



September 08, 2023

To
The Manager
The Department of Corporate Services
BSE Limited
Floor 25, P. J. Towers,
Dalal Street, Mumbai – 400 001

The Manager
The Listing Department
National Stock Exchange of India Limited
Exchange Plaza, Bandra Kurla Complex,
Bandra (East), Mumbai – 400 051

Scrip Code: 533271 Symbol: ASHOKA

Dear Sir / Madam,

Sub: Submission of revised Business Responsibility & Sustainability Report (BRSR) for FY 2022-23

Ref: Regulation 34(2)(f) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To

Pursuant to Regulation 34(2)(f) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company had yesterday submitted BRSR for the Financial Year 2022-23. However, later on we noticed that there are some printing/typographical errors in the BRSR.

Now, the errors have been duly rectified, and we are enclosing herewith the revised BRSR for the financial Year 2022-2023 of the Company.

We regret the inconvenience caused.

We request your good office to take the same on your record.

Thanking You,
Yours faithfully
For ASHOKA BUILDCON LIMITED

(Manoj Kulkarni)

Company Secretary ICSI M. No. FCS – 7377

Encl.: As above

Regd. Office: S.No. 861, Ashoka House, Ashoka Marg, Vadala, Nasik – 422 011, Maharashtra, India Tel. + 91 253 6633705 Fax +91 253 2236704 ② www.ashokabuildcon.com

CIN: L45200MH1993PLC071970

ANNEXURE - VI

BUSINESS RESPONSIBILITY & SUSTAINABILITY REPORT

SECTION A- GENERAL DISCLOSURES

I. Details of the listed entity

- I-1. Corporate Identity Number (CIN) of the listed entity- L45200MH1993PLC071970
- I-2. Name of the listed entity- ASHOKA BUILDCON LIMITED
- I-3. Year of incorporation- 1993
- I-4. Registered office address- S.NO. 861, ASHOKA HOUSE, ASHOKA MARG, VADALA, NASIK 422 011
- I-5. Corporate address S.NO. 861, ASHOKA HOUSE, ASHOKA MARG, VADALA, NASIK 422 011
- I-6. E-mail secretarial@ashokabuildcon.com
- I-7. Telephone 0253-6633705
- I-8. Website www.ashokabuildcon.com
- I-9. Financial year for which reporting is being done 2022-23
- I-10. Name of the Stock Exchange(s) where shares are listed BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED
- I-11. Paid-up Capital RS.140,36,16,085/-
- I-12. Name and contact details (telephone, email address) of the person who may be contacted in case of any queries on the BRSR report. MANOJ A. KULKARNI COMPANY SECRETARY TELEPHONE: 0253-6664794 EMAIL ADDRESS: manoj.kulkarni@ashokabuildcon.com
- **I-13. Reporting boundary** Are the disclosures under this report made on a standalone basis (i.e. only for the entity) or on a consolidated basis (i.e. for the entity and all the entities which form a part of its consolidated financial statements, taken together). Standalone basis

II. Products/services

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

S. No.	Description of Main Activity	Description of Business Activity	% of Turnover of the entity
1	Construction	Roads, railways, Utility projects	94.08%

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

S. No	.Product/Service	NIC Code	% of total Turnover contributed
1	EPC work	42101	94.08

III. Operations

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

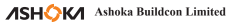
Location	Number of Plants	Number of Offices	Total
National	83	11	94
International	04	0	4

b. What is the contribution of exports as a percentage of the total turnover of the entity?

. Export 1.53% of overall turnover FY 2023

c. A brief on types of customers

The Company's business is the construction of infrastructure and working with various clients such as NHAI, State PWD(s), and State Electricity Boards. Some of the major clients include State and Central Government departments, Ministries, and local municipal bodies etc.



IV. Employees

IV-18. Details as at the end of Financial Year: a. Employees and workers (including differently abled):

No	Particulars	Total(A)	Male		Female		
			No(B)	%(B/A)	No(C)	%(C/A)	
En	ployees						
1	Permanent (D)	1353	1318	97.41%	35	2.59%	
2	Other than Permanent (E)	594	585	98.48%	09	1.52%	
3	Total employees (D + E)	1947	1903	97.74%	44	2.26%	
W	orkers						
1	Permanent (F)	182	179	98.35%	03	1.65%	
2	Other than Permanent (G)	105	105	100.00%	00	0.00%	
3	Total Workers (F + G)	287	284	98.95%	3	1.05%	

IV-18. Details as at the end of Financial Year: b. Differently abled Employees and workers:

No	Particulars	Total(A)	Male		Female		
			No(B)	%(B/A)	No(C)	%(C/A)	
Dif	ferently Abled Employees						
1	Permanent (D)	2	2	100.00%	0	0.00%	
2	Other than Permanent (E)	0	0	0.0%	0	0.0%	
3	Total differently abled employees (D + E)	2	2	100.00%	0	0.00%	
Dif	ferently Abled Workers						
1	Permanent (F)	0	0	0.0%	0	0.0%	
2	Other than Permanent (G)	0	0	0.0%	0	0.0%	
3	Total Workers (F + G)	0	0	0.0%	0	0.0%	

IV-19. Participation/Inclusion/Representation of women

	Total(A)	No. and percentage of Fem		
		No(B)	%(B/A)	
Board of Directors	10	1	10.00%	
Key Management Personnel	4	0	0.00%	

IV-20. Turnover rate for permanent employees and workers. (Disclose trends for the past 3 years)

	(Turnove	er rate in	current	(Turnove	r rate in	previous	(Turnover rate	in the year prior	to the previous
	FY)			FY)			FY)		
	Male	Female	Total	Male	Female	Total	Male	Female	Total
Permanent	1.97%	1.96%	1.97%	3.02%	7.27%	5.15%	2.20%	0.97%	1.59%
Employees									
Permanent Workers	0.93%	2.78%	1.85%	5.56%	6.25%	5.90%	2.25%	0%	1.13%

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

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

				Does the entity indicated at column A,
	associate companies / joint ventures			participate in the Business Responsibility
	(A)	Joint Venture	entity	initiatives of the listed entity? (Yes/No)
1	Ashoka Concessions Limited	Subsidiary	66	Yes
2	Ashoka Highways (Durg) Limited	Subsidiary	66	No
3	Ashoka Highways (Bhandara) Limited	Subsidiary	48.36	No
	Ashoka Belgaum Dharwad Tollway Limited	Subsidiary	66	No
5	Ashoka Dhankuni Kharagpur Tollway Limited	Subsidiary	66	No

6	Ashoka Sambalpur Baragarh Tollway Limited	Subsidiary	66	No
			35.	No
			18	
8	Ashoka-DSC Katni Bypass Road Limited	Subsidiary	99.	No
			89	
9	Ashoka Mudhol Nipani Roads Limited	Subsidiary	100	No
10	Ashoka Bagewadi Saundatti Road Limited	Subsidiary	100	
11	Ashoka Hungund Talikot Road Limited	Subsidiary	100	No
	Ashoka Kandi Ramsanpalle Road Private Limited	Subsidiary	100	
	Ashoka Kharar Ludhiana Road Limited	,	66	
	Ashoka Ranastalam Anandapuram Road Limited	,		No
	Ashoka Khairatunda Barwa Adda Road Limited	,		No
16	Ashoka Mallasandra Karadi Road Private Limited	Subsidiary		No
17	Ashoka Karadi Banwara Road Private Limited	,		No
18		-		No
	1	Subsidiary	66	No
	Limited			
		Subsidiary	100	
	Viva Highways Limited	Subsidiary	100	
	Ashoka Infraways Limited	Subsidiary	100	
	Ashoka Infrastructure Limited	Subsidiary	100	
		Subsidiary	100	
			51	
26	Ashoka Auriga Technologies Private Limited (Erstwhile	Subsidiary	100	No
	Ashoka Technologies Private Limited			
		Subsidiary	51	
	Ashoka Highways Research Centre Private Limited	Subsidiary	100	
	1	Subsidiary	100	
	Ratnagiri Natural Gas Private Limited	Subsidiary	100	
		Subsidiary	100	
32	Ashoka Endurance Road Developers Private Limited	Subsidiary	100	No
	(Erstwhile Endurance Road Developers Private Limited			
33		Subsidiary	100	No
	Private Limited			
	Tech Berater Private Limited	Subsidiary		No
35	Ashoka Purestudy Technologies	Subsidiary	59	No
	Private Limited			

