (comprising the Universal Declaration of Human Rights; the International Covenant on Economic, Social and Cultural Rights; the International Covenant on Civil and Political Rights and its two optional protocols)

- **International Labour Organization's Declaration on Fundamental Principles and Rights at Work and the eight core conventions**

| Examples of rights covered |  |
|----------------------------|  |
| - Non-discrimination       |  |
| - Health                   |  |
| - An adequate standard of living |  |
| - Freedom of expression    |  |
| - Privacy                  |  |
| - A living wage            |  |

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<tr>
<td>- Freedom from forced labour</td>
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<td>- Freedom from child labour</td>
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<td>- Freedom from discrimination at work</td>
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<td>- Freedom to form and join a union, and to bargain collectively</td>
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<tr>
<td>- Right to a safe and healthy working environment</td>
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Additional instruments have set out the human rights of people belonging to particular groups or populations – for example children, ethnic or religious minorities and indigenous people – recognising that they may need specific protection to fully enjoy human rights without discrimination. Some jurisdictions also have regional and national laws with stricter requirements.1

Human rights are the foundation of the 'social' pillar within the term 'ESG'. In practice, social, environmental and governance factors interlink. For example, climate change is primarily characterised as an environmental issue, but it is one that has a significant impact on human rights.

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1 OHCHR (2012), The Corporate Responsibility to Respect Human Rights: An interpretive guide, p.9-12
MILESTONES IN THE DEVELOPMENT OF HUMAN RIGHTS STANDARDS

1948
Universal Declaration of Human Rights signed in the aftermath of the devastation of World War II

1966
International Covenants on Economic, Social and Cultural Rights and Civil and Political Rights (ratified in 1976)

2011
UN Human Rights Council formally endorses UNGPs

2013
UN Office of the High Commissioner for Human Rights clarifies that UNGPs apply to institutional investors

2011
OECD Guidelines for Multinational Enterprises updated to reflect UNGPs

2017
OECD guidance for institutional investors

Discussion paper
Why and how investors should act on human rights
WHY HUMAN RIGHTS MATTER TO ASSET OWNERS

There are many different forces that compel asset owners to respect and protect human rights. These include:

LEGAL RESPONSIBILITY

Institutional investors have a responsibility to respect human rights through a set of policy and process requirements, as set out in the United Nations Guiding Principles (UNGPs) on Business and Human Rights.

The UNGPs consist of three pillars:

- **The State Duty to Protect**
  - States must protect against human rights abuse within their territory and / or jurisdiction, including by businesses. This requires taking appropriate steps to prevent, investigate, punish and redress such abuse through effective policies, legislation, regulations and adjudication.

- **The Corporate Responsibility to Respect**
  - Business enterprises including institutional investors should respect human rights. This means that they should avoid infringing on the human rights of others and should address adverse human rights outcomes with which they are involved.

- **Access to Remedy**
  - Allowing affected people to seek redress for any harm that they have experienced as a result of business activities is an expectation of both states and business enterprises through grievance mechanisms.
The OECD Guidelines for Multinational Enterprises align with the UNGPs. The OECD’s guidelines are an international legal instrument that are adhered to by many governments globally. Institutional investors can be subject to complaint cases via an OECD National Contact Point (NCP) if they fail to meet these standards. After a number of NCP cases against institutional investors, the OECD released detailed technical guidance in 2017 on how investors should comply.

Outside of the EU, various countries have passed or proposed due diligence, supply chain transparency and modern slavery laws. (See the graphic below.)

Social taxonomies, which aim to clearly define what constitutes a social investment, are being considered in a number of regions, including the European Union. In 2023 Mexico launched a sustainable taxonomy that includes technical assessment criteria to identify investments that contribute to the social goal of promoting gender equality.

* This includes proposed legislations on Corporate Sustainability Due Diligence, regulation on deforestation-free products, and forced labour import ban.

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2 Platform on Sustainable Finance (2022), Final Report on Social Taxonomy
3 Mexican government (2023), La Taxonomía Sostenible de México
EXAMPLE OF THE FINANCIAL MATERIALITY OF HUMAN RIGHTS ISSUES

A French court upheld charges of complicity in crimes against humanity against the cement company Lafarge in relation to actions it took to keep its plant in Syria operating following the outbreak of civil war. Lafarge, which merged with the Swiss company Holcim in 2015, admitted making payments to terrorist groups in Syria. The payments aimed to help the company secure materials and ensure its staff could continue to access its plant in the country. Lafarge was fined US$778m by the US Department of Justice in relation to the payments.
All asset owners have a responsibility to respect human rights. However, the levers available depend on their resources, asset class mix and whether they manage assets internally or externally.

