Corporations and Human Rights:

A Survey of the Scope and Patterns of Alleged Corporate-Related Human Rights Abuse

Michael Wright
Harvard Kennedy School

A study conducted for:
John G. Ruggie
Kirkpatrick Professor of International Affairs and Director, Mossavar-Rahmani Center for Business and Government Harvard Kennedy School
Affiliated Professor in International Legal Studies, Harvard Law School
UN Secretary-General’s Special Representative for Business & Human Rights

April 2008 | Working Paper No. 44

A Working Paper of the:
Corporate Social Responsibility Initiative

A Cooperative Project among:
The Mossavar-Rahmani Center for Business and Government
The Center for Public Leadership
The Hauser Center for Nonprofit Organizations
The Joan Shorenstein Center on the Press, Politics and Public Policy
Citation


*The final version of this paper will be published as an addendum to the SRSG’s 2008 Report to the Human Rights Council (A/HRC/8/5).

Corporate Social Responsibility Initiative

The Corporate Social Responsibility Initiative at the Harvard Kennedy School of Government is a multi-disciplinary and multi-stakeholder program that seeks to study and enhance the public contributions of private enterprise. It explores the intersection of corporate responsibility, corporate governance and strategy, public policy, and the media. It bridges theory and practice, builds leadership skills, and supports constructive dialogue and collaboration among different sectors. It was founded in 2004 with the support of Walter H. Shorenstein, Chevron Corporation, The Coca-Cola Company, and General Motors.

The views expressed in this paper are those of the author and do not imply endorsement by the Corporate Social Responsibility Initiative, the John F. Kennedy School of Government, or Harvard University.

For Further Information

Further information on the Corporate Social Responsibility Initiative can be obtained from the Program Coordinator, Corporate Social Responsibility Initiative, Harvard Kennedy School, 79 JFK Street, Mailbox 82, Cambridge, MA 02138, telephone (617) 495-1446, telefax (617) 496-5821, email CSRI@ksg.harvard.edu.

The homepage for the Corporate Social Responsibility Initiative can be found at: http://www.hks.harvard.edu/m-rcbg/CSRI/
Corporations and Human Rights:
A Survey of the Scope and Patterns of Alleged Corporate-
Related Human Rights Abuse*

Michael Wright
Research Fellow, Corporate Social Responsibility Initiative
John F. Kennedy School of Government, Harvard University

A study conducted for John G. Ruggie
Kirkpatrick Professor of International Affairs and
Director, Mossavar-Rahmani Center for Business and Government
John F. Kennedy School of Government, Harvard University
Affiliated Professor in International Legal Studies, Harvard Law School
UN Secretary-General’s Special Representative for Business & Human Rights

*THE FINAL VERSION OF THIS PAPER WILL BE PUBLISHED AS AN
ADDENDUM TO THE SRSG’S 2008 REPORT TO THE HUMAN RIGHTS
COUNCIL (A/HRC/8/5).
BACKGROUND

In his 2006 report to the then United Nations Commission on Human Rights, the United Nations Secretary-General’s Special Representative for Business and Human Rights (SRSG) presented findings from a survey of alleged corporate-related human rights abuses. The sample for that survey was relatively small (65 instances reported by NGOs), providing an overview of patterns of corporate impact on human rights. Since 2006, the SRSG has conducted a number of other surveys, including a comprehensive review of over 300 firms’ publicly available human rights-related policies and practices—contained in Addendum 4 to the SRSG’s report to the Human Rights Council in 2007.

At the March 2007 session of the Human Rights Council, a group of NGOs questioned how the SRSG intended to analyze patterns of corporate-related human rights abuses and their impacts on individuals and communities. In response to this question, and wishing to complement the initial survey of alleged abuses with a more comprehensive study of the nature and scope of alleged corporate human rights abuse, the SRSG is grateful for the resources provided by the Office of the United Nations High Commissioner for Human Rights to undertake the present study. In brief, it reviews 320 cases of alleged corporate-related human rights abuse, providing a study that is equivalent in size to the abovementioned review of corporate human rights policies and practices completed in early 2007.

Preliminary findings of this study were presented in December 2007 at a consultation convened by the SRSG, in collaboration with Realizing Rights: The Ethical Globalization Initiative, on the Corporate Responsibility to Respect Human Rights. This paper is a completed presentation of the findings.

---

1 E/CN.4/2006/97, paragraphs 24-30. Later that year, the International Council on Mining and Metals made its second submission to the SRSG, in part, analyzing the allegations made in a set of 38 complaints involving mining firms.

2 See “Business Recognition of Human Rights: Global Patterns, Regional and Sectoral Variations”, A/HRC/4/35/Add.4


EXECUTIVE SUMMARY

This report summarizes the scope and patterns of alleged corporate-related human rights abuse found in a sample of 320 cases posted on the Business and Human Rights Resource Center webpage from February 2005 – December 2007. An initial coding of cases showed that all industry sectors were alleged to impact human rights and impacts were alleged to occur in all regions.

Allegations of abuse were reviewed for the right or rights impacted, using the rights in the Universal Declaration of Human Rights, the International Covenant on Civil and Political Rights, the International Covenant on Economic, Social and Cultural Rights, and ILO Core Conventions. Environmental harms were also noted as they were often connected to claims of negative impacts on human rights. Allegations of corruption were recorded, recognizing that corruption can impede realization of all rights. Furthermore, persons affected by the alleged abuses were identified and organized into three groups, workers, communities, and end-users, e.g., consumers of goods or users of services. The form of company involvement in the alleged abuse was also classified, noted as direct or indirect involvement. Part I of this report presents an overview of the findings. Part II provides further context to the findings, including case examples from each sector.

PART I – OVERVIEW OF THE FINDINGS

- **Corporations are alleged to impact the full range of human rights** (see below for the list of rights impacted)—including civil and political rights; economic, social and cultural rights; and labor rights.

<table>
<thead>
<tr>
<th>Labor Rights Impacted</th>
<th>Non-Labor Rights Impacted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Freedom of association</td>
<td>Right to adequate an standard of living (including food, clothing, and housing)</td>
</tr>
<tr>
<td>Right to organize and participate in collective bargaining</td>
<td>Right to marry and form a family</td>
</tr>
<tr>
<td>Right to non-discrimination</td>
<td>Right to physical and mental health; access to medical services</td>
</tr>
<tr>
<td>Abolition of slavery and forced labor</td>
<td>Freedom of thought, conscience and religion</td>
</tr>
<tr>
<td>Abolition of child labor</td>
<td>Right to education</td>
</tr>
<tr>
<td>Right to work</td>
<td>Right to hold opinions, freedom of information and expression</td>
</tr>
<tr>
<td></td>
<td>Right to participate in cultural life, the benefits of scientific progress, and protection of authorial interests</td>
</tr>
<tr>
<td></td>
<td>Right to self-determination</td>
</tr>
<tr>
<td></td>
<td>Right to political life</td>
</tr>
<tr>
<td></td>
<td>Right to social security</td>
</tr>
<tr>
<td></td>
<td>Freedom of movement</td>
</tr>
<tr>
<td></td>
<td>Right to privacy</td>
</tr>
</tbody>
</table>
- **Rights impacts were not discrete.** An alleged abuse often generated impact on multiple human rights. For example, in some cases, alleged use of child labor impacted the right to education and freedom from torture or cruel, inhuman or degrading treatment and, in other cases, where children were performing tasks well beyond their physical capacity, the right to health and right to life.

- **Initial abuses seem to lead to further related allegations of abuses.** For instance, in cases where firms allegedly failed to provide safety training or protective gear for those working in hazardous work environments, the right to a safe work environment was at issue. However, continuing failure to address the latter opened a space for additional allegations of abuse, including scenarios where unsafe work conditions were alleged to cause employee injuries or death, impacting the right to health and right to life in some cases.