36 Ashoka Banwara Bettadahalli	Subsidiary	100	No
Road Private Limited			
37 Ashoka Baswantpur Singnodi Road	Subsidiary	100	No
Private Limited			
38 AP Technohorizon Private Ltd.	Subsidiary	47.20	No
39 Dyanamicx Ropeway Private Limited	Associate	49	No
40 Abhijeet Ashoka Infrastructure	Joint Venture	50	No
Private Limited			
41 GVR Ashoka Chennai ORR Limited	Joint Venture	50	No
42 PNG Tollway Limited	Associate	17.16	No
43 Mohan Mutha Ashoka Buildcon LLP	Joint Venture	NA	No
44 Cube Ashoka JV Co.	Joint Venture	NA	No
45 ABL Indira Projects LLP	Joint Venture	NA	No

VI. CSR Details

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

VI-22. (ii). Turnover (in Rs.). - Rs.6372,34,90,000/-

VI-22. (iii). Net worth (in Rs.)- Rs.3369,72,29,000/-

VII. Transparency and Disclosures Compliances

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

Stakeholder	Grievance Redressal Mechanism in Place (Yes/No)	FY 2022-2	3		FY 2021-2	2	
group from	(If yes, then provide web-link for grievance	Number	Number	Remark	Number	Number	Remark
whom	redress policy)	-	of	-	of	of	S
complaint is		complaint			complaint		
received		s filed	s pending			s pending	
		during	resolution		during	resolution	
		the year	at close of		the year	at close of	
			the year			the year	
	Yes, https://www.ashokabuildcon.com/contact-us.php	0	0	-	0	0	_
Investors	Yes, https://www.ashokabuildcon.com/corporate-	0	0	-	0	0	-
(other than	governance.php						
shareholders)							
Shareholders	Yes, https://www.ashokabuildcon.com/corporate-	46	0	-	17	0	-
	governance.php						
Employees	Yes,	0	-	0	0	-	
and workers	https://www.ashokabuildcon.com/files/investors/cor						
	porate-governance/ABL-						
	%20Code%20of%20Conduct.pdf						
Customers	Yes, https://www.ashokabuildcon.com/contact-0	0	-	0	0	-	
	us.php						
Value Chain	Yes, https://www.ashokabuildcon.com/contact-0	0	_	0	0	-	
_	us.php						
Other (please	-	-	_	-	-	-	
specify)							

Remark: A Grievance Redressal Policy is currently being formulated. Currently, all grievances received by email or letter are

addressed by the Company.

VII-24. Overview of the entity's material responsible business conduct issues. Please indicate material responsible business conduct and sustainability issues pertaining to environmental and social matters that present a risk or an opportunity to your business, rationale for identifying the same, approach to adapt or mitigate the risk along-with its financial implications, as per the following format.

	Material issue		Rationale for identifying the risk /In		
No.	identified	whether risk or	opportunity ac	dapt or mitigate	of the risk or
		opportunity			opportunity (Indicate
		(R/O)			positive or negative
1	C1' . C1	0	xx/ ' 1' . 1 1 m		implications)
1	Climate Change	Opportunity	We view climate change also as an Tl		
			opportunity as the response will its		
			require that the world gets ready to en		
	T 1	D: 1		limate change	N.T. (*
		Risk	The Organization is in construction Tl		Negative
	Impact		business and the disruption in in		
			operations could have the risk of gu		
			creating an adverse economic impact. pr		
2	F	0	I L	riority.	Positive
	Energy conservation	Opportunity	Energy conservation leads to use of Tl lesser energy for same of higher output co		
	Conservation		and hence, it leads to lower costs and co		
			significantly helps in reducing in		
				fficient technology and	
			*	roducts.	
4	Carbon	Opportunity	Carbon emission is considered the Tl		Pocitive
	Emissions	Opportunity	primary driver of global climate a		
	Limbolons		change. The scientific studies have an		
			proven that carbon emissions from re		
			industries strengthen the greenhouse		
			effect, causing climate change.		
5	Water usage and	Opportunity	Efficient water usage and management Tl	the Organization has a	Positive
	management		leads to lower costs and also helps in m		
				vater and it is processed	
			groundwater depletion and pollution in ac		
				also committed to efficient	
			us	se of water.	

_			I	1
	reduction	 Waste reduction is the general practice of using less material to minimize waste generation. Waste reduction leads to conservation of natural resources and savings in costs.	reduction in order to accomplish Penvironmental and economic benefits.	
	handling	The Organization is involved in material handling which includes the movement and storage of materials and products. This includes various steps such as construction material handling, building operations, and other activities.	industry practices to deal with materials to ensure the most efficient and effective material handling	legative
	Supply chain management	The external and internal events could lead to difficulty in sourcing and transport of materials and end products leading to loss of business opportunity and revenues.	cost effectiveness and efficient deliveries.	legative
	Health & Safety	Because of the nature of its operations, the Organization has to negotiate with a risk, which could jeopardize the health and safety of our employees and customers. It requires that we make an objective assessment of hazards that can lead to the harm, injury, death, or illness of employees at the workplace or could harm customers.	any compromise or deviation from accepted safety norms and everyone is expected to abide with them.	Jegative
1 1	Talent Management	Attracting, developing and retaining the right talent is essential for business operations on a day-to-day basis and for the employee morale on a long-term basis. The future growth of the Organization is critically dependent on these aspects.	human capital is one of the vital constituents for success. The Organization has been actively working on this.	ositive
	Engagement	 responsibilities. This is an opportunity for the Organization as it has been observed that better engaged employees are more concerned about their work and about the performance of the Organization.	conducive and supportive work environment to help the employees excel through various employee engagement programs. The management focus in on making available better tools, technology, techniques at the work place to optimally harness the potential of employees and teams.	
	Community Engagement	For business resilience and a positive and sustainable long- term engagement with the community, the organizations need to work collaboratively and with a clear vision. The people directly and indirectly associated and affiliated with the Organization are important stakeholders.	initiatives undertaken to ensure that the community is benefited. The programs and progress are regularly reviewed and assessed by the senior management.	ositive

SECTION B- MANAGEMENT AND PROCESS DISCLOSURES

processes	
nanagement	
Policy and 1	

•	•								
Disclosure Questions	P1	P2	P3 F	P4	P5	P6	P7	P8	Б
1. a. Whether Yes your entity's policy/policies cover each principle and its core elements of the NGRBCs.	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
1. b. Has the Yes policy been approved by the Board? (Yes/No)	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
1. c. Web Link of the Policies, ifhttps://www.ash available okabuildcon.co m/files/investors/corporate- governance/ABI - %20Code%20of %20Conduct.pdi	https://www.ash okabuildcon.co m/files/investors /corporate- governance/ABL - %20Code%20of		https://hrcorner.pur- estudy.com/hr_poli cy#		https://www.as https://www.ash hokabuildcon.c okabuildcon.com om/files/invest /qhse.php ors/corporate- governance/Hu man%20Rights %20Policy.pdf	https://www.ash https://www.ash - hokabuildcon.c okabuildcon.com om/files/invest /qhse.php ors/corporate- governance/Hu man%20Rights %20Policy.pdf		https://www.ash okabuildcon.com https://www.ash /files/investors/c okabuildcon.com orporate- governance/CSR %20Policy.pdf	https://www.ash okabuildcon.com /qhse.php
2. Whether the Yes entity has translated the policy into Procedures. (Yes / No)	,	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
3. Do the enlisted policies extend to your value chain partners? (Yes/No)	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes

ANNITAL REPORT 2022-2023	PORT 2023	2023							
3. Do the Yes	Y		Yes	Yes	Yes	Yes	Yes	Yes	Yes
nlisted poli ktend to y alue ch									
partners? (Yes/No)									
national and international and codes/certifications/labels/ standards (e.g., Forest Stewardship Council, Fairtrade, Rainforest Alliance, Trustea) standards (e.g.,									
SA 8000, OHSAS, ISO, BIS) adopted by your entity and mapped to each principle.									
5. Specific Our Concommitments, reporting goals and targets set by the entity with defined timelines if any	impany reci	ognizes the signific nitial stage, commit	Specific Our Company recognizes the significance of establishing targets to assess advancement towards achieving all the principles of the NGRBC. Since the ESG neuts, reporting is at the initial stage, commitments and targets will be set out and performance of the same will be evaluated in due course of time. set by ty with	g targets to assess ill be set out and pe	advancement tr formance of the	wards achieving same will be eva	all the principle	ss of the NGRBG	Since the ESG
6. Performance Monitoring processes are being developed in order to periodically review the performance against the commitments and targets. 9. Performance Monitoring processes are being developed in order to periodically review the performance against the against the specific commitments, goals and targets alongwith reasons in case the same are not met.	ring process	ses are being develo	ped in order to peric	odically review the I	performance aga	inst the commitm	ents and targets.		

