# SUSTAINABILITY REPORT 2022

COLDWATER PRAWNS OF NORWAY AS



# Table of contents

#### 01 PURE PASSION

Message from t Coldwater Praw Our commitme The board and in the ESG repo Our history Markets served Materiality asse

#### 02 PURE FLA

Pandalus Borea Being certified

#### 03 PURE ORI

The Value chair Responsible so

#### 04 PURE PLA

Sustainability g People and con Our commitme Environment ar

GRI 2 GRI 13 GRI Index Appendices

ONE OF THE WORLD'S PUREST PRODUCTS. CAUGHT IN THE WORLD'S CLEANEST WATERS. FOLLOWING THE WORLD'S STRICTEST ENVIRONMENTAL STANDARDS.

| the CEO                        | 6  |
|--------------------------------|----|
| vns of Norway                  | 10 |
| ent to sustainability          | 14 |
| management's involvement       | 19 |
| orting process                 |    |
|                                | 24 |
|                                | 26 |
| essment                        | 28 |
|                                |    |
| VOR                            |    |
| alis                           | 34 |
|                                | 36 |
|                                |    |
|                                |    |
| GIN                            |    |
| n                              | 40 |
| ourcing                        | 42 |
|                                |    |
|                                |    |
| ANET                           |    |
| goals                          | 48 |
| nmunities                      | 50 |
| ent to quality and food safety | 52 |
| nd emissions                   | 54 |
|                                |    |
|                                | 62 |
|                                | 66 |
|                                | 70 |
|                                | 80 |

CHAPTER 01

PURE PASSION

Message from the CEO Coldwater Prawns of Norway Our commitment to sustainability The board and management's involvement in the ESG reporting process Our history Markets served Materiality assessment

### Message from the CEO

Dear Stakeholders,

In the heart of the picturesque Senjahopen community, Coldwater Prawns of Norway AS stands as a proud cornerstone. Our commitment to sustainability is not just a buzzword; it is a fundamental guiding principle that shapes everything we do.

Our journey is not solely about business success; it is about nurturing our community, empowering our dedicated workforce, and securing a sustainable future. While we embrace the optimism of this journey, we are also aware that achieving sustainability is an ongoing and complex endeavor. We recognize the challenges that lie ahead, from reducing our environmental footprint to fostering social responsibility. However, it is precisely these challenges that drive us to push the boundaries of what is possible and to continuously improve our practices. The aim of the report is to provide relevant information on how we work with ESG (Environmental, Social, Governance) topics.

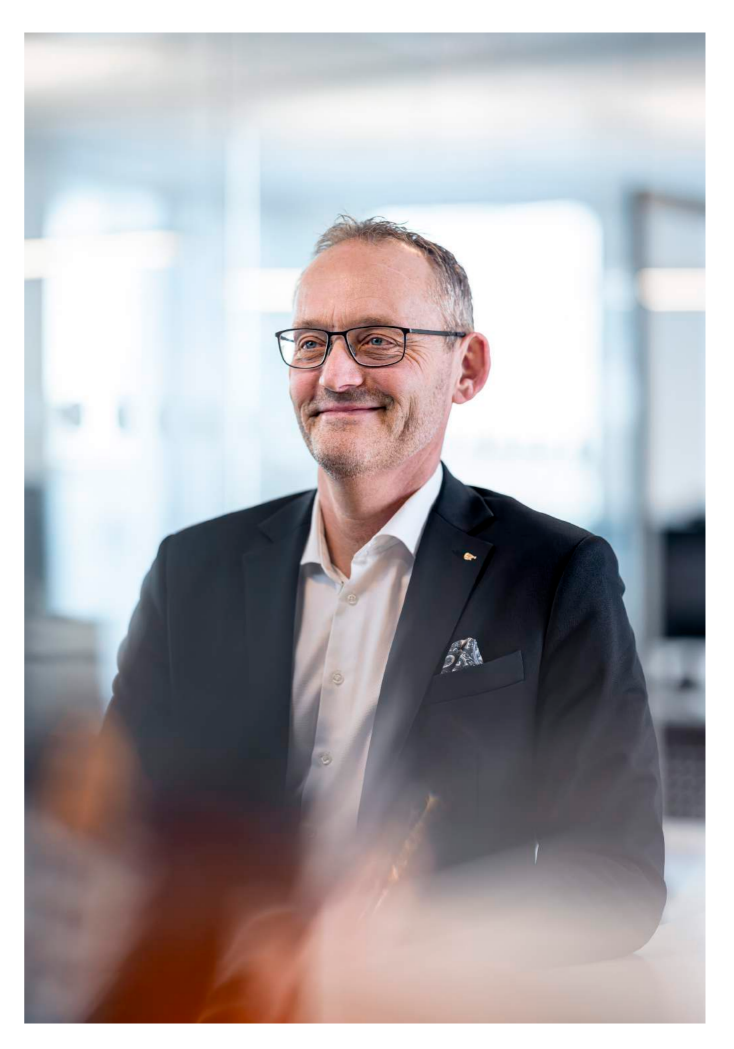
Through this report, our goal is not only to inspire our industry peers but also to emphasize the significance of sustainable practices in today's world.