- **Environmental harms were connected to impacts on human rights.** Environmental concerns were raised in relation to all sectors and translated into impacts on a number of rights, including the right to health, right to life, rights to adequate food and housing, minority rights to culture, and the right to benefit from scientific progress. Access to clean water was also raised in 20% of cases, where firms had allegedly impeded access to clean water or polluted a clean water supply.

- **Corruption issues were also raised** (appearing in a roughly a quarter of cases), with transparency and alleged corporate acts to cover up impacts being most reported. Alleged failures in transparency, including failure to disclose political and trade activities, were viewed to impair stakeholder abilities to judge the public commitments made by firms. Confidential, inadequate or non-existent impact assessments were viewed to prevent affected communities and other stakeholders from assessing the impact and value of company activities. Numerous supplier level firms were alleged to falsify and destroy records and to coach employees during inspections.

- **Alleged impacts on workers and communities occurred at equal rates**, both at 45%. Every sector was alleged to impact both groups. End-user impacts, while likely not fully captured by the sample for this study, occurred most frequently in relation to pharmaceutical firms alleged to impede access to essential medicines.

- **Near 60 percent of cases featured direct forms of company involvement in the alleged abuses**, where the company is alleged to directly cause the abuse through its own acts or omissions.

- **Around 40 percent of cases included indirect forms of company involvement in the abuse**, where firms were generally alleged to contribute to or benefit from the abuses of third parties, such as suppliers, individuals, states or arms of a state, and other business. 18 percent of indirect cases involved company sourcing from suppliers alleged to abuse human rights. 23 percent connected firms to the abuse of various other third parties, including states and other business.
PART II – CONTEXT FOR ALLEGED CORPORATE IMPACT ON HUMAN RIGHTS

Workers

• **34 percent of direct cases of alleged abuse affected workers**, from all sectors and covering all regions. Cases alleged impacts on the full range of labor rights. They reinforced the traditional view that firms should respect such rights within the workplace but also highlighted instances where firms, sometimes through internal workplace policies, affect the rights of workers while outside of the workplace.

• **Around 60 percent of indirect cases of alleged abuse affected workers**, reported in four regions—Africa, Asia & Pacific, Latin America, the Middle East. Near 75 percent of cases involved company sourcing from suppliers (operating in one of the aforementioned regions) alleged to abuse human rights, coming from five sectors, Food & Beverage; Heavy Manufacturing; IT, Electronics & Telecommunications; Retail & Consumer Products; and a residual category “Other”. Another 14 percent of cases involved the Financial Service sector, alleged to hold shares in or finance companies and projects known for labor abuse. Finally, the remaining cases involved Extractive sector firms connected to third party security forces that were alleged to abuse workers.

Communities

• **Near 50 percent of direct cases of alleged abuse affected communities**, covering all regions and eight sectors, only excluding the Financial Services Sector, which was cited in indirect cases affecting communities. The majority of cases involved environmental harms that were alleged to negatively affect the livelihood and health of local populations. Impacts on water supplies were raised in 40 percent of these cases. Additionally, numerous firms were criticized for not conducting impact assessments while others were alleged to poorly carry out the assessment process. Extractive sector firms were also cited here for alleged impacts on the rights of indigenous communities.

• **Around 40 percent of indirect cases of alleged abuse affected communities**, reported in four regions—Africa, Asia & Pacific, Latin America, and the Middle East. Nearly all these cases (90 percent) involved allegations that a firm contributed to or benefited from state abuse of human rights. These claims related to four sectors: Extractives; Financial Services; Heavy Manufacturing; and Infrastructure & Utility firms. Other cases involved Financial Service firm support of company projects alleged to abuse human rights.

End-Users

• **Alleged impacts on end-users were direct only, making up 16 percent of direct cases**. These cases typically involved company actions related to its products and services. Almost all these cases centered on issues of access to essential medicines and industries’ lack of research into diseases primarily affecting persons in poorer regions.

In sum, the presence of all sectors and regions in the allegations supports the need for all corporate actors to consider the human rights implications of their activities. Moreover, the study indicates that the subject of this consideration should not be a short-list of rights but actually the full range of human rights. And given the number of allegations of indirect abuse, firms should also consider the human rights records and activities of those with whom they have relationships—the allegations show that a firm may be held accountable by stakeholders where it contributes to or benefits from third party abuses.
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Background</td>
<td>1</td>
</tr>
<tr>
<td>Executive Summary</td>
<td>2</td>
</tr>
<tr>
<td><strong>Introduction</strong></td>
<td>6</td>
</tr>
<tr>
<td>Sample</td>
<td>6</td>
</tr>
<tr>
<td>Methodology</td>
<td>8</td>
</tr>
<tr>
<td><strong>Part I – Overview of Findings</strong></td>
<td>10</td>
</tr>
<tr>
<td>A. Human Rights Impacted By Business</td>
<td>10</td>
</tr>
<tr>
<td>Labor Rights Impacts</td>
<td>10</td>
</tr>
<tr>
<td>Non-Labor Rights Impacts</td>
<td>11</td>
</tr>
<tr>
<td>B. Person Affected (Workers, Communities, End-Users)</td>
<td>12</td>
</tr>
<tr>
<td>C. Dominant Form of Company Involvement in Alleged Abuses</td>
<td>14</td>
</tr>
<tr>
<td>Direct Cases</td>
<td>15</td>
</tr>
<tr>
<td>Indirect Cases</td>
<td>15</td>
</tr>
<tr>
<td><strong>Part II – Contexts of Alleged Corporate Impact on Human Rights</strong></td>
<td>16</td>
</tr>
<tr>
<td>A. Alleged Impacts on Workers</td>
<td>16</td>
</tr>
<tr>
<td>Direct Cases Affecting Workers</td>
<td>16</td>
</tr>
<tr>
<td><em>Case Examples:</em></td>
<td></td>
</tr>
<tr>
<td>Extractive</td>
<td>17</td>
</tr>
<tr>
<td>Food &amp; Beverage</td>
<td>17</td>
</tr>
<tr>
<td>IT, Electronics &amp; Telecommunications</td>
<td>18</td>
</tr>
<tr>
<td>Indirect Cases Affecting Workers</td>
<td>19</td>
</tr>
<tr>
<td><em>Case Examples:</em></td>
<td></td>
</tr>
<tr>
<td>Retail &amp; Consumer Products</td>
<td>20</td>
</tr>
<tr>
<td>B. Alleged Impacts on Communities</td>
<td>22</td>
</tr>
<tr>
<td>Direct Cases Affecting Communities</td>
<td>22</td>
</tr>
<tr>
<td><em>Case Examples:</em></td>
<td></td>
</tr>
<tr>
<td>Infrastructure &amp; Utilities</td>
<td>24</td>
</tr>
<tr>
<td>Extractive</td>
<td>24</td>
</tr>
<tr>
<td>Indirect Cases Affecting Communities</td>
<td>25</td>
</tr>
<tr>
<td><em>Case Examples:</em></td>
<td></td>
</tr>
<tr>
<td>Heavy Manufacturing</td>
<td>25</td>
</tr>
<tr>
<td>Financial Services</td>
<td>26</td>
</tr>
<tr>
<td>C. Alleged Impacts on End-Users</td>
<td>27</td>
</tr>
<tr>
<td>Direct Cases Affecting End-Users</td>
<td>27</td>
</tr>
<tr>
<td><em>Case Examples:</em></td>
<td></td>
</tr>
<tr>
<td>Pharmaceutical &amp; Chemical</td>
<td>28</td>
</tr>
<tr>
<td><strong>Conclusion</strong></td>
<td>29</td>
</tr>
</tbody>
</table>
**INTRODUCTION**

