

## Explanation of how ESG Factors are Reflected in the Key Elements of the Benchmark Methodology of SIX Sweden ESG Selection Gross Index (SIXSEESGSGI)

<b>Item 1.</b> Name of the benchmark administrator.	SIX Financial Information Nordic AB
<b>Item 2.</b> Type of benchmark or family of benchmarks.	Equity
Choose the relevant underlying asset from the list provided in Annex II to Commission Delegated Regulation (EU)2020/1816.	
<b>Item 3.</b> Name of the benchmark or family of benchmarks.	SIX Sweden ESG Selection Gross Index (SIXSEESGSGI)
<b>Item 4.</b> Does the benchmark methodology for the benchmark or family of benchmarks take into account ESG factors?	∑Yes □ No

**Item 5.** Where the response to Item 4 is positive, please list below, for each family of benchmarks, those ESG factors that are taken into account in the benchmark methodology, taking into account the ESG factors listed in Annex II to Delegated Regulation (EU) 2020/1816. Please explain how those ESG factors are used for the selection, weighting or exclusion of underlying assets. The ESG factors shall be disclosed at an aggregated weighted average value at the level of the family of benchmarks.

N/A as no benchmark families are defined.

**Item 6.** Where the response to Item 4 is positive, please list below, for each benchmark, those ESG factors that are taken into account in the benchmark methodology, taking into account the ESG factors listed in Annex II to Delegated Regulation (EU) 2020/1816, depending on the relevant underlying asset concerned.

Please explain how those ESG factors are used for the selection, weighting or exclusion of underlying assets.

The ESG factors shall not be disclosed for each constituent of the benchmark, but shall be disclosed at an aggregated weighted average value of the benchmark.

Alternatively, all of this information may be provided in the form of a hyperlink to a website of the benchmark administrator included in this explanation. The information on the website shall be easily available and accessible. Benchmark administrators shall ensure that information published on their website remains available for five years.



a) List of environmental factors considered:	Companies that violate or are at risk of violation commonly accepted international norms and standards, enshrined in the United Nations Global Compact (UNGC) Principles, the Organization for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises, the UN Guiding Principles on Business and Human Rights (UNGPs), and their underlying conventions.	Exclusion
	In addition to verified violation of international standards monitoring, companies facing strong unremediated allegation will also be monitored. Companies facing strong unremediated allegation will not be considered for inclusion as new constituents of the index until they initiate sufficient remedial action. Should a company which is already a constituent face strong allegation they will be granted a grace period of 6-12 months (two full rebalance periods) to initiate sufficient remedial action before being flagged as being in violation.	Exclusion
	Companies where 5% or more of turnover relates to the production (including both power generation and extraction activities), distribution or exploration of fossil fuels, as well as companies where over 50% of turnover derives from services in or to this area.	Exclusion
	Companies with any involvement in the extraction/production of oil sands, even if this amounts to less than 5% of the company's turnover.  ESG rating of companies.	Exclusion Selection
	23G rading of companies.	Jereellon



b) List of social factors considered:	Companies that violate or are at risk of violation commonly accepted international norms and standards, enshrined in the United Nations Global Compact (UNGC) Principles, the Organization for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises, the UN Guiding Principles on Business and Human Rights (UNGPs), and their underlying conventions.	Exclusion
	In addition to verified violation of international standards monitoring, companies facing strong unremediated allegation will also be monitored. Companies facing strong unremediated allegation will not be considered for inclusion as new constituents of the index until they initiate sufficient remedial action. Should a company which is already a constituent face strong allegation they will be granted a grace period of 6-12 months (two full rebalance periods) to initiate sufficient remedial action before being flagged as being in violation.	Exclusion
	Companies identified to be involved with controversial weapons in accordance with the relevant UN-Conventions.	Exclusion
	Companies with a turnover exceeding 5% related to production or distribution, or 50% turnover related to services, for alcohol and gambling.	Exclusion
	Companies with any involvement in production, or a turnover exceeding 5% related to distribution, for tobacco or pornography.	Exclusion
	Companies with a turnover exceeding 5% related to services for pornography or 50% turnover for services for tobacco.	Exclusion
	Companies with a turnover exceeding 5% for military equipment or services.	Exclusion



	Companies with a turnover exceeding 5% for production linked to the supply of Nuclear Power (including both direct power generation and the mining of Uranium).	Exclusion Selection
	ESG rating of companies.	
c) List of governance factors considered:	Companies that violate or are at risk of violation commonly accepted international norms and standards, enshrined in the United Nations Global Compact (UNGC) Principles, the Organization for Economic Cooperation and Development (OECD) Guidelines for Multinational Enterprises, the UN Guiding Principles on Business and Human Rights (UNGPs), and their underlying conventions.	Exclusion
	In addition to verified violation of international standards monitoring, companies facing strong unremediated allegation will also be monitored. Companies facing strong unremediated allegation will not be considered for inclusion as new constituents of the index until they initiate sufficient remedial action. Should a company which is already a constituent face strong allegation they will be granted a grace period of 6-12 months (two full rebalance periods) to initiate sufficient remedial action before being flagged as being in violation.	Exclusion
	ESG rating of companies.	Selection
Hyperlink to the information on ESG factors for each benchmark:	Please refer to section 3, ESG Key Factor Index Calculation Rulebook - SIX Swede Selection Index (SIXSEESGS) on the SIX we https://www.six-group.com/nordic-indic regulations	n ESG webpage:



Item 7. Data and standards used		
a) Data input.	The data is externally sourced from ISS ESG.	
<ul><li>(i) Describe whether the data are reported, modelled or sourced internally or externally.</li><li>(ii) Where the data are reported, modelled or sourced externally, please name the third party data provider.</li></ul>	For details on ISS ESG please refer to: https://www.issgovernance.com/esg/	
b) Verification and quality of data.  Describe how data are verified and how the quality of those data is ensured.	The verification and quality of the ESG data is checked both externally by the provider and internally by SIX in accordance with manual and automated structured processes. These processes include, among other things, continuous data monitoring, pre-publication reviews and rebalancing reviews.	
c) Reference standards	- Principles of the UN Global Compact	
Describe the international standards used in the benchmark methodology.	- OECD Guidelines for Multinational Enterprises - UN Guiding Principles for Business and Human Rights	
Date on which information has been last updated and reason for the update:	2025-01-20: Yearly update. No changes.	