India Index 2023

# Gujarat Cooperative Milk <sup>1</sup> Marketing Federation (Amul)

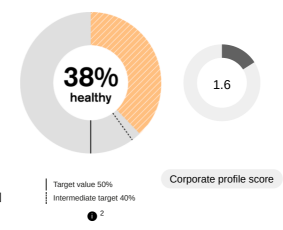
Product categories assessed Dairy/Ice Cream

Percentage of company India sales covered by Product Profile assessment 90-100 %

Headquarters India

Type of ownership Cooperative

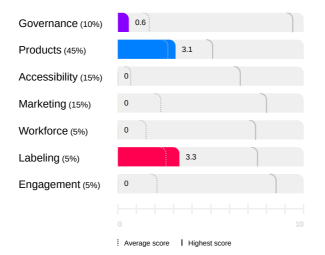
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#### Important

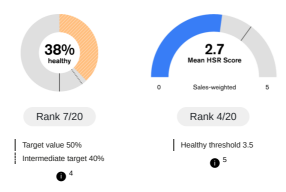
The findings of this Index regarding companies' performance rely to a large extent on information shared by companies, in addition to information that is available in the public domain. Several factors beyond the companies' control may impact the availability of information. Therefore, in the case of limited or no engagement by such companies, this Index may not represent the full extent of their efforts.

# **SCORING OVERVIEW**



(%) Figure in brackets is the weighting of the category. All category and criteria scores are out of 10.

# **PRODUCT PROFILE**<sup>•</sup>



The Product Profile is an independent assessment of the nutritional quality of companies' product portfolios. For this purpose, ATNI uses the Health Star Rating (HSR) model, which rates foods from 0.5 to 5.0 based on their nutritional quality. The underlying nutrient profile model assesses nutrients of concern (sodium, total sugar, saturated fat, and overall energy) and positive food components/ nutrients (fruit and vegetable content, protein, fiber, and, in some cases, calcium) to score products on the basis of nutritional composition per 100g or 100mL. ATNI uses the threshold of 3.5 stars or more to classify products as generally healthier. Product Profile results account for 30% of the total Index score.

### **Portfolio-level Results**

Total no. products assessed	Range of total 2021 company sales in India i 6	Sales-weighted Mean HSR (out of 5 stars)	Products meeting the 'healthy' threshold (HSR of 3.5 stars or more) 7	
75	90-100 %	2.7	% of distinct healthier products	% sales from healthier products
			29	38

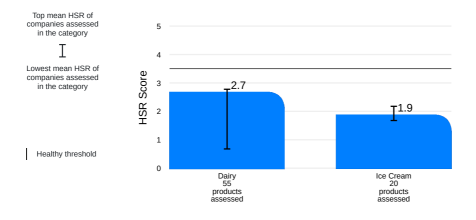
• Amul average sales-weighted HSR is 2.7 (stars) out of 5 (2.5 unweighted mean HSR).

• A total of 75 products across the company's two bestselling product categories were assessed using the HSR model.

• 29% of distinct products analyzed for Amul met the 'healthy' threshold (3.5 stars or more in the HSR).

• When taking category sales values into account, the company was estimated to derive approximately 38% of its India 2021 sales from healthier products (from Dairy).

### Mean Health Star Rating by category for Gujarat Cooperative Milk Marketing Federation (Amul)



• Among categories assessed, Amul's products in Dairy (55 products) had the highest mean HSR (2.7 out of 5.0).

• The company's lowest scoring category is Ice Cream with a mean HSR of 1.9 out of 5, for which 0% of products reached the healthy threshold.

• In total, 12% of distinct products and 16% when sales-weighted, was found to be eligible to be marketed to children using the WHO SEAR criteria.



# CATEGORIES

The Index is divided into seven categories which assess food & beverage companies' policies, practices and transparency related to nutrition in the Indian market.



# GOVERNANCE 10% OF OVERALL SCORE

# 0.6

#### Rank 13 / Score 0.6

Highest score 9.4 Average score 1.7 • As a dairy-producing company, Amul emphasizes the importance of "contributing to safe, healthy and nutritional diet to the consumers" in its reporting, before highlighting that it provides products with "sugar-free, low sugar, low fat, lactose free, [and] high protein" attributes. Beyond this, the company does not outline a clear strategy or plan for how it intends to contribute to healthier diets.