1. Each day, allegations of human rights abuse make their way to the public through various channels. Increasingly, companies are the subjects of these allegations. Whether through official reports or more informal means, various parties—NGOs, trade unions, states, media outlets, communities, shareholders, and individuals—express concern over corporate-related human rights abuse. These allegations illustrate the scope of rights companies from a variety of sectors are perceived to impact as well as the contexts in which such allegations may arise. They may also serve as indicators for business as to what constitutes its social license to operate and what is expected of it in the global marketplace. Without drawing any conclusions about the merits of the allegations, this report sets out the scope and patterns found in a set of 320 cases of alleged abuse reported in the public domain between February 2005 and December 2007.\(^5\)

**Sample**

2. The allegations for this study are drawn from a list of allegations maintained by the Business & Human Rights Resource Centre (www.business-humanrights.org), showing cases for which the Resource Centre sought a company response.\(^6\) The Resource Centre seeks a company response to reports it plans to include in its Weekly Update when the company has not already publicly replied to the allegations. The Resource Centre does not usually seek company responses when a case is being handled in the courts or other formal forums. For the period used for this survey (Feb 2005 – Dec 2007), the list contains nearly 400 entries.

3. In the absence of a universal database that stores allegations of abuse, the Resource Centre's online library is the most comprehensive, objective source available. The list provided a useful, accessible sampling of the thousands of allegations on the Resource Centre’s website. However, the list is only a sample. Many more allegations exist (both in the Resource Centre’s online library and other sources) and resource constraints precluded looking into national jurisprudence. Nevertheless, the chosen sample was considered sufficient for illustrative purposes, providing a look into a large set of alleged abuses.

4. The sample was narrowed to ensure that only cases of alleged human rights abuse were counted and that such cases were counted only once. At the outset, duplicate allegations were eliminated, e.g., a single company may be the subject of reports by different organizations on the same issue. However, updated reports on the same issue published six months or more after the original report were counted. In this instance, the issue was considered ongoing and not simply a duplication of other reports. In addition,

---

\(^5\) At the time of writing (February 2008), two other such reviews were nearing completion, one from Human Rights Watch (final report launched in February 2008, available at http://hrw.org/reports/2008/bhr0208/) and another from ESCR-Net. Human Rights Watch drew from ten years of its research to describe a wide variety of business-related abuses and obstacles to justice sought by victims of these abuses. ESCR-Net collected and reviewed a set of emblematic cases, some solicited and some located in public space, and is due to publish a report of findings this year.

\(^6\) Business & Human Rights Resource Centre, “Companies we invited to respond to concerns in our Updates”, Doc. No. 1, available at http://www.business-humanrights.org/Documents/Update-Charts. The Resource Centre was used as source material for the study but the Resource Centre itself was not involved in designing or producing the study. The Resource Centre also posts reports of positive steps by companies.
entries that did not allege an actual abuse were eliminated. These included items such as concerns raised about a company’s lobbying activities in relation to labor rights legislation or its participation in collective initiatives—statements that do not accuse the corporation of abuse per se. After these eliminations, 320 entries remained. These entries connected alleged abuses to over 250 firms, ranging from small suppliers to Fortune Global 500 companies, to State Owned Enterprises and their subsidiaries.

5. The final sample of allegations was sorted into 9 industry sectors: Extractive; Financial Services; Food and Beverage; Heavy Manufacturing, Infrastructure and Utilities; Information Technology, Electronics, and Telecommunications; Pharmaceutical and Chemical; Retail and Consumer Products; and a residual category (Other). The allegations were also sorted into 6 regions according to where the abuse was alleged to have occurred: Africa; Asia & Pacific; Europe; Latin America; Middle East; and North America. In addition, a Global designation was assigned where it was alleged that a company action impacted rights in two or more regions simultaneously. The following figures illustrate the breakdown of allegations by sector and region.

Figure 1.

Allegations by Sector
6. A number of factors contribute to which sectors, regions, and rights are the focus of allegations at any given time and those criteria may shift over time. Given this, caution should be exercised when drawing inferences about the concentration of allegations in a particular region or sector. However, the appearance of all regions and all sectors in the allegations is clear, and thereby the importance of all corporate actors considering human rights, wherever they operate.

**Methodology**

7. Each allegation was reviewed for the human right or rights to which it pertained, either expressly or implicitly. For purposes of this study, only alleged abuses were recorded and translated – the study did not attempt to predict what other concerns may have also existed in each case. In cases where the allegation stated that a specific right was violated, it was only necessary to record the alleged abuse of that right. Where an entry did not mention abuse of a specific right but provided a description of the abuse, that description was translated into human rights language. For example, where work related injuries were described and it was alleged that the company contributed to or failed to prevent those injuries, it was translated into impact on the right to a safe work environment. Depending on the description, impacts on the right to health and the right to life might also be coded, e.g., where chronic injuries were sustained or work related deaths were reported. Therefore, within the report, reference to alleged abuses or alleged impacts on human rights can mean those that were expressly alleged in rights language or those that contained descriptions of alleged abuses tantamount to impacts on human rights.
8. The universe of rights used for coding purposes are those expressed in the Universal Declaration of Human Rights (UDHR), the International Covenant on Civil and Political Rights (ICCPR), the International Covenant on Economic, Social and Cultural Rights (ICESCR), and ILO Core Conventions. Environmental impacts with human rights implications were also recorded. And descriptions of corrupt corporate practices were noted, recognizing that such practices have the potential to impact the realization of all rights. Allegations that a company failed to take adequate steps in assessing and managing impacts on human rights were also noted.

9. Persons affected by the alleged abuse were also categorized. For each case, it was noted whether workers, communities, or end-users were affected. In some cases, more than one group of persons was affected and it was necessary to record the primary party affected followed by other affected parties. The number of persons affected was also captured—each case was coded using the groupings 1-50, 50-100, or >100 persons affected.

10. The dominant form of company involvement in the alleged abuse was coded. This included recording a brief description of the company actions alleged to cause the abuse and a categorization of the manner in which the company was involved—broadly classified as direct or indirect involvement. For direct cases, the company’s own actions or omissions were alleged to cause the abuse—here, there was either no degree or a very minimal degree of separation between company actions and alleged abuses. In indirect cases, the company was perceived to contribute to or benefit from the violations of third parties, including suppliers, states or arms of a state, and other business. Some of these cases included specific allegations of corporate complicity in the abuse, e.g., state clearing of land for corporate use that violates indigenous rights in the process, or corporate finance of projects with records of abuse. Supply chain cases included allegations that were aimed at a buyer for abuses committed by its supplier.

11. This report is divided into two parts. Part I presents an overview of findings from the study, providing a view into what human rights companies are alleged to impact, the persons affected, and the dominant form of company involvement in the alleged abuses. First, labor and non-labor human rights impacts are discussed. This section also incorporates environmental harms and corruption as they were alleged to generate impacts on human rights. Next, data is presented on the persons affected by the alleged abuses, including workers, communities, and end-users. This section closes with data on the type of company involvement in the alleged abuses, broadly categorized as direct and indirect.

12. Part II contextualizes the findings, providing a view into how the human rights impacts presented in Part I occurred. The contexts for alleged impacts on the rights of workers, communities, and end-users are presented. Each discussion includes a presentation of both direct and indirect cases of alleged impact on the rights of each group, highlighting the relevant sectors, regions, and corporate actions leading to allegations of abuse.