Sincerely, Knut Helge Vestre

Our CEO, sums it up perfectly:

"Sustainability is not just a selling point; it's an absolute imperative."

With this spirit in mind, we forge ahead into a future where sustainability is not just a choice but a way of life.





# COLDWATER P OF NORWAY

## **Coldwater Prawns** of Norway

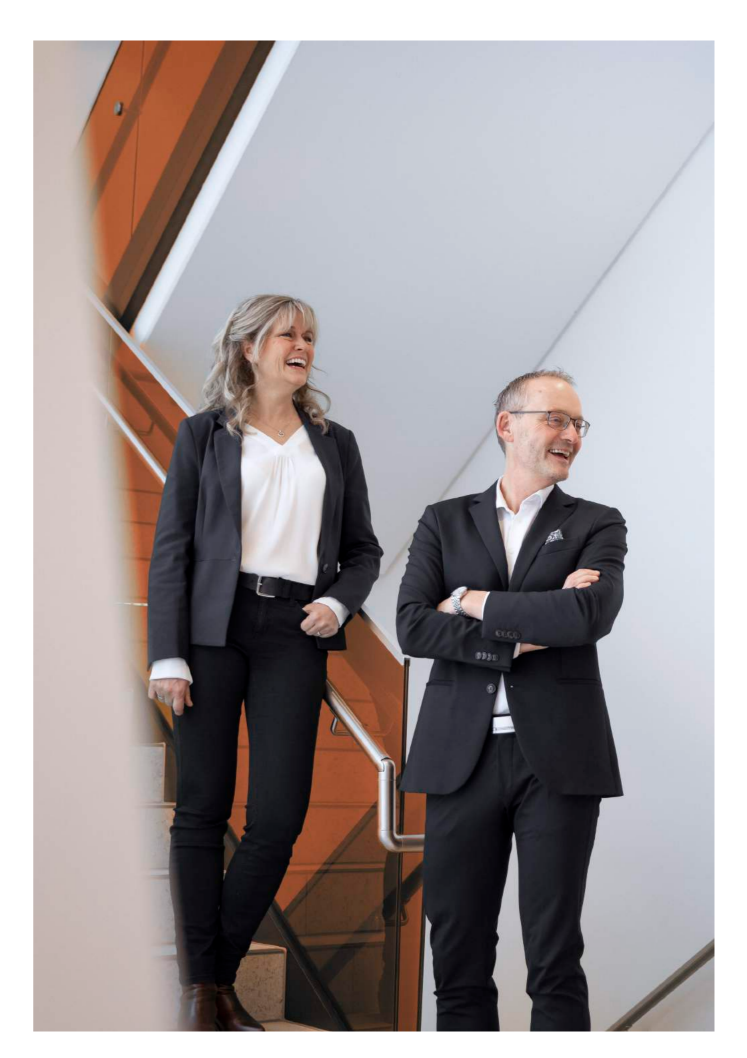
Coldwater Prawns of Norway AS is a fully integrated company dedicated to the production, sale, and global export of Norwegian coldwater prawns (Pandalus borealis). Established in 2007, our company is owned by leaders in the shrimp trawler industry, including Olav Remøy, Einar Remøy, Stig Remøy, and our Managing Director, Knut Helge Vestre. We oversee the complete value chain, including fishing, production, and wholesale distribution.