• The company's reporting on this is limited to publishing specific examples of recently launched products that the company considers to be 'healthy' (which is not formally defined).

#### Aspects to improve

• Amul is encouraged to develop and publish a clear plan or strategy on how it intends to deliver on contributing to healthy and nutritional diets through its commercial operations. For example, it could develop specific plans to improve the nutritional profile of its portfolio by, for example, decreasing average levels of nutrients of concern (sodium, saturated fats, and sugar), increasing levels of positive ingredients (such as whole grains or fruits and vegetables), or fortification of key products. Special consideration for how its healthier products, especially those that are fortified, can reach at-risk populations (such as those on lower incomes through affordability), is also recommended.

• To drive progress internally on implementing its nutrition strategy, the company is recommended to develop specific, measurable, and timebound targets encompassing various elements of its approach, and an overall target to increase sales of the products it defines as 'healthier'.

• To demonstrate to external stakeholders that it is delivering on its nutrition strategy and/or commitments, Amul is recommended to report more comprehensively on all elements of its approach, showing what has been achieved year-on-year across its portfolio or key product categories. Reporting should ideally take the form of quantitative metrics, rather than specific examples only, and progress documented systematically.

In developing its nutrition strategy and approach, and to ensure that it is maximizing its positive impact on public health, the company is strongly recommended to engage with independent experts/stakeholders, such as independent (i.e. not directly affiliated with industry) public health-oriented civil society organizations, academic institutions, (inter-)national organizations.
To ensure that the strategy receives strategic direction from the top, the company is recommended to ensure that its nutrition strategy is subject to regular review at the highest levels of the company, and is encouraged to assign formal responsibility for the success of its nutrition strategy to its most senior officials.





#### Rank 8 / Score 3.1

Highest score 5.1 Average score 2.7 Category B2: Portfolio Development

• No evidence could be found of the company setting reformulation targets in India or reporting on its reformulation efforts.

• Amul did not share information with ATNI regarding its fortification approach in India.

Category B3: Nutrient Profiling

• The company did not provide evidence that it uses a nutrient profile model (NPM) or other objective nutrition criteria to evaluate the nutritional quality of its products to inform new product development or product reformulation.

Aspects to improve Category B2: Portfolio Development

• In order to drive progress on improving the healthiness of its portfolio, the company is encouraged to adopt specific, measurable, and timebound targets to reduce nutrients of concern (sodium, sugar, and saturated fat) across its relevant portfolio. These targets should ideally be aligned with the ICMR/NIN Dietary Guidelines and RDAs for Indians, and/or WHO guidelines, and are recommended to be published on the public domain.

• The company is recommended to report progress against all reformulation targets on an annual basis, in a consistent and easily accessible manner, in order to increase transparency and accountability.

• The company is strongly encouraged to produce more fortified products to help address specific micronutrient deficiencies in India (according to government priorities), while ensuring that there are strict internal policies and procedures in place to prevent the fortification or enrichment of unhealthy products (i.e. with high levels of fat, sugar, and/or sodium).

#### Category B3: Nutrient Profiling

• The company is strongly encouraged to adopt a nutrient profiling model (NPM) to determine the relative healthiness of all products in its portfolio.

• Ideally, this should be (or align closely with) an internationally recognized (or, when applicable, government-endorsed) NPM; if developing its own, the company is encouraged to apply stringent thresholds for nutrients of concern that align with (inter)national standards, and use per 100g as the reference unit (to ensure greater objectivity and comparability).

• The company is recommended to disclose all details of the NPM it uses in full, including the algorithm used to define 'healthy', on the company's India website and, ideally, in a scientific journal that is peer-reviewed and indexed.



Amul GCMMF



# ACCESSIBILITY 15% OF OVERALL SCORE

# 0.0

#### Rank 5 / Score 0

Highest score 6.6 Average score 0.7 • No evidence of a strategy or approach to address the affordability specifically of its 'healthier' products was found on the company's public domain or shared by the company.