---

7 For this study, end-users mean those persons who use or are intended to use products, goods, or services.

8 Note that some cases made direct allegations against supplier firms. In these cases, the abuse was recorded as a direct form of involvement on the part of the supplier.
PART I – OVERVIEW OF FINDINGS

13. The allegations of abuse reviewed for this study reveal that corporations are seen to impact a wide range of human rights—including civil and political rights; economic, social and cultural rights; and labor rights. This section first discusses alleged labor rights impacts and then non-labor rights impacts, incorporating consideration of environmental harms and corruption where alleged. Data on the persons affected by the alleged abuses is also presented, showing an equal number of allegations of impact on workers and communities. This section closes with a discussion of direct and indirect cases of company involvement in the alleged abuse.

A. HUMAN RIGHTS IMPACTED BY BUSINESS

LABOR RIGHTS IMPACTS

14. Most cases raised multiple allegations in relation to labor contexts, translating a single case into alleged impacts on a number of labor related rights. In addition, labor rights abuses were often not discrete. A single allegation of abuse was often claimed to generate impacts on other labor and even non-labor rights. For example, where a firm was reported to use child labor, the circumstances of the case might also give rise to alleged impacts on the right to education, freedom from torture or cruel, inhuman or degrading treatment, the right to health, and even the right to life.

The following graphic illustrates the range of alleged impacts on labor related rights in the sample:

Figure 3.

<table>
<thead>
<tr>
<th>Labor Rights Impacted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Freedom of association</td>
</tr>
<tr>
<td>Right to organize and participate in collective bargaining</td>
</tr>
<tr>
<td>Right to non-discrimination</td>
</tr>
<tr>
<td>Abolition of slavery and forced labor</td>
</tr>
<tr>
<td>Abolition of child labor</td>
</tr>
<tr>
<td>Right to work</td>
</tr>
<tr>
<td>Right to equal pay for equal work</td>
</tr>
<tr>
<td>Right to equality at work</td>
</tr>
<tr>
<td>Right to just and favourable remuneration</td>
</tr>
<tr>
<td>Right to a safe work environment</td>
</tr>
<tr>
<td>Right to rest and leisure</td>
</tr>
<tr>
<td>Right to family life</td>
</tr>
</tbody>
</table>
15. Labor rights impacts showed up frequently, with some labor abuses alleged at almost double the rates of others. Labor rights most commonly claimed to have been impacted include, e.g., the right to work (34%), right to just and favorable remuneration (30%), the right to a safe work environment (31%), and the right to rest and leisure (25%).

16. Corruption was also an issue raised in the labor context (17 of 86 cases of alleged corruption), most often connected to alleged corporate acts to cover up impacts on labor rights. A number of supplier level firms were alleged to have falsified or destroyed records prior to inspections and factory audits. They were also accused of coaching and forcing employees to lie during inspections.

17. Because many states have labor regulations in place for business that include formal adjudication channels for abuses, labor related abuses might be underrepresented in the sample. This is because those cases may be more likely to have been taken to a formal mechanism for resolution and therefore would not have been captured in the sample (see above discussion of the study sample). It was also apparent that some cases did not raise all available labor issues and instead chose to focus on key issues of concern, e.g., a media report that highlights only one or two labor issues in a factory – only issues presented were recorded – no inferences were made about what other concerns may have also existed in each case.

**Non-Labor Rights Impacts**

18. Alleged impacts on non-labor rights were raised as frequently, and in some cases more, than impacts on labor related rights. Moreover, while some have viewed non-labor rights as a concern for only a few sectors, with the extractive sector being the most frequently used example, the cases reviewed for this study reveal that alleged impacts on non-labor rights occurred in relation to all sectors.

The illustration below shows the range of rights alleged to have been impacted negatively:

---

**Non-Labor Rights Impacted**

| ✓ Right to life, liberty and security of the person | ✓ Right to marry and form a family |
| ✓ Freedom from torture or cruel, inhuman or degrading treatment | ✓ Freedom of thought, conscience and religion |
| ✓ Equal recognition and protection under law | ✓ Right to hold opinions, freedom of information and expression |
| ✓ Right to a fair trial | ✓ Right to political life |
| ✓ Right to self-determination | ✓ Minority rights to culture, religious practice and language |
| ✓ Freedom of movement | ✓ Right to privacy |
| ✓ Right of peaceful assembly | ✓ Right to social security |

Right to an adequate standard of living, including the right to food, clothing and housing

Right to physical and mental health; access to medical services

Right to education

Right to participate in cultural life, the benefits of scientific progress, and protection of authorial interests
19. While the allegations indicated that corporations could impact a broad range of non-labor rights, certain non-labor rights were mentioned more than others in allegations. For instance, the right to physical and mental health appeared as an alleged impact in nearly 75% of all the cases. Impacts on this right occurred in a variety of contexts, e.g., where firms allegedly exposed individuals or communities to toxins, failed to provide medical treatment or medical insurance, or engaged in physical or mental abuse individuals or communities (directly or indirectly). Additionally, alleged impacts on the right to physical and mental health often brought into question impacts on the right to life, liberty and security of the person and freedom from torture or cruel, inhuman or degrading treatment, appearing in 44% and 57% of cases respectively.

20. Impacts on the right to an adequate standard of living, including the right to adequate food, clothing and housing were alleged in near 40% of the cases and in relation to almost every sector. The right to social security, self-determination, privacy, and education were also alleged as impacts in between 20-25% of all cases reviewed.

21. The allegations indicated that no sector or region was immune from contexts that may impact human rights. For example, allegations involving the rights to adequate food, clothing and housing were as likely to appear in cases concerning the living conditions of workers residing at a manufacturing facility campus as they were to appear in relation to communities affected by extractive or infrastructure projects. Regarding the right to education, a heavy manufacturing firm was alleged to contribute to infringement of the right because it sold equipment that was subsequently used to block access to local schools while a supplier firm was alleged to employ children full time in its factory without regard to their schooling. Alleged impacts on the right to privacy occurred where company affiliated security forces arbitrarily attacked private homes and also in cases where companies set up surveillance systems and methods to intercept email communications.

22. In addition to allegations concerning the rights listed in Figure 4, nearly a third of cases alleged environmental harms that had corresponding impacts on human rights. Environmental concerns were raised in relation to all sectors. In these cases, various forms of pollution, contamination, and degradation translated into alleged impacts on a number of rights, including: the right to health, right to life, rights to adequate food and housing, minority rights to culture, and the right to benefit from scientific progress. A number of environmental issues also prompted allegations that a firm had either impeded access to clean water or polluted a clean water supply, an issue raised in 20% of the cases.

23. Corruption issues were regularly raised in relation to the realization of non-labor rights, with transparency emerging as the key issue of concern. Transparency was expected and allegedly not delivered in relation to a number of issues, ranging from project impact assessments to corporate political and trade association payments.

**B. PERSONS AFFECTED**

24. The allegations were divided according to whether they impacted workers, communities, and/or end-users. Alleged impacts on workers and communities occurred at equal rates, both at 45%. This finding departs from traditional notions that business mainly
affects the rights of workers. In the cases examined for this study, every sector was alleged to impact the rights of communities as well as those of workers.

25. Only around 10% of the cases in this study alleged impacts on end-users, the majority of which targeted pharmaceutical firms for impeding access to essential medicines in developing countries. It is beyond the scope of this report to speculate why the number of end-user related cases is lower than those for workers and communities, though it is reiterated that the study did not include complaints before formal complaints mechanisms (*see above* discussion of the study sample), which may account for the absence of some of these cases from the sample.

26. A small number of cases (roughly 7%) alleged impacts on more than one category of persons concurrently—some combination of workers, communities, or end-users. A few cases also stated additional effects on reporters, activists, and, in one case, an NGO employee—including threats, violations of privacy, and impeding the right to hold opinions, freedom of information and expression.