Governance, leadership and oversight

	Good governance is at the core of all our operations. We believe in highest ethical standards while
responsibility report, highlighting ESG related challenges,	functioning, and continue to follow the same and watchful about all the compliances.
targets and achievements (listed entity has flexibility regarding	As an organization, we understand the significance of environmental, social, and governance practices in
the placement of this disclosure)	fostering a better future for the community. Our operations focus on integration of ESG practices through
	various initiatives for achieving our sustainability goals. Our CSR initiatives cover various sectors mainly healthcare and education. We maintain a culture of fairness and equality by providing consistent food quality, regular health check-ups, health & safety awareness campaigns from time to time at sites and employee engagement activities. We also provide training on health & safety, quality and functional
	aspects.
8. Details of the highest authority responsible for	Mr. Sanjay Londhe, Whole-time Director and CEO (Projects)
implementation and oversight of the Business Responsibility	
policy (ies).	
9. Does the entity have a specified Committee of the Board/	NO
Director responsible for decision making on sustainability	
related issues? (Ves / No.) If wes provide details	

10. Details of Review of NGRBCs by the Company: Indicate whether review was undertaken by Director / Committee of the Board/ Any other Committee

Subject for Review	Indica	ate wl	hether	reviev	w was	under	taken	by D	irector	/Freq	quenc	y (Aı	nnual	ly/ H	alf ye	early/	Qua	rterly/
	Com	nittee	of the I	Board/	Any ot	her Co	mmitte	e		Any	othe	r – pl	ease s	pecify	y)			
	P1	P2	Р3	P4	P5	P6	P7	P8	P9	P1	P2	P3	P4	P5	P6	P7	P8	P9
Performance against above policies and follow up action	Direct	tor			·	·	·			Ann	ually	•			•			
Compliance with statutory requirements of relevance to the principles, and, rectification of any non-compliances	Direct	tor								Ann	ually							

11. Has the entity carried out independent assessment/ evaluation of the working of its policies by an external agency? (Yes/No). If yes, provide name of the agency.

Sr. no	P1	P2	P3	P4	P5	P6	P7	P8	P9
1					No				

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

Questions	P1 P2 P3 P4 P5 P6 P7 P8 P9
The entity does not consider the Principles material to its business (Yes/No)	
The entity is not at a stage where it is in a position to formulate and implement the policies on specified principles (Yes/No)	
The entity does not have the financial or/human and technical resources available for the task (Yes/No)	NA
It is planned to be done in the next financial year (Yes/No)	
Any other reason (please specify)	

SECTION C: PRINCIPLE WISE PERFORMANCE DISCLOSURE

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

Essential Indicators

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

-			Percentage of persons in
	training and		respective category
	awareness		covered by the awareness
	programs held		programmes
Board of	5	Corporate governance, Regulatory updates, Code of Conduct and	100%
directors		BRSR applicability. These trainings are intended to support the BoD	
		with respect to overseeing responsible business conduct, and to guide	
		the business to be future ready.	
Key Managerial	5	Corporate governance, Regulatory updates, Code of Conduct and	100%
personnel		BRSR applicability. The KMPs are apprised on the latest	
		developments, while ensuring responsible business conduct along the	
		operations.	
Employees	34	Health, Safety & Environment awareness trainings and awareness	53.41 %
other than BoD		sessions on BRSR. The employees are trained to ensure that they	
and KMPs		follow proper safety protocols in the workplace, but also to ensure	
		that resource usage is done in a way that leads to minimal impact on	
		the environment.	
Workers	84	Health, Safety & Environment awareness trainings. This is done to	43.20 %
		ensure that proper safety protocols are followed at work, reducing the	
		chance of injuries.	

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

Monetary

Category	NGRBC	Name of the	Amount	Brief of the Case	Has an appeal
	Principle	regulatory/	(In INR)		been
		enforcement			preferred?
		agencies/ judicial institutions			(Yes/No)
Penalty/ Fine	Nil	Nil	Nil	Nil	Nil
Settlement	Nil	Nil	Nil	Nil	Nil
Compounding fee	•	Regional Director, MCA, Western Region, Mumbai		 i. The transfer formalities were pending due to some technical issues beyond the control of the Company. The Company submitted all necessary documents for registration of the said property in the name of the Company to the competent authority at Pune. Accordingly, the offence u/s 187 was compounded by Hon'ble RD Office. The Company and KMPs paid in aggregate, necessary compounding fees of Rs.14 lakhs as per Order. ii. Disclosure of CSR expenses in schedule as per Section 129 r/w Sch. III of the Act was not made. Compounding fees of Rs.5.25 lakh, in aggregate was paid by the 	
				Company and KMPs.	

		Name of the regulatory/ enforcement agencies/judicial institutions		Has an appeal been preferred? (Yes/No)
Imprisonment	Nil	Nil	Nil	Nil
Punishment	Nil	Nil	Nil	Nil

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

S. No.	Case Details	Name of the regulatory/ enforcement agencies/ judicial institutions
1	NA	NA

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

Yes, the Company has 'zero tolerance' of any practice that may be classified as corruption, bribery or giving or receipt of bribes and the same has been mentioned in its Code of Conduct. The objective of the policy is to serve as a guide for all apex management & employees and associated persons for ensuring compliance with applicable anti-bribery laws, rules and regulations. Ashoka Buildcon limited is committed to maintaining the highest ethical standards and vigorously enforces the integrity of its business practices wherever it operates throughout the world. The Company will not engage in bribery or corruption.

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

Category	(Current Financial Year)	(Previous Financial Year)
Directors	0	0
KMPs	0	0
Employees	3	0
Workers	0	0

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

Category	Number (CY)	Remarks (CY)	Number (PY)	Remarks (PY)
Number of complaints received in relation to issues of Conflict of Interest of	0	NA	0	NA
the Directors				
Number of complaints received in relation to issues of Conflict of Interest of	0	NA	0	NA
the KMPs				

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

Suspension letter is issued to 01 of the employees and other 02 are under police custody for which domestic inquiry is pending.

Leadership Indicators

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

S.	Total number of	Topics / principles covered under the %age of value chain partners covered (by value of
No.	awareness programmes	training business done with such partners) under the
	held	awareness programmes
1	84	Health, Safety & Environment awareness 43 %
		trainings and awareness sessions on BRSR &
		Principle 6

Remark: Alongside workers from ABL, training was also provided to contractors and sub-contractors.

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

Yes, the Company has processes in place to avoid/ manage conflict of interests involving members of the Board. Generally, approval of the Audit committee and if required Board approval from non-interested directors especially independent director is obtained. The

Board is aware of its fiduciary capacity and it exercises its responsibilities diligently. The Company has mechanism and processes in place to avoid/manage conflict of interests involving members of the Board. This is to avoid any potential conflicts of interest with the Company.

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

Essential Indicators

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

Category	Current Financial Year	Previous Financial Year	Details of improvements in environmental and social impacts
R&D	0	0	Nil
Capex	0	0	Nil

EI-2. a. Does the entity have procedures in place for sustainable sourcing? (Yes/No)-

Yes

EI-2. b. If yes, what percentage of inputs were sourced sustainably? -

Yes, as a construction company, we have used the locally available material from local industries which is the waste of manufacturing industries, and power plants such as pond ash, fly ash, copper, iron slag, and shredded plastics. 10% of Fly ash, and 17% of Reclaimed Asphalt Pavement material (milling material) are sustainably procured.

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

The Company does not have any specific product to reclaim at the end of life. However, at the project sites, there are systems in place for waste management and to recycle, reuse and dispose in line with regulatory requirement for the generated waste during course of construction and operation.

