This action plan is one of a series that forms part of our Human Rights Framework and Roadmap. You can find all our action plans, which address Nestlé’s salient issues, on our dedicated human rights webpage.

These plans guide our due diligence approach and enable us to act as a force for good. They articulate our strategy for embedding, assessing, addressing and reporting on each salient issue, defining what we need to do across our value chain, as well as what collective action can be taken.

We harnessed the strengths and capacities of each Nestlé department to clearly define the actions we will take in the years to come, in consultation with external partners and stakeholders. With collaboration built into each action plan, we hope to spark new engagement and inspire collective action with peers, business partners, civil society, non-governmental organizations (NGOs) and governments. This way, we can tackle the root causes of our salient issues and create positive impact at scale.

We want these action plans to be dynamic and reflect the evolution of stakeholders’ expectations and of the contexts in which we operate. Input and feedback are welcome and can be sent to us by email: humanrights@nestle.com.

We will report on progress against the indicators identified in each action plan by the end of 2025.

1 Nestlé throughout this document refers to the Nestlé Group.
Definition of the issue
Data protection is about securing data against unauthorized access. Data privacy is concerned with the collection, storage and use of personal data and the rights of the individual who’s information is being stored.

Why it matters
Data has enormous value, especially in our highly digitized society. It can help businesses to better engage with consumers, conduct innovative research and development and deliver valued products. However, if not handled with care, it can lead to interference with people’s private lives.

Value chain relevance
Own Operations and Downstream

Key strategy and activities to address the risk
• The Nestlé Privacy Program and maturity self-assessment
• Privacy Impact Assessment as part of the privacy-by-design principle
• Compulsory Data Privacy iLearn module for relevant employees
• Vendor Privacy Risk Assessment as part of the due diligence
• Data Ethics as part of the Nestlé Responsible Sourcing Standard
• Regular internal and external audits

Indicators we will report on
• Number of data breaches annually
**BACKGROUND**

**What we are talking about**

Data protection is about securing data against unauthorized access.

Data privacy is concerned with the collection, storage and use of personal data and the rights of the individual whose information is being stored.

**Why it matters**

The digital age and technological advancements have made data a key asset for businesses. It can help organizations better engage with consumers, conduct innovative research and development and deliver valued products. However, if not handled with care, it can lead to interference with people’s private lives.

The law protects the fundamental right to privacy and provides people with greater autonomy over the way their data is collected and used. It also sets baseline standards for what companies can and cannot do with data.

There is a clear and growing trend for established data protection and privacy laws to be strengthened (such as the EU’s GDPR) and for countries without laws to create new law. There is also a trend of greater consumer, investor, customer and regulator expectations in respect of privacy, data protection and how data is being used by corporations.

In addition, data ethics is becoming an area of increasing social and regulatory focus. Data ethics is about not only doing what is legal with data, but also what is right. In the digital age, where data and technology are inextricably linked, it is ethics rather than law that will guide us on how to use data. It is not only the ‘what’ but the ‘how’. Data ethics and ethical data management is critical in this emerging world of the digital economy.

**The challenges in addressing this risk**

Nestlé is a multinational company operating in almost all jurisdictions. This means we are subject to many laws and regulations, sometimes conflicting. This can make day to day working processes extraordinarily complex.

We believe that the most effective approach is to have privacy legislation that is based on internationally recognized data protection principles and promotes transparency in data use practices.

**How we currently address this issue in our corporate policies, commitments and programs**

The Nestlé Privacy Program is the way we address the issue. It comprises:

- **Nestlé Privacy Policy** that defines a commitment to privacy and sets out key principles such as (i) privacy-by-design, (ii) processing for specific purposes, (iii) lawful, fair and transparent processing, (iv) properly manage personal data, (v) rights of individuals, (vi) security of personal data.

- **Nestlé Privacy Standard** that supplements the Nestlé Privacy Policy, reflects the Nestlé Group’s commitment to respect privacy and sets out the data privacy standards for how personal data is processed by the Nestlé Group. It covers the personal data of Nestlé’s consumers, employees and other individuals (e.g., individual employees of customers, suppliers and service providers).

- **Record Retention & Destruction Standard** applies to all records generated in the course of the operations of the Nestlé Group that we hold or have control over.

- The appointment of Group Data Protection Officer and Data Protection Champions in the markets and businesses. Having the right people in place to address data protection and privacy matters is an integral part in protecting the employee, consumer and customer data of Nestlé.

- Compulsory Data Privacy iLearn module for relevant employees.

- Our vendors who process personal data are subject to the **Vendor Privacy Risk Assessment** as part of data privacy compliance and vendor management. It is important for Nestlé to ensure proper third-party management and vendor compliance with data protection standards.

In addition, all our suppliers must follow our **Responsible Sourcing Standard**, which sets out the requirements that we ask our suppliers to respect and to adhere to at all times when conducting business with us, including data protection, confidentiality and privacy. We also incorporated a **Data Ethics Addendum** into the Nestlé Responsible Sourcing Standard.
Why this issue is relevant and important for us
At Nestlé, our values are rooted in respect: respect for ourselves and respect for others, including respect for the privacy of individuals. This commitment to privacy is reflected in the Corporate Business Principles. Through this commitment, we, as Nestlé, strive to be trusted for our privacy practices and to succeed in the digital reality by living up to the changing expectations of our stakeholders.