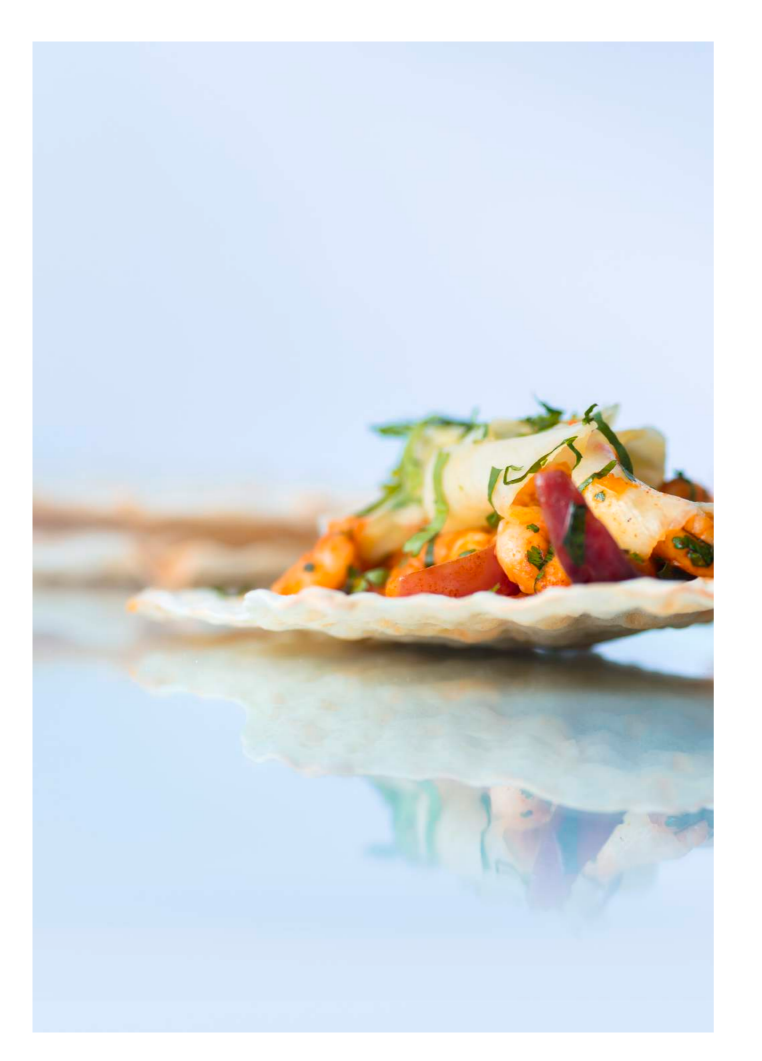
Our headquarters, in Ålesund, houses a dedicated team of seven professionals responsible for administration, sales, and logistics. Additionally, our state-of-the-art production facility in Senjahopen, Coldwater Prawns Production AS, has 29 individuals at work across three shifts. Further emphasizing our commitment to local communities, we recruit all our senior management from the local areas, ensuring that our leadership team is deeply connected to the regions we serve.

Within our organization, we place a strong emphasis on cultivating a culture of inclusion and respect for

all employees, regardless of their background or origin. Our commitment to social and economic equity ensures that every member of our team enjoys fair treatment and equal access to benefits. This commitment aligns with our core values and contributes to our diverse and united workforce, which in turn supports our mission toward a sustainable and equitable future.

Total number of employees in both headquarter and production plant is 36.





As one of Norway's foremost coldwater prawn producers, we specialize in two primary product categories:

COOKED, PEELED PRAWNS INDIVIDUALLY QUICK FROZEN (IQF)



The majority of our raw materials are sourced from our own fleet, primarily navigating the waters surrounding Svalbard (Spitsbergen) and the Barents Sea.

Throughout our journey, we remain committed not only to delivering superior quality but also to promoting sustainable and responsible practices that harmonize with the pristine environments we operate within.

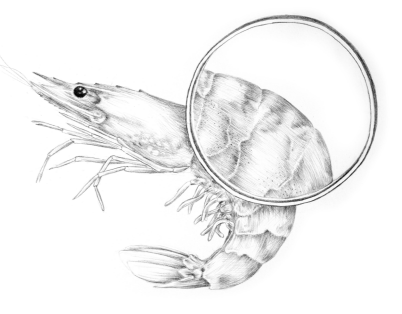
#### COOKED PRAWNS WITH SHELL INDIVIDUALLY QUICK FROZEN (IQF)



Join us as we persist in setting industry benchmarks, seamlessly blending tradition with innovation, and bringing the pure flavors of the Arctic to tables around the world.