The chart below depicts the primary group alleged to have been affected in the cases—workers, communities, or end-users:

![Persons Affected](image)

27. In some cases, a single instance of alleged abuse raised issues of impact on the rights of up to 60,000 persons. For those cases where a company action was seen to impact persons in more than one region, the numbers were even greater, for example, where a firm policy was alleged to generate impacts on persons in two or more of its areas of operation simultaneously.
While the reported magnitude of alleged impacts varied from case to case, almost all the cases involved impacts on more than one hundred individuals. The allegations indicated that both unilateral and coordinated corporate actions have the potential to generate widespread impact on the human rights of various groups of persons.

C. DOMINANT FORM OF COMPANY INVOLVEMENT IN ALLEGED ABUSES

The study categorized each case by the dominant form of company involvement in the alleged abuses. Broadly classified, company involvement in the abuse was recorded as either direct or indirect, with both types of involvement present in some cases. Near 60% of cases featured more direct forms of company involvement in the alleged abuses (“direct cases”). For direct cases, the company, through its employees or agents, was generally alleged to have committed the abuse, with minimal or no separation between the company and the abuse.

Forty-one percent of cases included indirect forms of company involvement in the alleged abuses (“indirect cases”). Here, firms were generally alleged to contribute to or benefit from the abuses of third parties. Supply chain cases were coded separately as a subset of indirect cases, making up 18% of all cases in the sample. Other indirect cases, accounting for 23% of all cases in the sample, connected a firm to other third party abuses, including individuals, state or arms of a state, and other business enterprises.

The following chart breaks down the allegations of abuse by the dominant form of company involvement:

Figure 6.

Dominant Form of Company Involvement

- Direct: 59%
- Indirect: 41%
- Supply Chain: 18%
- Other: 23%
31. Direct company involvement in the alleged abuses was coded for all regions and in relation to all sectors. Moreover, direct cases contained allegations of abuse that impacted all groups of persons mentioned above—workers, communities, and end-users.

32. The dominant feature of direct cases was the claim that the company’s own actions or omissions had actually caused the alleged abuse. For example, a company refusing to hire persons because of their gender had an inherent and immediate impact on the right to nondiscrimination—no intermediate circumstance or third party actor was required to connect the firm to the abuse. Or, in another example, a company chemical spillage that increases the incidence of certain diseases amongst workers and communities has a direct impact on their right to health, with few or no intervening circumstances or third party actors to connect the company to impact on the right.

33. Indirect company involvement in the alleged abuses occurred in relation to eight of nine sectors, only excluding the Pharmaceutical and Chemical sector; and in four regions, Africa, Asia & Pacific, Latin America, and the Middle East. While the sample revealed no indirect cases of abuse in Europe and only one in North America, the majority of indirect cases made allegations that Western (European & North American) firms were contributing to or benefiting from third party abuses abroad. Indirect cases affected workers and communities. There were no end-user related cases in this grouping, however, as stated previously, the sample contained lower numbers of cases alleging impacts on this group.

34. Supply chain cases stood out from other indirect cases because the companies’ connection to alleged abuses remained constant—firms, although a step removed, were viewed as responsible for human rights abuses in their supply chain. The allegations were primarily made against firms for the human rights abuses of first or second tier suppliers.

35. Other indirect cases, connecting firms to the abuses of individuals, states or arms of a state, or other business enterprises, were more multi-dimensional; they set out descriptions of the activities of two or more actors—that of the third party or parties directly abusing rights and that of the firm perceived to contribute to or benefit from those abuses. Compared to supply chain cases, these indirect cases more frequently generated allegations of impact on the full range of rights, including both labor and non-labor rights. And alleged connections to abuse also varied, ranging from a firm’s mere presence in a region where abuses were occurring to a firm’s provision of loans to actors alleged to abuse human rights. Unlike direct and supply chain cases of abuse, these indirect cases frequently involved non-business actors, including states or arms of a state. The firm was viewed as contributing to or benefiting from the more direct violations of those state actors.
PART II – CONTEXTS OF ALLEGED CORPORATE IMPACT ON HUMAN RIGHTS

36. This section gives further context to the findings from Part I. Alleged corporate impacts on the human rights of workers, communities, and end-users are discussed. For each group, both direct and indirect forms of impact are presented. The discussion highlights the relevant sectors, regions, and corporate actions alleged to generate abuse of human rights. Where explicitly included in the allegations, the section also discusses company failures with regard to processes thought to facilitate respect of human rights, e.g., impact assessments, community consultations. Finally, case examples from various sectors are presented in each section, providing the alleged corporate actions and corresponding impacts.

A. ALLEGED IMPACTS ON WORKERS

37. 45% of all cases alleged impacts on the rights of workers, making up 34% of direct cases and 60% of indirect cases (see below Figure 7). The following provides a discussion of direct and indirect cases affecting workers.

![Cases Affecting Workers](image)

DIRECT CASES AFFECTING WORKERS

38. 34% of direct cases of alleged abuse affected workers, covering 25 countries from all regions. The number of reported abuses was high considering that worker related cases might benefit from judicial or other forums in many regions, and thus, may not be fully
captured in our sample. Thus, this segment of abuses is more likely to represent those cases that are either not benefiting from a forum, although one may exist, including where claims may not be legally cognizable.

39. All sectors are alleged to violate the full range of worker rights (see above Figure 3) as well as a number of non-labor rights such as the right to life, health, adequate food and housing, and security of the person. Even extractive firms, often associated with large-scale community impacts, are alleged to violate workers rights as much as those sectors more commonly cited for labor related abuses.

40. Three cases are presented here to show what corporate acts were alleged to cause direct impacts on the rights of workers.

Extractive sector

Several extractive companies operating in South Africa were alleged to have a policy that prohibits subcontractors from accessing on-site medical facilities (including access to HIV/AIDS medications). This was alleged as a form of discrimination and also a violation of the subcontractors’ right to a safe work environment and right to health. The companies were also alleged to discriminate against women in employment, reportedly failing to hire any women workers. It was stated that women then resorted to prostitution as a means to earn a living, generating impacts on the right to health of workers and the surrounding community because of the HIV/AIDS epidemic in the companies’ area of operation. Contribution to HIV/AIDS infection was also seen to impact the right to work because those falling ill or sick were unable to continue employment.

Workers were also reported to have settled in shacks with no access to sewage, electricity, or piped water, prompting allegations that the companies impacted the right to adequate housing and raising issues of access to water. Finally, dust generated by firms’ operations were alleged to cause a long-term respiratory disease that had impacted its workers and possibly even the surrounding community, raising issues of impact on the right to health and right to work.

Food & Beverage sector

A group of food & beverage firms from various regions were cited for abuse of the rights of female employees hired to promote the companies’ alcoholic beverages (“beer promotion women”) in parts of Asia. In one Asian country, surveys found that beer promotion carries a strong social stigma. The common perception was that beer promotion was synonymous with sex work, putting beer promotion women at risk for abuse and harassment. It was alleged that up to 83% of these women suffered harassment or abuse such as derogatory behavior, unwanted sexual
touching, physical and sexual abuse (including coerced sexual acts), and
threats to personal safety. Several shootings were also reported where
armed customers shot women workers, allegedly because they were not
satisfied with the service.

The majority of beer promotion workers are employed on a
commission-only basis, needing to meet quotas for sale of beverages to earn
a wage. In order to earn enough to live, workers state that they need to sell
enough to meet their targets, despite the risks to their safety. It is also
alleged that quotas force women into prostitution with bar clientele to meet
their sales targets, creating higher rates of exposure to and contraction of
HIV/AIDS infections.

The allegations raised concerns over the workers’ right to a safe
work environment, right to life and security of the person as well as
freedom from torture, cruel, and inhuman treatment. In addition, these
allegations generated impacts on the right to health of workers and in some
cases the right to work. The alleged increase in HIV/AIDS infections also
raised concern of impact on the health of surrounding communities. The
report called for the companies to provide HIV education and contribute to
the cost of health care for workers who are HIV positive.