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

No

Leadership Indicators

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

S.	Name of P	Product /	Description of the risk /	Action Taken
No.	Service		concern	
1	Disposal of	hazardous	Land and Air pollution	Implementation of waste management guidelines based on 3R principle i.e.
	waste like v	waste oil,	due to hazardous waste	Reduce, Reuse & Recycle. Reduction in waste generation is achieved by proper
	tyres, oil	containers	storage and disposal.	material planning, eco-friendly material packaging etc. Waste Oil is sold to the
	etc.			Authorized Oil waste recycler for disposal as per PCB Norms.

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

Indicate input material	Recycled or re-used input material to total material	
	FY2022-23	FY2021-22
Fly Ash	10% to 12% of fly ash as sustainable material is used in	10% to 12% of fly ash as sustainable material is used in
	ready mix concrete production.	ready mix concrete production.
Milling Material	1. 17% to 20 % of the Reclaimed Asphalt Pavement	1. 17% to 20 % of the Reclaimed Asphalt Pavement
	Material (Milling Material) is used in Hot Mixes	Material (Milling Material) is used in Hot Mixes
	2. 60 % to 75 % of the Reclaimed Asphalt Pavement	2. 60 % to 75 % of the Reclaimed Asphalt Pavement

Material (Milling Material) is used in Cold Mixes	Material (Milling Material) is used in Cold Mixes
printerial (mining material) is ased in Cold mixes	iviaterial (ivining iviaterial) is asea in Cola ivilkes

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

Essential Indicators

EI-1. a. Details of measures for the well-being of employees (Permanent Employees).

Category	% of em	ployees cove	ered by								
	Total	Health insurance		Accident insurance		Maternity benefits		Paternity benefits		Day Care facilities	
	(A)										
		Number	% (B	Number	% (C /	Number	% (D /	Number	% (E	/Number	% (F /
		(B)	A)	(C)	A)	(D)	A)	(E)	A)	(F)	A)
Permaner	nt Employ	/ees									
Male	1318	1318	100.00%	1318	100.00%	0	0.00%	0	0.00%	0	0.00%
Female	35	35	100.00%	35	100.00%	35	100.00%	0	0.00%	0	0.00%
Total	1353	1353	100.00%	1353	100.00%	35	2.59%	0	0.00%	0	0.00%
Other tha	n perman	ent Employe	es								
Male	585	585	100.00%	585	100.00%	0	0.00%	0	0.00%	0	0.00%
Female	09	09	100.00%	09	100.00%	09	100.00%	0	0.00%	0	0.00%
Total	594	594	100.00%	594	100.00%	9	1.52%	0	0.00%	0	0.00%

EI-1.b. Details of measures for the well-being of workers. (Permanent Workers).

Category	ory% of employees covered by											
	Total (A)	Health insurance		Accident insurance M		Maternity benefits		Paternity benefits		Day Care facilities		
		Number	% (B /	Number	% (C /	Number	% (D /	Number	% (E /	Number	% (F /	
		(B)	A)	(C)	A)	(D)	A)	(E)	A)	(F)	A)	
Permanen	t Workers	S										
Male	179	179	100.00%	179	100.00%	0	0.00%	0	0.00%	0	0.00%	
Female	03	3	100.00%	3	100.00%	3	100.00%	0	0.00%	0	0.00%	

Total	182	182	100.00%	182	100.00%	3	1.65%	0	0.00%	0	0.00%
	Other than permanent Workers										
Male	105	105	100.00%	105	100.00%	0	0.00%	0	0.00%	0	0.00%
Female	00	0	0.0%	0	0.0%	0	0.0%	0	0.0%	0	0.0%
Total	105	105	100.00%	105	100.00%	0	0.00%	0	0.00%	0	0.00%

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

	No. of employees			No. of employees		
		of total workers.			of total workers.	deposited with the authority
			•			(Y/N/N.Å.). (PY)
PF	100%	100%	Yes	100%	100%	Yes
Gratuity	100%	100%	Yes	100%	100%	Yes
ESI	100%	100%	Yes	100%	100%	Yes
Others –	nil	nil	nil	nil	nil	nil
please						
specify						

EI-3. Are the premises / offices of the entity accessible to differently abled employees and workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016? If not, whether any steps are being taken by the entity in this regard. -

Yes, most of the Company's permanent office buildings are accessible to differently abled employees and workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016.

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

Yes, https://hrcorner.purestudy.com/hr_policy

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

	Permanent employe	es	Permanent workers				
Gender	Return to work rate	Retention rate	Return to work rate	Retention rate			
Male	0	0	0	0			
Female	0	0	0	0			
Total	0	0	0	0			

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

Category		Yes/No (If Yes, then give details of the mechanism in brief)
Permanent		Yes. Grievance redressal mechanism is available at all project site location. Complaints can be raised through the QR
Workers		code provided at project site or directly reported to the HR & Admin and Project Head. Also, grievances can be
		raised through e-mails and all the grievances that are received through different platforms are directed to the
		respective function owner and resolved through the respective department.
Other		The Company has its own grievance portal on ABL intranet which is accessible to all employees through site HR. On
Permanent		this platform, they can raise their grievances which is addressed by Corporate HR.
Workers		
Permanent		Yes. Grievance redressal mechanism is available at all project site location. Complaints can be raised through the QR
Employees		code provided at project site or directly reported to the HR & Admin and Project Head. Also, grievances can be
		raised through e-mails and all the grievances that are received through different platforms are directed to the
		respective function owner and resolved through the respective department.
Other	than	The Company has its own grievance portal on ABL intranet which is accessible to all employees through site HR. On
Permanent		this platform, they can raise their grievances which is addressed by Corporate HR.
Employees		

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

Category	FY2022-23			FY2021-22			
	Total employees /	No. of employees / workers in	% (B /	Total employees /	No. of employees / workers in	%(D /	
	workers in	respective category, who are	A)	workers in	respective category, who are	(C)	
	respective	part of association(s) or		respective	part of association(s)or	•	
	category (A)	Union(B)		category (C)	Union(D)		
Total	1353	0	0.00%	1412	0	0.00%	
Permanent							
Employees							
- Male	1318	0	0.00%	1379	0	0.00%	
- Female	35	0	0.00%	33	0	0.00%	
Total	182	0	0.00%	201	0	0.00%	
Permanent							
Workers							
- Male	179	0	0.00%	197	0	0.00%	
- Female	03	0	0.00%	04	0	0.00%	

EI-8. Details of training given to employees and workers:

Category	FY2022	2-23				FY202	1-22			
Total (A)		On Hea measures	alth and saf	etyOn upgrada	On Skill Totupgradation (D)				safetyOn upgrada	Skill ation
		No. (B)	% (B / A)	No. (C)	% (C / A)		No. (E)	% (E / D)	No. (F)	% (F / D)
Employee	es									
Male	1903	1903	100%	801	42.09%	1779	1779	100.00%	0	0.00%
Female	44	44	100.00%	0	0.00%	42	42	100.00%	0	0.00%
Total	1947	1947	100%	801	41.14%	1821	142	100.00%	0	0.00%
Workers	•	•		•	•	•	•	•	•	•
Male	284	284	100.00%	90	31.69%	243	243	100.00%	0	0.00%
Female	3	3	100.00%	0	0.00%	5	05	100.00%	0	0.00%
Total	287	287	100.00%	35	31.36%	248	248	100.00%	0	0.00%

Category	FY2022-2	23		FY2021-22			
	Total (A)	No. (B)	% (B / A)	Total (C)	No. (D)	% (D / C)	
Employe	es						
Male	1903	1903	100.00%	1779	1779	100.00%	
Female	44	44	100.00%	42	42	100.00%	
Total	1947	1947	100.00%	1821	1821	100.00%	
Workers							
Male	284	284	100.00%	243	243	100.00%	
Female	3	0	0.00%	5	5	100.00%	
Total	287	284	98.95%	248	248	100.00%	

EI-10. a. Whether an occupational health and safety management system has been implemented by the entity? (Yes/ No). If yes, the coverage such system? -

Yes, Ashoka Buildcon Limited is ISO certified as an Occupational Health and Safety Management System (ISO45001:2018 OHSMS) and Implemented at all project sites. ABL has implemented the OHSMS system as per the clause conditions of OHSMS (ISO 45001:2018):

- 1. Hazard identification and assessment
- 2. Incident reporting and investigation
- 3. Employee training and awareness
- 4. HSE Management Plan
- 5. Emergency preparedness and response
- 6. Contractor management
- 7. Monitoring and evaluation
- 8. HSE Promotional activity: A. HSE Awareness Campaign B. Safety Contests C. Safety Committee D. Safety Rewards and Recognition
- 9. Compliance Obligations A. Occupational Health and Safety

EI-10. b. What are the processes used to identify work-related hazards and assess risks on a routine and non-routine basis by the entity? -

ABL has implemented a hazard identification and risk Assessment (HIRA) process to identify and control all the hazards in construction project sites. All identified risks and risk control measures as per risk assessment are documented, approved and communicated to all relevant parties involved in the activity. Critical activities are carried out using a permit to work system which identifies the hazards as per checkpoint and permits are given only after compliance with safety norms. HSE Inspections using a checklist help to identify the hazards for all types of routine activities. Corporate team inspections, safety walks etc. are carried out on a non-routine basis for hazard identification and risk management.