### Our commitment to sustainability

In 2022, Coldwater Prawns of Norway made significant strides in advancing our sustainability initiatives. We are pleased to present our first ESG report, which aligns with the 2021 GRI framework. This report offers a comprehensive view of our corporate landscape, showcasing our commitment to responsible practices.



Nurtured in the frigid, pristine waters of the Arctic, our Norwegian prawns are known for their exceptional quality and purity. Our commitment lies in fostering an environment conducive to sustainable growth, benefiting not only our company but also our customers and the communities we serve.

The foundation of our sustainability journey rests upon conscientious methods employed in prawn harvesting. Our modern vessels are equipped with cutting-edge technology, facilitating efficient operations while minimizing our carbon footprint. We take pride in being the world's sole prawn company holding all three vital environmental certifications: MSC, KRAV, and FOS. This unique distinction underscores our dedication to safeguarding the long-term viability of this precious resource.

Within our advanced processing facility in Senjahopen, Norway, we employ top-tier technology to consistently achieve exceptional product quality. Simultaneously, we prioritize sustainable packaging methods and materials, fostering a secure and inspiring work environment for our staff.

We maintain a vigilant awareness of our influence on the surrounding ecosystem. The board and management have made concerted efforts to comprehensively document both the positive and negative impacts we generate. This documentation serves as a robust foundation for our collective growth, achieved in close collaboration with our valued suppliers, customers, skilled employees, and the communities we serve. We firmly commit to refining our operations continuously, recognizing that precise documentation plays a pivotal role in this ongoing journey, systematically cataloging both the favorable and unfavorable aspects of our operations to fortify the foundation for future development.

One of the world's purest and healthiest products, caught in the world's cleanest waters. Here are a few facts to give you some mental nourishment.



#### Goodness locked in

Freezing right after capture means the goodness is 'locked in' – all vitamins and nutrients – including vitamins A, B, D, E and B12.



## Freezing is a natural process

Freezing is a natural process; no preservatives are required.



## The future is frozen

Frozen food has a vital role to play in tackling the global issue of food waste. In the EU alone, 88m tonnes of food are wasted annually. Freezing and 'perfect portions' can help turn this around.

(Source: European Commission – Fusions 2016)



### Every prawn has its tale

We offer 'pure transparency' from sea to plate. We think of it as 'every prawn has its tale' – and the story of how our coldwater prawns reach your dining table is one that we are glad to share.



### CPN are Norways largest exporter of Coldwater Prawns

Coldwater Prawns of Norway (CPN) are Norway's largest exporter of coldwater prawns thanks to our passion for prawns, purity and the planet.



#### Prawns help form a balanced diet

Fish and seafood is recommended as part of a nutritionally balanced diet.



Prawns for every season

Freezing allows year-round availability.



### We use 100% of our catch

At Coldwater Prawns of Norway, we don't waste any part of the prawn. We work with fellow Norwegian firm Seagarden, which uses the shell in food flavouring applications globally.



### Frozen food produces less CO,

Researchers in the UK discoveredthat a frozen meal for a family of four produces five-percent less CO<sub>2</sub> than a chilled alternative.

> (Source: Eating Green report, Refrigeration Developments and Testing, 2012)



### we world rozen envir

**standards...** We are the only supplier in the world to deliver 100 %, Norwegian coldwater prawns, individually quick frozen, with full MSC (Marine Stewardship Council), FOS (Friends of the Sea) and KRAV certification.



# We clean our production water

Any water we use in processing is thoroughly cleaned before being deposited at sea.

### We hold the world's strictest environmental standards...



# ...but that's not enough.

As well as holding itself accountable to the highest environmental and ethical standards in the industry, Coldwater Prawns of Norway has created its own Pure Gourmet standard – an even stricter benchmark for sustainable harvesting.



### The board and management's involvement in the ESG reporting process.

Coldwater Prawns of Norway's board members have a strong commitment to the industry, demonstrated by their ownership within the prawn harvesting community and their dedicated focus on Coldwater Prawns of Norway.

The board, along with corporate leadership, holds the executive authority for the overall management of the group, including compliance with relevant laws and regulations. Their ownership of governance documents and active participation serve as the foundation for this responsibility. The board is well-versed in both the requirements for due diligence assessments under transparency laws and the risk landscape within which the business operates.