With more data, comes greater responsibility in protecting that data. Nestlé prides itself on being a company that is trusted by its consumers, employees and business partners. When our consumers trust us, they are likely to share more personal data with us, allowing us to know them better and to deliver greater personalization and enhanced user experience. This is in line with our digital and e-business ambitions and reflected in the Nestlé Privacy Program, and apply to all Nestlé entities across the world, even if local law is more lenient.

Our vision and approach
As part of Nestlé’s vision and ambition for data, we have made numerous commitments to process and protect personal data of all our stakeholders in a compliant way. Our Global Privacy Program reinforces this commitment.

Nestlé is committed to respecting the rights of individuals in relation to their personal data. We recognize the right to privacy as a fundamental human right. We believe that maintaining the trust of our consumers, employees and business partners and managing their data responsibly are of critical importance.

The Nestlé Privacy Program ensures that privacy is embedded into our business operations and that the personal data we collect is processed lawfully and fairly, is kept secure against unauthorized processing, unlawful or accidental destruction, loss or misuse, and is deleted when it is no longer required.

We aim to prevent and address privacy issue wherever it occurs within the Nestlé Group and in our vendors. If we receive reports of data incidents, we investigate allegations and take an action if there is evidence of wrongdoing.

We strive to be transparent with individuals in relation to how we process their data and to provide them with meaningful control over how their personal data is collected and used, including responding to their requests and complaints.

We avoid using data and technology in ways that are unethical or could lead to discrimination, exploitation or cause harm. We are committed to the ethical use of data based on the following principles: (I) Environmental and Social Wellbeing, (II) Transparency, (III) Diversity, Non-Discrimination and Fairness, (IV) Privacy and Security, (V) Accountability and (VI) Technical Robustness. Our commitment to data ethics is reflected in Nestlé Data Ethics Framework.

We will continue playing our part in helping to protect personal data of our consumers, employees and business partners through monitoring new data protection and privacy laws worldwide, collective actions and engagement with all relevant stakeholders to improve our standards.
NESTLÉ’S ACTION PLAN (2023–2025)

Address: Our priority actions

Nestlé: Taking action within our value chain
- Regular Vendor Privacy Risk Assessment as part of the due diligence
- Close collaboration on data breaches with our vendors (if applicable) as well as local authorities
- Data breach procedure with internal security team includes root cause analysis of every data incident
- Trainings to employees how to protect personal data and report potential data breaches

Collective action: Helping tackle root causes with all relevant stakeholders

Data breaches may happen due to cybersecurity threats or human errors in every company. We are committed to better understand and help tackle the root causes of this serious issue in close collaboration with internal security teams and vendors (if applicable) as well as local authorities.

We take an active role in the development of the regulations, policies and programs that are needed to make our vision a reality, including through industry associations we are part of:
- Word Federation of Advertisers (WFA) – helps set standards for responsible marketing communications worldwide, and encourages leadership initiatives, which go beyond compliance with existing industry standards.
- International Association of Privacy Professionals (IAPP) – a not-for-profit association with an objective to providing a forum for privacy professionals to share best practices, track trends and advance privacy management issues.
- European Round Table for Industry (ERT) – advocate policies that underpin the values of freedom, tolerance, equality and openness.

Grievance mechanism
- If individuals are concerned about Nestlé’s use of their personal data, they can contact the Nestlé Group Data Protection Office or local markets by using contact details included in our privacy notice available on all Nestlé websites.
- Concerns can also be raised via our Speak Up platform.

Monitor and report on indicators, overall performance and challenges

We will publicly report on the following indicators in relation to this action plan by the end of 2025.

Cross-cutting indicators:
1. Audit performance
   - Number of material non-conformities related to data protection and privacy identified through third-party audits of our own operations and addressed.
   - Number of material non-conformities related to data protection and privacy identified through third-party audits of our direct suppliers and addressed.

2. Grievance mechanism performance
   - Number of material grievances received through Speak Up related to data protection and privacy, of which number of material grievances substantiated and addressed.
   - Number of material grievances received through other channels related to data protection and privacy, of which number of material grievances under investigation and number addressed.

3. Impact on people
   - Number of cases employees, on-site contractors and consumers benefited from our interventions on data protection and privacy.

Issue-specific indicators:
Number of data breaches reported to the regulator.

Assess: Our risk exposure

The severity of the issue on the heatmap represents the measures of a risk. It is linked to potential fines and corporate reputation. In the case of data privacy, the risk is significant. Likelihood represents the possibility of a risk to occur. Although we may have all data privacy controls in place, a potential data breach can happen.

In order to mitigate the risk, we use the following tools:
- Maturity self-assessment
- Privacy Impact Assessment as part of privacy-by-design principle
- Vendor Privacy Risk Assessment
- Internal and external audits
Headquarter level
• Data protection and privacy matters are led by the Group Data Protection Office and Group Data Protection Officer, both in Group Legal and Compliance.
• The Nestlé Group Data Protection Office is supported by Data Protection Champions (DPC) who are the first point of contact within the markets/businesses/functions. The DPC and the Nestlé Group Data Protection Office form together the Nestlé Privacy Network (NPN).
• The Information Security Committee is the steering committee responsible for validating strategic privacy-related decisions.

Zone level
• Matters can be escalated to Zone Compliance Committees and Zone Management, as necessary.

Market level
• The Market Compliance Committees are responsible to ensure compliance with the Nestlé Privacy Program at Market level.
• Local Data Protection Champions.

nestle.com/sustainability/humanrights
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