EI-10. c. Whether you have processes for workers to report the work-related hazards and to remove themselves from such risks. (Y/N)-

Yes, the Company has processes for workers to report work-related hazards and to remove themselves from such risks. Worksites are controlled by site Engineers & supervisors and the Workers are trained for reporting such hazards through regular training. The site engineers and supervisor take proactive steps to remove the hazards from work sites in consultation with section in-charge and HSE officers at the site.

EI-10. d. Do the employees/ worker of the entity have access to non-occupational medical and healthcare services? (Yes/ No)-

Yes, employees/ worker of the entity have access to non-occupational medical and healthcare services.

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

Safety Incident/Number	Category	FY2022-23	FV2021-22
Safety including Number	Category	1 1 2022-23	1 1 2021-22

Lost Time Injury Frequency Rate (LTIFR) (per one million-person hours worked)	Employees	0	0.446
	Workers	0	0
Total recordable work-related injuries	Employees	0	2
	Workers	0	0
No. of fatalities	Employees	0	0
	Workers	0	0
High consequence work-related injury or ill-health (excluding fatalities)	Employees	0	0
	Workers	0	0

EI-12. Describe the measures taken by the entity to ensure a safe and healthy work place. –

Ashoka Buildcon Limited provided a safe and healthy workplace for employees, contractors, and visitors through:

- 1. Educating employees, workers, and contractors on Health and safety systems
- 2. Conducting Regular Safety Inspections,
- 3. Providing First Aid and Medical Facilities
- 4. Insurance and Policy: All workers and employees are ensured under the WC Policy.
- 5. ABL has a welfare policy for all project staff members.
- 6. Implementing Safety Policies and Procedures
- 7. Provided the appropriate personal protective equipment (PPE) to Employees and contractors.
- 8. Conduct Hazard Assessments to determine the appropriate control measures to mitigate the risks.

EI-13. Number of complaints on the following made by employees and workers

	FY2022-23 F			FY2021-22			
	_	Pending resolution at the end of year		_	Pending resolution at the end of year	Remarks	
Working Conditions	0	0	Nil	0	0	Nil	
Health & Safety	0	0	Nil	0	0	Nil	

EI-14. Assessments for the year:

Category	% of your plants and offices that were assessed (by entity or statutory authorities or third parties)
Health and	100% ABL has its robust Internal audit process in line with ISO 9001:2015 & ISO 45001: 2018 requirement and it
safety practices	covers all construction projects, offices. At least one internal audit is conducted in a financial year for all such
	operations/sites/ manufacturing units/offices
Working	100%
Conditions	

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

The Health, Safety & Environment Policy and procedures are implemented at the site and its verification is carried out through internal audits. The Procedures include guidelines for safe working at sites and its verification through various types of checklists. The identified Observations are discussed with the project team for immediate actions to be taken and to minimize the significant risks. The Internal audit helps to identify the gaps and to suggest the appropriate corrective actions. HSE risk assessment practices are adopted by the project team to identify the risk in advance and significant risks are discussed in safety meetings to improve safety during the activities such activities are identified as follows:

- 1. Self E-Learning- Ashoka Buildcon Learning Environment HSE Training Modules on high-risk activities with assessments.
- 2. Establishment of well-equipped training halls for all levels of pieces of training

- 3. HSE Alert on incidents and its related control measures
- 4. Warning Signs/ cautionary signs at the work locations Company has Prepared and implemented in detailed Incident Investigation methodology for all types of incidents to identify the correct root cause of accidents and the reports are reviewed during Board of Directors Meetings to ensure its effective implementation.

Leadership Indicators

LI-1. Does the entity extend any life insurance or any compensatory package in the event of death of (A) Employees (Y/N) (B) Workers (Y/N). -

Yes, The Company extends life insurance coverage for work related death of its employees and workers under the Payment of Gratuity Act, 1972.

LI-2. Provide the measures undertaken by the entity to ensure that statutory dues have been deducted and deposited by the value chain partners. -

Adherence to the statutory provisions including payment and deduction of statutory dues is incorporated in the contract agreement with the value chain partners. The Company has set the mechanism that all the relevant clauses dealing with statutory compliance are followed by both sides:

- At the time of on-boarding value chain partner, the Company prefers selection of statute-compliant value chain partners.
- The Copies of statutory dues, challans are obtained from value chain partners towards statutory dues applicable while processing payment of bills.
- To adherence strict statutory compliance, company holds part of value chain partner's dues toward the non-compliance observed and it is released on receipt of compliance.

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

	Total no.		No. of employees/workers that are rehabilitated and placed in suitable employment or						
	employees/ wo	rkers	whose family members have been placed in suitable employment						
	FY2022-23	FY2021-22	FY2022-23	FY2021-22					
Employees	0	0	0	0					
Workers	0	0	0	0					

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

Yes

LI-5. Details on assessment of value chain partners:

Category	% of value chain partners (by value of business done with such partners) that were assessed
Health and safety	Varying from 40% to 65%
practices	
Working	Major vendors / suppliers are assessed through a detailed checklist of more than on EHS parameters. The major
Conditions	suppliers account for 30% to 60% by value of business done with such partners.)

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

Essential Indicators

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

Any individual or group of individuals or institution that adds value to the business chain of the Ashoka Buildcon Limited is identified as a core stakeholder. This inter alia includes government agencies, investors, shareholders, employees and customers and key partners, regulators, lenders, research analysts, communities and non-governmental organizations, suppliers amongst others.

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

	S.	Stakeholder	Whether iden	tified as Channels	of	communication Frequency	of Purpose and scope of
1	No.	Group	Vulnerable	& (Email,	SMS,	Newspaper, engagemen	t (Annually/engagement including key
		_	Marginalized	Group Pamphlets,		Advertisement, Half yearly	y/ Quarterly /topics and concerns raised

	Yes/No)	Community Med Board, Website), O		ceothers – plea	ase specify) during such engagement
1 Investor Stakeholder	(Shareholders i	dedicated email ual Reports, Integra nteraction), Investo and corporate website	ted Reports, A	GMwhen	To understand their need and expectation which are material to the Company. Key topics are company's financial performance, ESG performance etc.
2 Government	Sustainability / filings, issue spec	Quarterly Results, Integrated Reports, cific meetings, repres as mandated by Ru company	Stock Excha entations and fi	inge when ling required	Reporting requirement, statutory compliance, support from authority and resolution of issues.
3 Employees	Circular and me	action surveys, enga ssages from corporat d, E-mails, SMS, v	e and managen	nent when	Employees' growth and benefits, their expectation, volunteering, career growth, professional development and continuing education and skill training etc.
4 Suppliers/ contractors	No Regular supplier	and dealer meets		when required	Need and expectation, schedule, supply chain issue, need for awareness and other training, their regulatory compliance, EHS performance etc.
5 Communities / non governmental organizations	n-NoDirect engageme project implemen		Company's (CSR As and when required	Their expectation and feedback on impact/success of CSR project. Also review scale up potentials and further engagement scope.

Leadership Indicators

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

Ashoka Buildcon Limited is always proactive to understand the stakeholders' issues and hence interacting with the various stakeholders and is also carrying out formal and informal surveys to understand their views. Also maintaining constant and proactive engagement with our key stakeholders enables the Corporation to better communicate its strategies and performance. Continuous interaction helps align expectations, thereby empowering the organization to better serve its stakeholders. The board is kept well-informed on various developments and feedback on the same is sought from the directors.

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

Yes, the inputs of stakeholders play an important role in better apprehending the expectations of stakeholders and setting up the standard as well as targets against best practices. The organization has been making a vigorous and consistent effort with all its stakeholders to understand the impact of its sustainability approach. Regular consultation with stakeholders is instrumental for the Company in developing sustainability initiatives.