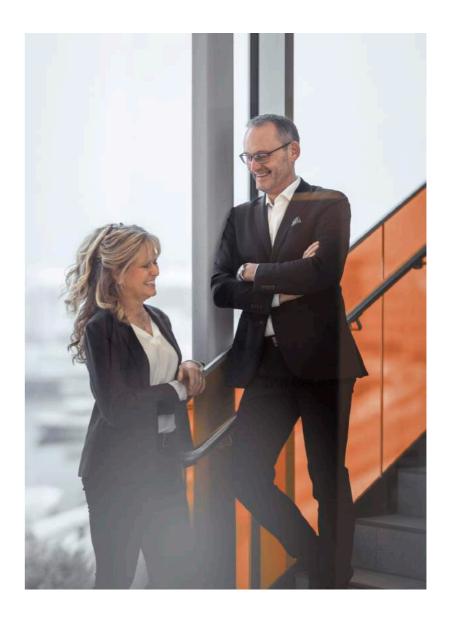
the board.

The board bears the ultimate responsibility for Coldwater Prawns' sustainability approach and the ESG reporting has been discussed and approved by

The CEO of the company Knut Helge Vestre is involved in the process and has presented the work to the board.







### Our history

### 2007

Coldwater Prawns of Norway AS was born with a vision that has since become a reality. Located in the picturesque town of Ålesund, our journey began with a clear mission: To share the authentic essence of Norwegian coldwater prawns with the world.

However, it was in Senjahopen that our story truly unfolded. In 2010, we embarked on a new chapter by acquiring Nergård Reker AS, a prawn-peeling plant in Northern Norway at Senjahopen. This facility, now known as Coldwater Prawns Production AS, had already upheld a tradition of quality for over two decades, with an annual production capacity of 4,000 tons of finished goods, standing as a testament to excellence.

Our commitment to the environment is evident in our sourcing practices, where we adhere to the world's

most stringent environmental standards. Meticulously harvested from the pristine waters of the Norwegian Barents Sea, our prawns undergo processing at our state-of-the-art peeling plant. Our focus on quality and safety is further stated by our BRC certification, signifying adherence to the highest industry standards.

Reflecting on our journey,

it is a testament to our relentless pursuit of delivering the finest prawns from the Arctic waters, setting new standards, and evolving with the changing times.