**IT, Electronics, & Telecommunications sector**

An electronics firm factory was alleged to discriminate in hiring on
the basis of gender, age, and marital status, violating the right to
nondiscrimination. The factory was also alleged to impact the prohibitions
against forced and child labor. Regarding forced labor, the company
allegedly took workers’ identity papers and made their return contingent
upon worker performance. The factory also employed over 200 children
under the age of 16, violating international prohibitions on child labor as
well as local laws on the minimum age of employment. The latter also
raised issues regarding freedom from torture or cruel, inhuman or
degrading treatment and the right to education. The company was alleged
to pay less than a minimum wage after assigning extensive fines to its
workers, withholding pay, and failing to pay overtime. It was also said to
impact the right to a safe work environment by failing to provide safety
training or provide safety equipment, including masks to prevent exposure
to toxic fumes. The factory was furthermore said to violate local and
international laws on work hours, with 70-90 work hours per week as
commonplace. Company failures to approve requests to terminate
employment were also cited as impacting the right to work because the
employee was denied the freedom to seek other employment.
Moreover, company dormitories were reported to house 8-12 workers in one small room and have no electrical appliances or ready access to water, impacting the right to adequate housing. Workers were also separated from family and not permitted leave, impacting the right to family life. The company provided no pension or work related injury insurance in violation of local law, additionally impacting the international right to social security and right to health. Corrupt practices included falsification of documents for inspections and coaching workers on what to say during inspection interviews.

41. The cases reinforce the traditional view that companies should respect the rights of workers in the workplace. However, they indicate an additional expectation that companies also look outside the workplace to ensure respect of worker rights. Two of the above cases cited the HIV/AIDS epidemic in the area of a company’s operation and alleged company policies that put workers at further risk—citing inadequate wages, sales quotas, and discrimination as company acts that raise worker exposure to external epidemics. Still another case shows that where a company provides housing, this housing is expected to meet human rights standards.

**INDIRECT CASES AFFECTING WORKERS**

42. Around 60% of indirect cases of alleged abuse affected workers, covering 16 countries and four regions, with only one case reported in North America and none in Europe. Nearly three quarters of these cases involved allegations of abuse by company suppliers. Supply chain cases came from five sectors: Food & Beverage; Heavy Manufacturing; IT, Electronics & Telecommunications; Retail & Consumer Products; and a residual category “Other”. Financial Service firms were alleged to hold shares in or finance companies and projects known for labor abuse, accounting for 14% of indirect cases affecting workers. The remaining cases were made against Extractive sector firms for connection to third party abuse of workers.

43. Allegations of supply chain abuses were focused on incidents in the Asia & Pacific Region (40 of 57 cases), with a large number reported in China (17 cases) and Bangladesh (11 cases). Some reports of abuse in a company’s supply chain focused on only a few issues, for example, a report of child labor or forced labor, or a report on the overall health and safety conditions in a factory. Other cases provided more extensive reviews of the conditions within a factory, reporting on any abuse of worker rights—these cases often generated alleged impacts on the range of labor related rights (see above Figure 3) as well as a number of non-labor rights (similar to the alleged impacts in direct cases).

44. Financial Service firms were sometimes alleged as the primary financiers to companies linked with human rights abuse. One group of financial firms was alleged as the main investors in a company that used forced labor; another group was alleged to financially support a large retailer that is known for discrimination, forced and child labor, excessive work hours, unsafe work conditions, and frustrating employee efforts to organize.

---

9 In the overall sample, 40% of cases affecting workers were supply chain cases.
45. Extractive firms were connected to alleged abuses of workers by contracted security forces that beat, killed, and tortured unauthorized workers. One country reportedly had over 100 such cases in a two-year period.

46. The following two examples illustrate allegations of abuse in a firm’s supply chain, allegations that made up the majority of indirect impacts on workers.

Retail & Consumer Products sector

Supermarket Retailers

A group of major UK supermarkets were alleged to benefit from subpar working conditions and standards in their supply chains in Bangladesh, Costa Rica, and India. It was alleged that one of the supermarket’s suppliers obstructed employee attempts to organize, impacting the freedom of association and right to organize and participate in collective bargaining. The supplier was also alleged to discriminate in the employment of women, only hiring female workers for cheaper forms of labor. These allegations were accompanied by a report that a large number of contracted workers were abruptly fired and then rehired at a rate lower than the previously contracted rate. A number of workers were also shifted from permanent to temporary contracts. Both allegations generated impacts on the right to work. Wages were also reportedly under the minimum wage for hours worked, 12-15 hours a day, impacting the right to just and favorable remuneration and right to rest and leisure. In light of low wages, it was alleged that workers were unable to secure food, clothing and housing, impacting the right to all three. Finally, it was alleged that workers were routinely sprayed (aerial sprays) with chemicals and pesticides as they worked in the fields, impacting the right to a safe work environment and right to health.

Footwear Manufacturers

The supplier to two major footwear retailers was alleged to require male employees to pay a fee for hire, resulting in discrimination against males in employment. This supplier’s workforce was reportedly 90% female, alleged as both a result of affirmative discrimination and inability of men to pay the fee for hire. Workers were also paid per piece worked on as opposed to hourly wages. The piece rate wage was thought to lead to varying pay between work groups responsible for assembly of different pieces because the pace at which these pieces could be put together varied. Yet, it was alleged that the work was essentially the same. This generated impacts on the right to equal pay for equal work. The wage scheme also impacted the right to work because it was alleged that when less orders
were made, the workers were not able to work. Additionally, receiving a rate per piece verses an hourly rate was said to lead to periods where workers made less than a minimum wage. The supplier was further alleged to offer no paid leave of any kind, including holiday, maternity, wedding, or bereavement leave—impacting the right to rest and leisure and the right to family life.

The safety and health of workers was also at issue. Workers were allegedly using toxic chemicals without receiving any training on how to handle such substances, impacting their right to a safe work environment and right to health. And, the supplier was said to not provide insurance for work related accidents, impacting the right to health and the right to social security. Managers also allegedly conducted intrusive body searches of employees and subjected them to routine harassment and intimidation, impacting rights to security of the person, freedom from degrading treatment, and right to privacy. Workers were also reported to live in overcrowded spaces with 10 workers per room and share a bathroom with 100 workers on the floor, impacting the right to adequate housing. Management was reported to regularly come into living spaces without permission, also impacting the right to privacy.

47. In indirect cases affecting workers, firms were mainly connected to supplier and other business abuses. For supplier abuses, the cases indicate an expectation that buyer firms not benefit from such abuse. They also indicate that buyers should know the environment from which they are purchasing goods, at least with regard to principal suppliers, the primary subjects of these cases.10 For abuses committed by other business, the cases indicate an expectation that firms not contribute to or benefit from such third party business abuse, for example, abuses of a client corporation, to which the firm has lent funds or provided other support, or abuses of a contracted service provider.

---

10 Several cases alleged that a buyer firm had actual knowledge of the conditions in its supply chain yet failed to act in any way; one such assertion was made where a supplier factory collapsed killing 64 workers and injuring a number of others, stating that the firm gained knowledge through its inspections of the potential for the building to collapse. One case indicated that when there is knowledge of abuse, remediation is the preferred first course of action—in this case, the buyer knew of the abuse and chose to terminate the relationship with a supplier, it was alleged to fail to remediate, and also to contribute to the loss of employment of 800 workers.
B. Alleged Impacts on Communities

48. 45% of all cases alleged impacts on the rights of communities, making up 50% of direct cases and 40% of indirect cases in the sample (see below Figure 8). The following provides a discussion of direct and indirect cases affecting communities.

Figure 8.