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

The organization has taken initiatives that could be helpful in addressing the needs of stakeholders and the groups which are vulnerable. The stakeholder engagements are initiated with the organization's overall goal towards one of the pioneer in nation building. The stakeholders are engaged in generating local employment opportunities as per capabilities & skill sets identified by the local site management in consultation with the local authorities, gram panchayats, and vulnerable society.

PRINCIPLE 5 Businesses should respect and promote human rights

Essential Indicators

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

Category	FY2022-23	FY2021-22
----------	-----------	-----------

	Total (A)	No. of employees / workers covered (B)	%(B / A)		No. of employees / workers covered (D)	%(D / C)
Employees		•		•		
Permanent	1353	1353	100.00%	1412	1412	100.00%
Other than permanent	594	594	100.00%	409	409	100.00%
Total Employees	1947	1947	100.00%	1821	1821	100.00%
Workers						
Permanent	182	182	100.00%	201	201	100.00%
Other than permanent	105	105	100.00%	47	47	100.00%
Total Workers	287	287	100.00%	248	248	100.00%

EI-2. Details of minimum wages paid to employees, in the following format:

Category		FY2022-23				FY2021-22					
	Total Equal (A) Wage		to Minimum More than Minimum Wage		Total(D)	Equal to Minimun Wage		nMore than Minimum Wage			
			No. (B)	% (B /A)	No. (C)	%(C / A)		No.(E)	% (E /D)	No.(F)	% (F /D)
Employees											
Permanent		1353	0	0.00%	1353	100.00%	1412	0	0.00%	1412	100.00%
Male		1318	0	0.00%	1318	100.00%	1379	0	0.00%	1379	100.00%
Female		35	0	0.00%	35	100.00%	33	0	0.00%	33	100.00%
Other	than	594	0	594	594	100.00%	409	0	0.00%	409	100.00%
Permanent											
Male		585	0	0.00%	585	100.00%	400	0	0.00%	400	100.00%
Female		09	0	0.00%	9	100.00%	09	0	0.00%	9	100.00%
Workers											
Permanent		182	182	100.00%	0	0.00%	201	201	100.00%	0	0.00%
Male		179	179	100.00%	0	0.00%	197	197	100.00%	0	0.00%
Female		03	3	100.00%	0	0.00%	04	4	100.00%	0	0.00%
Other	than	105	105	100.00%	0	0.00%	47	47	100.00%	0	0.00%
Permanent											
Male	Ť	105	105	100.00%	0	0.00%	46	46	100.00%	0	0.00%
Female		00	0	0.0%	0	0.0%	01	1	100.00%	0	0.00%

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

	Male		Female		
	Number Median remuneration/ salary/ wages of		Number	Median remuneration/ salary/ wages of	
		respective category		respective category	
Board of Directors (BoD)	5	34,08,333	0	0	
Key Managerial Personnel	2	8,26,623	0	0	
Employees other than BoD	2180	40,000	47	27,600	
and KMP					
Workers	-	Please see Remark	-	Please see Remark	

Remark: The number and median remuneration of Workers is included in the remuneration data for Employees other than BoD and KMP.

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

Yes

EI-5. Describe the internal mechanisms in place to redress grievances related to human rights issues. -

All grievances are addressed as and when received by the respective Project Head in coordination with HR. All the grievances received

are duly investigated and appropriate actions are taken to resolve the issue/complaint. Whenever required, disciplinary actions are initiated as deemed fit.

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

	FY2022-23 F			FY2021-22			
	_	Pending resolution at the end of year			Pending resolution at the end of year	Remarks	
Sexual Harassment	0	0	Nil	0	0	Nil	
Discrimination at workplace	0	0	Nil	0	0	Nil	
Child Labour	0	0	Nil	0	0	Nil	
Forced Labour/Involuntary Labour	0	0	Nil	0	0	Nil	
Wages	0	0	Nil	0	0	Nil	
Other human rights related issues	0	0	Nil	0	0	Nil	

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

The Company has a Whistle Blower Policy wherein the employees can report, without fear of retaliation, any wrong practices, unethical behaviour or noncompliance which may have a detrimental effect on the organisation, including financial damage and impact on brand image. Also, the Code of Conduct of the Company requires employees to behave responsibly in their action and conduct. Apart from that, the Company has Committees at every location for the protection of women at workplace to ensure their rights, receive grievances, conduct investigation and to take actions.

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

Yes.

EI-9. Assessments for the year:

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

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

The company has its own mechanisms to address such risks through its HR & HSE policy and SOPs. The Company is also committed to keeping the entire work location free from all harassment, including sexual harassment at the workplace, and has zero tolerance for such unacceptable conduct. The company management has formed its Internal Complaint Committee (ICC) and has regular quarterly meetings to have update on any harassment concerns or other unsolicited or offensive conduct. No significant risks /concerns are identified during such assessments.

Leadership Indicators

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

No complaint received against the human rights violation.

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

The Company adheres to the principles which include Human Rights clauses. These clauses are part of the Company's Code of Conduct (CoC) and is extended across entire value chain. Fostering a culture of caring and trust in various corporate policies like Environment, Health & Safety (EHS) Policy, Whistle-Blower policy, Protection of Women's Rights at Workplace Policy and the CoC.



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

Our organization is accessible to the all differently abled visitors, and we are continuously working towards improving infrastructure for eliminating barriers to accessibility.

LI-4. Details on assessment of value chain partners:

Category	% of value chain partners (by value of business done with such partners) that were assessed
Sexual Harassment	100%
Discrimination at workplace	100%
Child Labour	100%
Forced Labour/Involuntary Labour	100%
Wages	100%
Others – please specify	-

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

Periodic training is conducted through the various channels and procedures and preventive measures are specified to avoid such risks.

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

Essential Indicators

EI-1. Details of total energy consumption (in Joules or multiples) and energy intensity.

Parameter	FY 2022-23	FY 2021-22
Total electricity consumption (A)	80391.26 GJ	46660.76 GJ
Total fuel consumption (B)	1201898.10 GJ	1000123.59 GJ
Energy consumption through other sources (C)	0	0
Total energy consumption (A+B+C)	1282289.36 GJ	1046784.35 GJ
Energy intensity per rupee of turnover (Total energy consumption/ turnover	in 2.01 GJ / Lakh	2.28 GJ / Lakh
rupees)		

EI-1. Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. -

Yes, GHG data assessment is carried out CPG Assurance Services

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

No, Not Applicable

EI-3. Provide details of the following disclosures related to water, in the following format: Water withdrawal by source (in kilolitres)

Parameter	FY 2022-23	FY 2021-22
Water withdrawal by source (in kilolitres)		
(i) Surface water	287757	209826
(ii)Groundwater	123324	89926
(iii)Third party water	121428	121324
(iv)Seawater / desalinated water	0	0
(v) Others	0	0
Total volume of water withdrawal (in kilolitres) (i + ii +	iii + iv + v) 532509	421076

Total volume of water consumption (in kilolitres)	532509	421076
Water intensity per rupee of turnover (Water consumed / turnover)	0.8357 KL / Lakh	0.9171 KL / Lakh

EI-3. Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency-

No

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

ABL has taken efforts to reduce the liquid discharge such as by providing the collection, settling, and recycling tank for RMC wastewater. There is minimal to no water discharge during our operations, as water is utilized during the production of concrete, and recycled waste water is used in our premises for our purposes.

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

Parameter	Please specify unit	Current Financial Year	Previous Financial Year
NOx	ppm	21.61	20.83
SOx	ppm	14.26	14.25
Particulate matter (PM)	ppm	60.52	54.94
Persistent organic pollutants (POP)	-	NA	NA
Volatile organic compounds (VOC)	-	NA	NA
Hazardous air pollutants (HAP)	-	NA	NA
Others – please specify	-	NA	NA

Remarks: These figures are the annual average.