#### Aspects to improve

• To ensure that products that are considered by the company to be 'healthier' are being priced affordably for lower-income consumers, the company is recommended to:

- ensure that such products are defined as 'healthy' through the use of a nutrient profiling model (NPM) (or other clear nutrition criteria) - such that unhealthy products (HFSS) are specifically excluded;

- have a clear approach to determining whether a product is 'affordably priced'; and

- use a formal classification of 'lower-income consumers' that it is trying to reach.

• With these definitions and processes in place, the company is encouraged to develop and implement a strategy or approach for ensuring that at least part of its 'healthier' (and, ideally, fortified or micronutrient-rich) product portfolio is priced affordably for lowerincome consumers, and continually explore new opportunities for delivering 'affordable nutrition'. Examples of approaches can be found in the methodology and chapter for Category C.

• The company is recommended to publicly disclose information about its affordable nutrition strategies/approaches, including specific definitions, the approaches taken to ensure affordability, and the progress made on implementation.



# 0.0

#### Rank 12 / Score 0

Highest score 8 Average score 2.3 • No evidence of a specific policy to address the responsible marketing of products to children or general audiences beyond legal requirements could be found on the company's website.

#### Aspects to improve

• The company is encouraged to develop and publish a comprehensive responsible marketing policy that covers all media channels and audiences, including children under the age of 18 (in line with CCPA guidelines).

• The company is encouraged to ensure more responsible marketing to children by adopting:

- audience threshold of 25% for limiting children's exposure to advertisements on all media;

- specific commitments not to use certain materials and techniques to market their products to children, including celebrities, licensed characters, promotional toys and games, and depicting children on packaging.

• The company is encouraged to commission regular third-party audits of compliance to its responsible marketing policy in India, and to disclose the results of this audit, as well as the response mechanism it has in place to address instances of noncompliance.





## WORKFORCE 5% OF OVERALL SCORE

# 0.0

#### Rank 15 / Score 0

Highest score 7.4 Average score 1.5 • No specific mention of workforce nutrition could be found on the company's public domain.

• No policy to support breastfeeding mothers in the workplace could be found, nor is it clear whether the company offers paid paternity leave.

#### Aspects to improve

• The company is recommended to develop a workforce nutrition program that includes providing access to healthy food at work, nutrition education, nutrition-related health checks, and breastfeeding support. This program should ideally be available to all employees, including those at manufacturing sites. • The company is encouraged to develop a clear policy on support extended to breastfeeding mothers at work in order to aid their maternal health; and this should apply equally to all office and production site employees. Support should, at a minimum, include i) Private, hygienic, safe rooms for expressing breastmilk; ii) Refrigerators in place to store milk; and iii) Other flexible working arrangements to support breastfeeding mothers, such as flexible working hours or on-site creche facilities. Furthermore, it is important to foster a workplace culture that is supportive of breastfeeding, for example through awareness campaigns. The company is recommended to offer maternity and paternity or second caregiver leave, extending parental leave policies to go beyond current national regulations, and remove limitations based on the number of children born.

• The company is also encouraged to develop a workforce nutrition program for its supply chain workers, starting with a needs assessment to identify those groups at highest risk of experiencing malnutrition. It can then engage with its supply chain partners and relevant civil society organizations to help reach these groups, further study the underlying causes of malnutrition in that specific context, and develop a tailored program to address their nutritional needs in a targeted manner. For more guidance, see the ATNI 2021 Action Research report and/or engage with the Workforce Nutrition Alliance (WNA).





#### Rank 6 / Score 3.3

Highest score 7.5 Average score 2.6 • No evidence of a standardized policy or approach to front-ofpack (FOP) product labelling beyond legal requirements could be found on the company's public domain.

• The company displays nutritional information online for all/most products in their portfolio. This includes images of FOP labelling and nutritional information tables showing amounts per 100g.

#### Aspects to improve

• Once it is formally enacted by FSSAI, if the INR FOP labeling system is on a voluntary basis, the company is strongly encouraged to adopt it across their entire portfolios in India.

• The company is recommended to ensure that all FOP label images on their website are sufficiently high image resolution for nutritional information to be fully legible.

• The company is recommended to implement features, such as portfolio-wide filter functions, on its website and/or e-commerce site to ensure that healthier varieties can more be easily identified and located by consumers. These should be classified as 'healthy' according to a government endorsed and internationally recognized NPM.