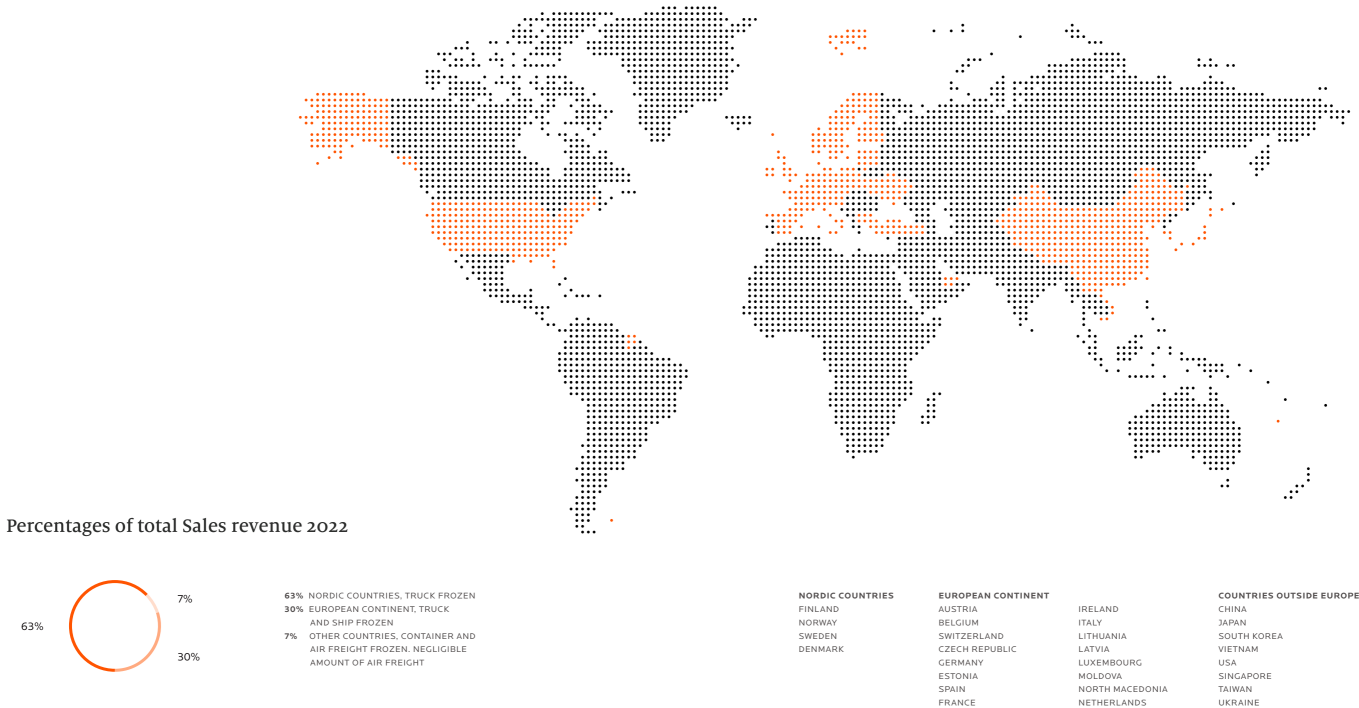






### Markets served

We stand as the sole prawn company in Norway that exports to 23 - 24 countries worldwide each month. Our Coldwater Prawns of Norway products grace plates across the globe, spanning continents from Europe and Asia to North America.



63%

TURKEY

UK

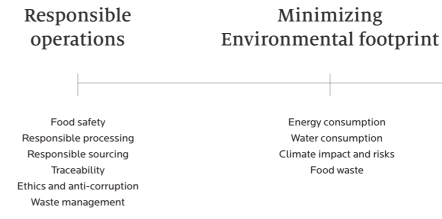
UKRAINE

SUSTAINABILITY REPORT 2022

### Materiality assessment

Coldwater Prawns of Norway has conducted a materiality assessment to identify and prioritize ESG issues that are likely to affect our business and our stakeholders. We apply the GRI analysis and recommendations as they are outlined in GRI 3: Material Topics 2021 and in GRI sector standard GRI 13: Agriculture, Aquaculture and Fishing Sectors 2022. We have involved both external evaluators and internal stakeholders in the process of determining the most important factors in our ESG work.

Based on input from our stakeholders we have determined the following three pillars for our ESG program:



Traceability Transparency • Diversity and anti-discrimination Food safety Food waste STEAKHOLDERS ROR HSE Energy consumption RTANT Water consumption Climate impact and risks IMPORTANT FOR CPN Important Responsible operations Minimizing environmental footprint
 People and communities

Internally the involvement of the board and the employee representatives has been most important. Externally, contact with our customers has been essential in determining where our main focus should be. In a simplified model, we have categorized our stakeholders into two groups: internal and external.

Internal stakeholders

• Shareholders

Employees

•

•

- Management •
- Business partners providing raw materials.

External stakeholders

- Suppliers •
- Business partners utilizing raw materials. •
- Government agencies .
- Local communities

Customers

- Marine Research establishments
- Bank/Finance .

### People and communities

HSE Skills and knowledge Working environment and rights Local value creation Transparency Diversity and anti-discrimination

- Responisible sourcing
- Responsible processing
- Ethics and anti-corruption
- Local value creation