EI-5. Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. -

Yes, we have carried out ambient air monitoring by 3rd party NABL accredited Labs at our Project sites and its independent assessment is carried out by external agency i.e., M/s. CPG Assurance

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

Parameter	Unit	FY 2022-23	FY 2021-22
Total Scope 1 emissions (Break-up of the GHG into CO2, CH4, N2O,	tCO2e	89851.92	74663.05
HFCs, PFCs, SF6, NF3, if available)			
Total Scope 2 emissions (Break-up of the GHG into CO2, CH4, N2O,	tCO2e	14452.65	7847.4
HFCs, PFCs, SF6, NF3, if available)			
Total Scope 1 and Scope 2 emissions per rupee of turnover	tCO2e /Lakh rupees of	0.1637 tCO2e /	0.1797 tCO2e /
	turnover	Lakh	Lakh

EI-6. Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. -

Yes. By M/s CPG Assurance, Mumbai

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

Yes, Ashoka Buildcon Ltd has planned to reduce the Scope 1 and Scope 2 emissions by identifying potential activities in their own processes by referencing the GHG reduction guidelines. Following are the key project implemented at project sites.

- 1. Use of Renewable Energy The company had installed solar plants at toll plazas & Corporate office locations.
- 2. Use of Electrical Vehicles The Company promotes the use of electric vehicles at offices as well as project sites.
- 3. Milling Activity The company has adopted this eco-friendly technique of reuse of the old road with an approved mix design and saving the scope 1 emissions of Transportation, Crusher operations for extraction and HMP production.
- 4. HMP Technology Organization has identified new energy efficient technology for its Hot Mix Plant (HMP) for scope 2 reduction.
- 5. Bundled Methane Avoidance Projects of biogas plant at Nashik with capacity of 1T of food waste and cow dung treatment daily.

6. Use of energy-saving LED bulbs for offices and project sites.

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

Parameter	FY2022-23	FY2021-22
Total Waste generated (in metric tonnes)		
Plastic waste (A)	20 MT	42 MT
E-waste(B)	1.48 MT	0
Bio-medical waste (C)	0	0
Construction and demolition waste (D)		Milling Waste - 297533.36 MT
	Milling Waste - 313488.005 MT	Concrete Waste – 304 MT
	Concrete Waste - 24583.00 MT	
	Steel Waste - 520.00 MT	Steel Waste -610 MT
	Buyback Arrangement	Buyback Arrangement
Radioactive waste (F)	0	0
Other Hazardous waste. Please specify, if any. (G)		3.29 MT
Other Non-hazardous waste generated (H). Please specify, if any.(Break-up by		1. Wood: 17.04MT
composition i.e. by materials relevant to the sector)		2. Tyre: 215.3 MT
		3. Flap Scrap: 3.5 MT
		4. GI:602.65 MT
		5. MS:4611.28MT
	 Copper: 0.44MT 7. Paper: 20.85MT 	
		7. Paper: 0.42 MT
Total (A + B + C + D + E + F + G + H)	364448.2898 MT	318812.45 MT
tonnes) Category of waste - Plastic		
(i)Recycled	2.47 MT	84.6 MT
(ii)Re-used	0	0
(iii)Other recovery operations	0	0
	2.47 MT	84.6 MT
Category of waste - E-Waste		
(i)Recycled	1.48 MT	0
(ii)Re-used	0	0
(iii)Other recovery operations	0	0
Total	1.48 MT	0
Total	1.40 1/11	Į U
Category of waste - Bio-medical waste		
(i)Recycled	0	0
(ii)Re-used	0	0
(iii)Other recovery operations	0	0
	0	0
	1-	1-
Category of waste - Construction and demolition waste		
		Milling Waste - 297533.36 MT
	Milling Waste - 313488.005	Concreate Waste - 304
	MT Concrete Waste 24583 00	MT Paclaim Wasta
	Concrete Waste - 24583.00 MT	Reclaim Waste- 14869.60 MT
		Steel Waste -610 MT
(ii)Re-used	0	0
(iii)Other recovery operations	0	0
	360167.722 MT	313316.96 MT
1 Otal	DUU1U1.122 IVI I	515510.70 IVI I

Category of waste - Battery waste		
(i)Recycled	Data Not Available	Data Not Available
(ii)Re-used	0	0
(iii)Other recovery operations	0	0
Total	Data Not Available	Data not Available
	·	
Category of waste - Radioactive waste		
(i)Recycled	0	0
(ii)Re-used	0	0
(iii)Other recovery operations	0	0
Total	0	0

Category of waste - Other Hazardous waste		
(i)Recycled	2.09 MT	3.29 MT
(ii)Re-used	0	0
(iii)Other recovery operations	0	0
Total	0	0
	•	
Category of waste - Other Non-Hazardous waste		
(i)Recycled	1. Wood: 33.41 MT	1. Wood: 17.04MT
	2. Tyre: 256.50 MT	2. Tyre: 215.3 MT
	3. Flap Scrap: 2.6478 4. MT	3. Flap Scrap: 3.5 MT
	4. GI: 526.43 MT	4. GI:602.65 MT
	5. MS:3416.72 MT	5. MS:4611.28MT
	6. Copper: 0.44 MT 7. Paper: 20.85 MT	
		7. Paper: 0.42 MT
(ii)Re-used	0	0
(iii)Other recovery operations	0	0
Total	4256.9978 MT	5450.2 MT
For each category of waste generated, total waste disposed by	nature of disposal method (in metric toni	ies)
Category of waste - Plastic		
(i)Incineration	0	0
(ii)Landfilling	0	0
(iii)Other disposal operations	0	0
Total	0	0
10001	Į.	
Category of waste - E-Waste		
(i)Incineration	0	0
(ii)Landfilling	0	0
(iii)Other disposal operations	0	0
Total	0	0
	12	1
Category of waste - Bio-medical Waste		
(i)Incineration	0	0
(ii)Landfilling	0	0
(iii)Other disposal operations	0	0
Total	0	0
		1
Category of waste - Construction and demolition waste		
(i)Incineration	0	0
(ii)Landfilling	0	0
(iii)Other disposal operations	0	0
Total	0	0

Category of waste - Battery		
(i)Incineration	0	0
(ii)Landfilling	0	0
(iii)Other disposal operations	0	0
Total	0	0
Category of waste - Radioactive		
(i)Incineration	0	0
(ii)Landfilling	0	0
(iii)Other disposal operations	0	0
Total	0	0
		T
Category of waste - Other Hazardous waste. Please specify, if a	ny	
(i)Incineration	0	0
(ii)Landfilling	0	0
(iii)Other disposal operations	0	0
Total	0	0
Cotonomia of master Other Non-harandana master consusted		
Category of waste - Other Non-hazardous waste generated	0	0
(i)Incineration	U	U
(ii)Landfilling	0	0
(iii)Other disposal operations	0	0
Total	0	0

Remark: The quantity of plastic recycled in 2021-22 is higher than the quantity generated, as plastic generated in 2020-21 was also recycled in 2021-22.

EI-8. Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. -

No

EI-9. Briefly describe the waste management practices adopted in your establishments. Describe the strategy adopted by your company to reduce usage of hazardous and toxic chemicals in your products and processes and the practices adopted to manage such wastes. -

ABL is certified for ISO 14001:2015 standard requirements. Wherever applicable the company follows 3R principles (Reduce, Reuse, Recycle) for waste management. Details related to waste are monitored on periodical basis and awareness sessions are undertaken for the employees who have a role and responsibility towards waste management. With respect to the hazardous waste generated in operations, this mostly consists of waste oil. The oil is collected and given to Authorized hazardous waste disposal agency for recycling, incineration etc.

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

S.	Location	of Type o	fWhether the conditions of environmental approval / clearance are being complied
No	operations/offices	operations	with? (Y/N) If no, the reasons thereof and corrective action taken, if any.
1	Not Applicable	Not Applicable	Not Applicable

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

S.	Name and brief details of project	EIA	Date	Whether	conducted	Results	Relevant
No.		Notification		by	independent	communicated	in Web link
		No.		external :	agency (Yes /	public domain (Yes	/
				No)		No)	
1	As an EPC Contractor, EIA is not applicable to	-	-	-		-	-
	Ashoka Buildcon Limited as a standalone						
	company. For any projects, we are compliant with						
	all regulatory compliances applicable to our						
	project scope.						