**Cases Affecting Communities**

49. Near 50% of direct cases of alleged abuse affected communities, covering over 30 countries from all regions. The complaints were made in relation to eight of the nine sectors, only excluding the Financial Services sector, whose involvement in alleged abuses was generally indirect (see below indirect cases affecting communities). For direct cases affecting communities, impacts were alleged on the full range of non-labor rights (see above Figure 4) and in relation to at least one labor related right, the right to work. In near 15% of cases, the right to work was alleged to be impacted where there were negative impacts on the health of communities, unfulfilled promises to provide jobs, and taking or contamination of community land that was previously used for cultivating and selling crops.

50. The majority of allegations in this category involved company environmental impacts that were alleged to negatively affect the health and livelihood of local populations. Corporate impacts on water supplies were raised in almost 40% of direct cases of abuse impacting communities. Another portion of complaints were made regarding the rights of indigenous communities and primarily focused on extractive sector operations.
51. In relation to the environment, a number of companies were cited as the top corporate air polluters, both in their regions of operation, and in some instances, the globe. This included companies from the following sectors: Pharmaceutical & Chemical; Food & Beverage; Retail & Consumer Products; Heavy Manufacturing; Infrastructure & Utility; Extractive; and Agricultural (Other). These cases were most frequently alleged to generate impacts on the community’s right to health. In addition, several firms in this grouping were alleged to have exceeded permitted production rates for carbon dioxide (CO2). Carbon pollution is cited as the primary cause of climate change, which has been argued to have numerous human rights implications, including impacts on the rights to life and health.

52. Other companies were alleged to release toxic chemicals into the environment surrounding their operations. This was alleged to poison local residents, grounds, and waters. The toxins were cited as the cause of cancers, reproductive diseases, and respiratory problems. In addition, the contamination of grounds and water supplies were alleged to kill both animals and aquatic life essential for sustenance in certain regions. These cases generated allegations of impact on the right to health, right to life, right to food, and right to work in cases where a farmer’s land was no longer cultivatable or locals suffered from toxin related diseases that prevented them from working.

53. With regard to alleged impact on indigenous community rights (in this sample, these allegations were primarily made in relation to extractives), it was not always clear whether the dominant form of company involvement in the abuse was direct. Cases frequently coupled more direct forms of company involvement, e.g., alleged failure to obtain informed consent and environmental harms, with the abuses of third parties, whether private or public security forces or other arms of a state. Nevertheless, impacts on indigenous community rights are included here because in many of these cases the overriding form of company involvement was direct. Some cases even alleged that firms made an express request for third party abuse of indigenous rights, e.g., requesting security forces to carry out abusive acts such as offensive use of force and intimidation—a potentially direct form of involvement on the part of the company.

54. Additionally, this set of cases also alleged that Environmental Impact Assessments (EIA) and Environmental & Social Impact Assessments (ESIA) were poorly carried out. Various concerns surrounded environmental impact assessments, including allegations that appropriate equipment was not used to carry out tests, that EIA results were not disclosed, that EIAs were not conducted in a timely manner, and that communities were not consulted and informed consent (first requiring full information on environmental and other impacts) was not gained before commencing projects. A smaller number of cases alleged that no EIA was conducted and one alleged that the EIA was fraudulently certified.

---

11 Cases often alleged company failure to obtain informed consent, a direct company action (or omission) that frequently led to alleged abuse of the right to self-determination as well as other rights. Sometimes in the same case a public security force was alleged to carry out killings and intimidation to remove people from their land, a direct act of the security force and, where the removal related to a company project, an indirect form of involvement for the company.
The following examples provide views into alleged corporate abuse of community rights, the first highlighting allegations of environmental harms and resulting impacts on the human rights of communities, and the other highlighting alleged abuse of indigenous community rights.

**Infrastructure & Utility sector (environmental harms)**

An infrastructure and utility company was involved in a joint project with two other firms. The firms allegedly caused a gas explosion that killed eight people and caused a mud volcano that displaced over 15,000 persons, destroyed 10,000 homes, and additionally destroyed farmland, roadways, rail systems and other infrastructure. Furthermore, it was stated that the disaster introduced toxins into the water supply, impacting fish and aquatic vegetation—a key source of income for area fishermen.

This disaster was alleged to generate impacts on the rights to life, health, work, freedom of movement, adequate food and housing, and development related rights. Company failure to compensate victims was viewed to sustain impacts on the above rights.

**Extractive sector (indigenous communities)**

An extractive firm was alleged to fail to consult indigenous groups or gain informed consent before pursuing its projects, viewed to impact the right to self-determination in a number of regions. In one case, the company allegedly entered land despite protests of landowners, impacting the right to privacy. It was also alleged to contribute to the forced removal of indigenous peoples from their homes, the arrest of those who refused to leave, and the shooting of an individual during the demolition process—impacting the right to life, liberty, and security of the person and freedom from torture or cruel, inhuman or degrading treatment.

Additionally, it was alleged that the company made no provision for the relocation and re-housing of indigenous peoples, impacting the right to adequate housing. The taking of land for company use was also alleged to impact the livelihood and culture of the indigenous group, depleting their ability to live off fisheries and pastures and impacting their right to culture. Pollution of fisheries, a primary food source, and ignoring requests to protect fisheries and pastures, was alleged to impact the right to food and self-determination.

Finally, it was alleged that the company failed to conduct an environmental impact assessment and failed to use appropriate equipment to detect toxins and other potentially harmful emissions, yet, used state of the art equipment to carry out its primary operations.
Impacts on local community rights cover the range of civil and political, and economic, social and cultural rights. Key issues raised in relation to local indigenous communities are failure to seek informed consent, forced displacement, killings and violence, and environmental harms. These issues result in a range of impacts on the human rights of indigenous peoples, including rights to life, health, food, education, self-determination, privacy, freedom from torture, freedom of movement, minority rights to culture, and freedom of information. Allegations of abuse also occur in relation to other local communities surrounding company operations, for example, where a company releases chemicals and toxins into an area and causes visible deterioration of the health of inhabitants.

These allegations indicate an expectation that firms will incorporate community views in decision making processes, gain informed consent, and conduct impact assessments and otherwise respect community rights while carrying out projects.

Corporate actions are also connected to alleged impacts on the rights of the global community, poor records on pollution and other environmental harms are now being linked to impacts on the health of communities beyond those in the immediate area of a company’s operation—even where the effects are not immediately visible but the risk to health is imminent.

**INDIRECT CASES AFFECTING COMMUNITIES**

Around 40% of indirect cases alleged impacts on communities, covering 16 countries and four regions, including Africa, Asia & Pacific, Latin America, and the Middle East. Nearly all cases (almost 90%) involved allegations that a company was contributing to or benefiting from state violations of human rights. These allegations came from four sectors: Extractive; Financial Services; Heavy Manufacturing; and Infrastructure & Utility. The remaining cases concerned Financial Service firms’ provision of loans to company projects that were alleged to abuse human rights.

Similar to direct cases, impacts were alleged on the range of non-labor rights (see above Figure 4) as well as certain labor rights, such as the right to work.

The following are examples of contexts where companies were alleged to contribute to or benefit from state abuse of human rights:

**Heavy Manufacturing sector**

A heavy manufacturing firm, which provides equipment and services for energy projects, was alleged to benefit from state abuses carried out to make way for construction of a dam. The state was alleged to displace around 50,000 individuals to make way for the project, failing to provide adequate compensation and resettlement options, generating impacts on the rights to adequate food, housing, and social security. The government was also alleged to obstruct local community representation in meetings and negotiations related to the project, impacting the right to self-determination and right to hold opinions. Other allegations cited the state’s use of force...
and arbitrary arrests and detentions to quell voices opposing the project, noting that police forces killed two protestors and the whereabouts of those detained were unknown. These actions allegedly impacted the right to life, freedom from torture or cruel, inhuman or degrading treatment, and the right to a fair trial. The company was viewed to benefit from those violations.