This section of the introductory guide is designed for asset owners who primarily outsource investment management. It covers the following three areas:

Institutional investors managing assets internally can refer to the list of resources at the end of this section for additional guidance on how they can act on human rights.
A. POLICY, GOVERNANCE AND STRATEGY

PRI Principle 1: “We will incorporate ESG issues into investment analysis and decision-making processes.”

As a first step, asset owners can adopt a policy commitment to respect internationally recognised human rights. It is good practice for the policy to be:

- approved at the most senior level;
- communicated throughout the organisation; and
- integrated into governance frameworks, management systems, investment beliefs, and strategies to inform investment decisions, engagement with investees and policy dialogue.

We have collated a bank of signatory human rights policy commitments that are consistent with the UNGPs. Asset owners can use these as reference points when developing their own policies.

During the 2023 PRI reporting cycle, 65% of asset owners reported having publicly available policies covering social issues, as shown in figure one.

PRI’s asset owner signatories’ publicly available policy elements

![Diagram showing percentages of publicly available policies]

Data source: PRI 2023 Reporting Framework
It is important that asset owners’ human rights commitments are understood and implemented by their investment managers. Alignment of approaches on human rights can be assessed during manager selection and monitoring. The above box provides examples of questions allocators can ask managers regarding their human rights due diligence processes. A comprehensive assessment of human rights performance would cover additional areas, such as an organisation’s human rights governance arrangements.

Asset owners can use information disclosed through the PRI Reporting Framework to assess the human rights approach of their potential or existing third-party investment managers. In our guidance on human rights-relevant indicators across our reporting modules, we explain how they correspond to the three-part responsibility outlined by the UNGPs.

Allocators can also embed respect for human rights within the terms of contractual agreements. The ICGN-GISD Model Mandate provides sample clauses.

A key point to note is that the ability and responsibility to respect human rights spans asset classes. The actions an equity investor can take to manage human rights issues differs from those available to, say, a sovereign debt investor, but the responsibility remains. See the resources list at the end of this section for asset-class-specific guidance on acting on human rights.

**EXAMPLE DUE DILIGENCE QUESTIONS**

- What are the key human rights issues that the investment manager will aim to address?
- How have the risks identified affected / will affect allocation decisions and stewardship activities? Give examples.
- How is progress monitored?
- How, and how often, will progress / updates be communicated?

**CASE STUDY**

**VFMC: Tackling modern slavery through external manager engagement**

Victorian Funds Management Corporation (VFMC) is an Australian asset owner. The fund states that it is committed to responsible labour practices and is against all forms of slavery.

It conducts specific due diligence on incumbent investment managers to understand how they identify, assess, and mitigate the risk of modern slavery. It also includes the issue in its pre-investment due diligence processes and instates relevant contract clauses in new investment management agreements.

Due diligence conducted in 2021 highlighted variability in managers’ understanding of modern slavery risks and consequently in the robustness of their risk-management processes. VFMC used this opportunity to educate managers on its approach and share approaches it had seen others adopt in order to raise standards of practice.

Read the full case study on our website.
B. STEWARDSHIP

Stewardship is the use of influence to enhance and protect the overall long-term value of the assets on which clients’ and beneficiaries’ interests depend. Asset owners can conduct stewardship activities – either directly or through investment managers and other service providers – in order to honour their human rights commitments and pursue their human rights objectives.

Investors can choose to engage with a variety of different stakeholder groups on human rights issues. These include investees; external managers; policy makers; civil society and human rights experts; unions; and affected stakeholders.

Asset owners can conduct stewardship activities independently or collaborate to exercise their collective influence. We have launched the Advance initiative to enable institutional investors to work together on human rights and social issues.

C. DISCLOSURE

Through regular reporting, asset owners can keep beneficiaries and other stakeholders informed of their human rights policies, practices and impacts. Disclosures can take many forms, including sustainability reports and publishing case studies. The PRI’s Reporting Framework allows signatories to disclose information about their human rights approach.

Public reporting on human rights indicators is increasingly mandated by lawmakers. For example, companies that meet certain thresholds, including some asset owners, are required to report under the EU’s SFDR.
We have a multi-year agenda to promote respect for human rights within the financial system. To implement this, we will continue to:

- support institutional investors to implement the UNGPs through knowledge-sharing, examples and other practical materials;
- increase accountability among signatories via human rights questions in the PRI Reporting Framework;
- facilitate investor collaboration via the Advance initiative to address industry human rights challenges;
- promote policy measures that enable investors and investees to manage human rights issues; and
- drive meaningful data that allows investors to manage risks to people.
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