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

No.	Specify the law / regulation / guidelines which was not complied with	non-compliance	Any fines / penalties / action taken by regulatory agencies such as pollution control boards or by courts	
1	Complied with applicable			
1	Complied with applicable	-	-	Γ Ι

Leadership Indicators

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

Parameter	FY2022-23	FY2021-22
From renewable sources		
Total electricity consumption (A)	16157.24 GJ	11783.41 GJ
Total fuel consumption (B)	0	0
Energy consumption through other sources (C)	0	0
Total energy consumed from renewable sources (A+B+C)	16157.24 GJ	11783.41 GJ
From non-renewable sources		
Total electricity consumption (D)	64234.02 GJ	34877.35 GJ
Total fuel consumption (E)	1201898.10 GJ	1000123.59 GJ
Energy consumption through other sources (F)	0	0
Total energy consumed from non-renewable sources (D+E+F)	1266132.12 GJ	1035000.94 GJ

LI-1. Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. –

No

LI-2. Provide the following details related to water discharged: Water discharge by destination and level of treatment (in kilolitres)

Parameter			FY202	22-23 FY2021-22
Water discharge by destination and level of treatment (in kilolitres)				
(i) To Surface water				
- No treatment			0	0
With treatment – please specify level of treatment	CY:0	PY:0	0	0
(ii) To Groundwater				
- No treatment			0	0
With treatment – please specify level of treatment	CY:0	PY:0	0	0
(iii) To Seawater				
- No treatment			0	0
With treatment – please specify level of treatment	CY:0	PY:0	0	0
(iv)Sent to third-parties				
- No treatment			0	0
With treatment – please specify level of treatment	CY:0	PY:0	0	0
(v)Others				
- No treatment			0	0
With treatment – please specify level of treatment	CY:0	PY:0	0	0
Total water discharged (in kilolitres)			0	0

Remarks: The waste water generated from ready mix concrete is collected in a collection pit, and utilized for the dust suppression in camp area and haul roads. As a result, there is no water discharge occurring.

LI-2. Indicate if any independent assessment/ evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency. -

No

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

All the requisite Environmental Management Plans including are in place and implemented. All the regulatory compliance reports are being submitted as mentioned in the EC/Approval terms and conditions. Further, all the applicable Consent to Establish (CTE) and Consent to Operate (CTO) are in place for Batching Plants, Precast Yards, Fabrication Yard, etc., as applicable.

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

Sr.	Initiative	Details of the initiative (Web-link, if any, may be	Outcome of the initiative
No		provided along-with summary)	
		2. 2	Reduction in Carbon Emissions by 3408.08 tCO2e in year
	renewable		2022-23
_	energy		
	Organic food		i) 100 kg capacity of organic waste composter is operational
	waste composter		at project site which results in avoiding emissions around
		workplace.	10 tCO2e/year (ii) Impact on employee or society: 50
			employees are trained & 135 people are benefited from the
			fertilizer.
			Total Fly ash quantity of 86,665.93 MT is used at site
		thermal power plants in nearby project locations	
		which is replacement of natural soil as per	
		Government guidelines	
			Reduction in Carbon Emissions by 429.61 tCO2e in year
		by milling and saves the energy for Transportation,	
		Aggregates extraction from crusher and production	
		from plants	
			Reduction in Carbon Emissions by 3.247 tCO2e in year
		in pollution as well as cost effective use of	
		transportation at the corporate office and project	
		sites.	
1 -			Reduction in Carbon Emissions by 362.433 tCO2e in year
		are energy efficient and working on environment	2022-23
	plants	friendly asphalt mix production technology	

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

The Project specific emergency preparedness plans are established at each project site by the company to deal with the probable emergency situations. Emergency response procedures like provision for first aid, fire control and rescue are implemented for preventing and mitigating the hazard & risk and environmental impacts. The duties and responsibilities of all the staff and workers are being communicated periodically through regular trainings and mock drills at project sites. In the event of any occurrence of an emergency, the same shall be investigated and appropriate preventive measures would be initiated to avoid recurrence in future.

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

No significant adverse impact reported from any value chain partners.

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

Company intends to assess the major value chain partners for environment impact for FY 2024.

responsible and transparent

Essential Indicators

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

8

EI-1. b. List the top 10 trade and industry chambers/ associations (determined based on the total members of such body) the entity is a member of/ affiliated to.

S.	Name of the trade and industry chambers/associations	Reach of trade and industry chambers/associations
NO	·	(State/National)
1	Federation of Indian Chambers of Commerce and Industry	National
	(FICCI)	
2	Federation of Indian Export Organisations (FIEO)	National
3	Maharashtra Chamber of Commerce, Industry and	State
	Agriculture	
4	National Safety Council of India	National
5	International Road Federation - India Chapter	National
6	Indian Road Congress	National
7	Institute of Engineers	State
8	Construction Industry Development Council (CIDC)	National

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

	S. No.	Name of authority	Brief of the case	Corrective action taken
ſ	1	-	-	-

Remarks: No such orders

PRINCIPLE 8 Businesses should promote inclusive growth and equitable development

Essential Indicators

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

S	Name and brief details of project			Whether independent	conducted external		communicated omain (Yes / No)	in Relevant Web link
		No.		(Yes / No)				
1	NA	NA	NA	NA	•	NA		NA

Remarks: Social Impact assessment and environmental Impact assessment are carried out by client (i.e. NHAI, NHDPI, KSHIP and KREDCL Etc.)

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

S.	Name of Project for which	State District No.	of Project	Affected % of PAFs co	overed Amounts paid to PAFs in the
No.	R&R is ongoing	Far	nilies (PAFs)	by R&R	FY (In INR)
1	Not Applicable, As a EPC Contractor R&R Is a responsibility of Client NHAI, and State PWD				

Remarks: Not applicable to Ashoka being it is done by Client /. Authority like NHAI, State PWD, KSHIP, KRDCL and like.

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

Any community member can raise his complaint to Company, through various communication channels like QR, email, WhatsApp & Courier etc. All such complaints related to ethics, misrepresentation, fraud, misconduct, corruption, financial issues, conflicts of interest, theft, employee relations and human resources issues are monitored and addressed at appropriate levels. The complaints or grievances received from community are addressed by the Site Management involving the Project head and administration department and also the corporate office, as applicable for appropriate action. Any issue which is unresolved or needs management intervention is

escalated to the respective vertical heads. For the Road Projects, we have constituted Grievance Management Cell at every site which facilitates redressal of the grievances on its receipt. The grievance once received from the community is placed before the Cell for review and resolution of the same as per the prevailing practices in the Industry. The same grievance is addressed and resolved as per the Terms of the Contract / Concession agreement.

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

Category	Current Financial Year	Previous Financial Year
Directly sourced from MSMEs/ small producers	0	0
Sourced directly from within the district and neighbouring districts	0	0

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

Essential Indicators

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

Ashoka Buildcon Limited has a grievance redressal mechanism (GRM) for a community in place. The complaints related to Environmental, Health, and Safety are received through Complaint Registers maintained at project sites and are discussed with the client at the site to resolve it in the timeframe.

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

Category	As a percentage to total turnover			
Environmental and social parameters relevant to the	Not applicable as the Company does not have specific consumer product or			
product	product range			
Safe and responsible usage	Not Applicable			
Recycling and/or safe disposal	Not Applicable			

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

	FY 2022-23		FY 2021-22			
	Received during	Pending resolution at	Remarks	Received	during Pending resolution	at Remarks
	the year	end of year		the year	end of year	
Data privacy	0	0	Nil	0	0	Nil
Advertising	0	0	Nil	0	0	Nil
Cyber-security	0	0	Nil	0	0	Nil
Delivery of essential	0	0	Nil	0	0	Nil
services						
Restrictive Trade	0	0	Nil	0	0	Nil
Practices						
Unfair Trade	0	0	Nil	0	0	Nil
Practices						
Other	0	0	Nil	0	0	Nil

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

Category	Number	Reasons for recall
Voluntary recalls	0	NA
Forced recalls	0	NA

Remarks: Not applicable

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

Yes.

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

While there were no issues or instances for which corrective actions were required, however, continual improvements for the delivery of internal services and cyber security are in progress. Use of latest products & technologies is practiced.

Leadership Indicators

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

www.ashokabuildcon.com

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

Not applicable to the Company being working in Infrastructure Industry and developing roads and highways.

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

During the execution of construction projects, necessary permissions are obtained from concerned Authorities for Road Closure, Traffic Diversion, etc., after the submission of Traffic Diversion Plans. Advance warning boards, barricades, and signals as per relevant standards are provided at such locations to alert road users.

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

Not applicable to the Company since developing roads and highways.

LI-5. Provide the following information relating to data breaches: a. Number of instances of data breaches along-with impact-No data breaches are found or reported.

LI-5. Provide the following information relating to data breaches: b. Percentage of data breaches involving personally identifiable information of customers-

No data breaches are found or reported.