# ENGAGEMENT 5% OF OVERALL SCORE

# 0.0

#### Rank 14 / Score 0

Highest score 8.5 Average score 2.1 • No relevant information was found for the company regarding its advocacy policies, processes, positions, or activities in India.

#### Aspects to improve

• The company is encouraged adopt a responsible advocacy policy, which also applies to third-parties advocating on behalf of the company, in which it clearly defines 'advocacy' and commits that personnel will conduct themselves responsibly; to be transparent about their identity and intentions; to require that the evidence presented shall be as independent and representative as possible; and to always consider the wider public health interest in its efforts.

• To improve its control over and accountability for its advocacy activities (which includes participation in policy-related multistakeholder meetings, responding to public consultations, and other interactions with policymakers), the company is recommended to ensure that only approved personnel engage with policymakers on nutrition-related policy matters, and ensure that these interactions are tracked and disclosed on the public domain.

• Even if the company is not engaging in a policy debate or development process directly, its trade associations are likely to be, and potentially other third-parties acting on the company's behalf. Therefore, the company's policy positions are still important, since it should be engaging with these third-parties to ensure that its positions are taken into account. The company is encouraged to disclose its policy positions on key nutrition-related policy measures that under debate or development in India that would likely affect the company (for example, FSSAI's new FOP labelling system). These positions should be as specific and unambiguous as possible, be Board-approved, and should consider the wider public health interest and long-term material implications of rising levels of malnutrition in India.

• The company is encouraged to disclose comprehensive lists of its trade association memberships in India and clearly indicate which it holds leadership positions on, such as on their Boards, management committees, or thematic working groups or subcommittees, in order to signify to stakeholders which ones the company has greater stakes in. If no such positions are held, this can be publicly stated.

# SUSTAINABILITY

• The company reports that it is reducing plastic use and transitioning to more sustainable forms of packaging. This includes the company stating that it is sourcing LDPE film for packaging of select products. The company also reports an increase in use of recycled plastic material to 60 metric tons (MT) per month.

#### Aspects to Improve

• The company is strongly encouraged to track its GHG emissions in India, beginning with those in Scopes 1 and 2.

• The company is also recommended to set clear targets to reduce GHG emissions across each of these Scopes that are aligned with the Paris Agreement's 1.5'C trajectory, and report quantitatively on progress. These targets (and reporting) should be for absolute reductions against a baseline, rather than relative emissions (i.e. 'emissions intensity').

• The company is encouraged to work with its value chain partners to reduce both FLW and plastic use. This should go beyond requirements set out in mandatory waste management regulations.

• The company is encouraged to ensure that its efforts to transition to sustainable forms of packaging in India are evidence-based, and correspond with clear quantitative sustainability outcomes.



#### Footnotes

- 1. Dairy|Ice Cream
- ATNI estimates this value by taking the proportion of healthy products within each category assessed and multi
  plying that figure by the global category retail sales. The values are then aggregated to generate an estimate of
  the overall global healthy sales (excluding baby foods, plain tea, and coffee, which are not included in the Prod
  uct Profile).
- 3. The Product Profile is an independent assessment of the nutritional quality of companies' product portfolios. Fo r this purpose, ATNI uses the Health Star Rating (HSR) model, which rates foods from 0.5 to 5.0 based on their nutritional quality. The underlying nutrient profile model assesses nutrients of concern (sodium, total sugar, satu rated fat, and overall energy) and positive food components/ nutrients (fruit and vegetable content, protein, fibe r, and, in some cases, calcium) to score products on the basis of nutritional composition per 100g or 100mL. AT NI uses the threshold of 3.5 stars or more to classify products as generally healthier. Product Profile results acc ount for 30% of the total Index score.
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- 5. The Health Star Rating (HSR) model, which rates foods from 0.5 to 5.0 based on their nutritional quality. This s core represents the mean Health Star Rating of the product portfolio.
- 6. Retail sales data derived from Euromonitor International.
- 7. The Product Profile is an independent assessment of the nutritional quality of companies' product portfolios. Fo r this purpose, ATNI uses the Health Star Rating (HSR) model, which rates foods from 0.5 to 5.0 based on their nutritional quality. ATNI uses the threshold of 3.5 stars or more to classify products as generally healthy.