Additionally, it was alleged that environmental impact assessments were inadequate and that no assessment of the project’s destruction of cultural sites was undertaken, generating impact on minority rights to culture and potential future impacts on health as a result of environmental harms. Regarding the EIA, it was alleged that state agency approval was bypassed and no disclosures of the assessment were made, raising corruption questions. Lastly, it was stated that the project overall served as a development setback, leaving the community with less resources than before.

Financial Services sector

One large financial institution provided loans to the government for a project that was allegedly ousting indigenous communities from cultivated farmland. It was alleged that the bank contributed to the indigenous loss of land, homes, and ultimately, food and income from the sale of crops. In addition, it was stated that no provision for relocation of the indigenous community was made. The alleged actions generated impacts on the right to work, self-determination, food, adequate housing, privacy, and social security.

Another case involved a group of financial institutions. It was alleged that the firms’ provision of loans to a corrupt government, a government cited for extensive human rights violations, would frustrate efforts to make the government more accountable. It was alleged that these firms would contribute to and fuel human rights violations and corruption.

62. The cases suggest there is an expectation that business will not contribute to or benefit from violations of human rights, particularly by states, and that firms will not finance projects involving state or private actors known for abuse.

63. Business connection to state violations of human rights was alleged in various contexts, including where business provided the means for the state to commit the violation, whether physical means such as use of company products or property, or financial, by way of loans or revenues; and, where the state committed the violation in connection with the company’s project, violating rights in the course of making way for the project or during the project, in order eliminate or silence project opponents. This latter context gave rise to allegations that a company’s mere presence can fuel violations
because some states were perceived to actively violate rights for gains from corporate investment.

C. ALLEGED IMPACTS ON END-USERS

64. 10% of all cases alleged impacts on the rights of end-users (both actual and potential). Alleged impacts on end-users were present in the direct cases only, making up 16% of direct cases in the sample (see below Figure 9). These cases occurred primarily as a consequence of company actions related to its own products or services. The following provides a discussion of direct cases affecting end-users.

Figure 9.

Cases Affecting End-Users

DIRECT CASES AFFECTING END-USERS

65. Around 16% of direct cases alleged impacts on end-users, categorized primarily in the “global” region because the alleged impacts occurred in a number of states and regions simultaneously. As discussed in the overview section of this report, end-user related abuses might be underrepresented in the sample for this study. With the exception of two allegations in this group, all were made against pharmaceutical firms for policies and practices alleged to affect the right to health of end-users globally—and thus, also occupying a substantial portion of the “global” designation in the region of alleged incident chart (see above Figure 2). The remaining two cases involved a financial institution,
which was alleged to close a client account on the basis that the client was transgendered, and an electronics firm, alleged to use toxic flame retardants in its products.

66. Allegations against pharmaceutical firms centered on issues of access to essential medicines and lack of research into diseases primarily affecting people in poorer regions. These issues were connected to alleged impacts on a number of human rights, including the right to life, right to health, right to benefit from scientific progress, right to work, right to education, and the right to social security. The following example illustrates the range of allegations made against pharmaceutical firms and resulting impacts on end-users.

**Pharmaceutical Sector (Access to Medicine)**

An NGO report evaluated pharmaceutical firm responses to health crises in emerging markets, reviewing 15 of the largest firms for their approaches to research, pediatric needs, drug accessibility, reporting, philanthropy, and political engagement. Firms were rated on access to essential medicine issues such as whether they conducted research on neglected diseases, formulated comparatively affordable and child friendly doses of medicines, sufficiently relaxed licensing and patents to permit introduction of generic medicines, and provided affordable pricing to low and middle income countries. In addition, companies were reviewed on the breadth of their reporting to shareholders, integration of philanthropic programs into overall access to medicine programs, and transparency of political contributions and trade association payments. Most firms received low ratings in one or more areas relating to access to essential medicine, impacting the right to life, right to health, and the right to benefit from scientific progress. Rights to education, work, and social security were also claimed as rights impacted by company restrictions on access to essential medicine or neglect in disease research.

With regard to HIV/AIDS, a number of firms received low scores on reports to shareholders; alleging that reports failed to make the business case for action, provide systematic reporting of goals and activities, or evidence of board level leadership. A lack of transparency of political contributions and trade payments was found for most firms, raising concerns over a firm’s public positions on public health issues as contrasted with their political and trade activity.

67. In regions facing health crises, the cases suggest that pharmaceutical companies producing vital drugs, such as HIV/AIDS medications, are at risk of allegations that they have prevented access to essential medicines. The allegations indicate that society expects global pharmaceutical firms to take additional steps in these circumstances, calling for positive steps such as research, relaxation of intellectual property restrictions, reduction of costs, or thorough presentation of the business case for action to shareholders.
CONCLUSION

68. Firms from a broad range of sectors have been alleged to abuse or contribute to the abuse of one or more human rights – covering the full range of human rights, including civil and political; economic, social and cultural; and labor related rights. The sample reviewed for this study also included allegations that company actions or policies had impacts on the rights of persons in two or more of its areas of operations, generating impacts on a range of rights in a number of different regions and contexts simultaneously. Even the traditional notion of the workplace as the primary environment of concern for companies does not appear to hold in this sample of cases. Based on the allegations made over the past two years, it seems just as common for corporations to face accusations of impact on the rights of communities as it is for them to face accusations of impact on the rights of workers.

69. The alleged abuses also appear to have domino effects and point to the dangers of business taking a narrow look into impacts. While some company conduct does indeed have an immediately identifiable and discrete impact on human rights, such as where a firm engages in a single act of discrimination, abusive conduct more frequently indicates – or even creates – an environment where abuses multiply. For example, where a firm is alleged to fail in providing protective gear or training for employees handling toxic substances, the conduct in the first instance impacts the right to a safe work environment. But this conduct also provides the enabling environment for a multitude of other impacts on human rights, for example, impact on the right to life, right to health, and the right to work in cases where employees are injured and unable to continue employment.

70. Company actions are also alleged to play into already existing social struggles, or worse, function to create new ones. In the cases, companies were urged to consider the consequences of actions and abuses in both the environments in which they occur and also in surrounding environments. For example, it was indicated that firms should consider the consequences of workplace policies on the rights of employees when they are outside of the workplace. This was apparent in cases where firms operated in environments facing high rates of HIV/AIDS infections, where some workplace policies were viewed to contribute to infection of workers, and ultimately, the community. The potential for magnification of impacts and abuse seemed particularly acute in already difficult operating environments. The cases show that taking actions without considering the full spectrum of potential impacts on rights may subject a firm to public scrutiny through campaigns and public reports of activities and related abuses.

71. Business may also face allegations for contributing to abuses carried out by other actors, whether suppliers, business partners, or states. The allegations show that companies may face censure in the court of public opinion for contributing to or benefiting from such abuses and failing to take steps to stop it, even if actual courts might not necessarily find liability under current tests.

72. In addition, a large number of environmental harms are now linked to alleged abuse of human rights. Given current global scale environmental concerns, corporations with poor environmental records are alleged to contribute to impacts on a range of rights in the communities surrounding their operations and, in some cases, the global community. Business is also scrutinized for its management of environmental impact assessment
processes, viewed as a means to prevent impacts on both the environment and human rights.

73. Finally, based on this sample, corporate failure to respond to allegations of human rights impacts may result in further backlash and recurrence of complaints. A number of complaints that went without company response were re-submitted. At a minimum, this indicates that it is in a corporation’s interest to respond to these allegations without delay. Even though impacts can be complex and easily multiply, it is equally simple. Managing respect for human rights at the outset of company activities can eliminate or mitigate the unintended succession of abuses and accompanying risks.