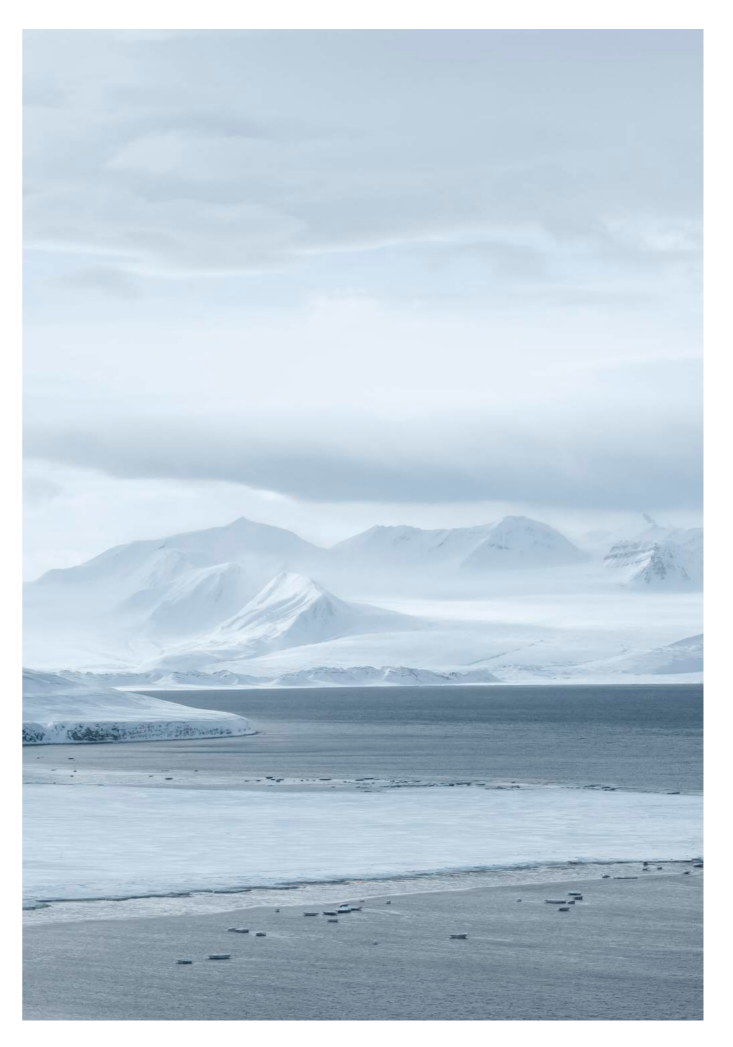
- Skills and knowledge
- Working environment and rights
- Waste managment

Most important

### KPI Table

| FOCUS AREA                 | KPI                                      | PAGE                           |   | 2022   | GOAL 2025   |
|----------------------------|--|--------------------------------|---|--|---|
| Responsible<br>operations  | Food safety                              | p. 52, BRC certification       |   | No incidents   | No incidents  |
|                            | Responisible<br>processing               | p. 52, 68<br>appendix<br>SMETA | • | No incidents<br>SMETA verification   | No incidents  |
|                            | Responisible<br>sourcing                 | p. 42                          |   | All vessels approved by<br>food authorities. MSC<br>Certification  | Ensuring continuing certification   |
|                            | Traceability                             | p. 69                          | • | Traceability in place.<br>Continuous work to improve.<br>Catch certificate.  | Improving traceability using new technology.                                  |
|                            | Ethics and anti-corruption               | p. 64                          | • | Under compliance<br>COC - vendor routine<br>Pure Gourmet Certification (PGC)   | Ensure all suppliers and<br>customers to be aligned<br>with PGC               |
|                            | Waste<br>management                      | p. 34, 67                      | • | All waste handled by local guidelines<br>by city council. Starting up using<br>recyclable packaging material.            | 90% use of recyclable<br>materials. Packaging as key<br>area to reduce waste. |
| Environmental<br>footprint | Energy<br>consumption                    | p. 56                          | ٠ | Stationary combustion 736 CO <sub>2</sub> e<br>Production: 2.932.842 kW CPN AS:<br>4.454.633 kW                          | Reduce energy consump-<br>tion in production with 10%                         |
|                            | Water<br>consumption                     | p. 67                          | • | Consumption: 719360 m3   | Reduce water consumption by 10%   |
|                            | Climate impact<br>and risks              | p. 54                          | • | Total GHG emissions:<br>CNP AS: 38303 t CO <sub>2</sub> e<br>Production: 2543 t CO <sub>2</sub> e                        | Reduce GHG emissions<br>by 10%  |
|                            | Food Waste                               | p. 34                          | • | Seagarden cooperation to utilize 100% of prawn.  | Continued cooperation with<br>Seagarden                                       |
| People and<br>communitites | HSE                                      | p. 68<br>appendix<br>SMETA     |   | No incidents SMETA-report, following<br>up actions. New HR-manager for<br>production facilities in Senjahopen.           | No incidents<br>Continuous following up<br>SMETA-report                       |
|                            | Skills and knowledge                     | p. 30                          | • | 8 certificates of apprenticeship in production   | 15 certificates of appren-<br>ticeship<br>in production                       |
|                            | Working<br>environment<br>and rights     | p. 51, 65                      |   | Collective bargaining<br>agreements  | Continuation of collective<br>bargaining agreements                           |
|                            | Local value<br>creation                  | p. 50                          | • | 334 fulltime jobs in other companies.<br>17,3 mNOK created purchasing power.<br>81,2 mNOK contribution to<br>tax revenue | Increase local value creation by 10%  |
|                            | Transparency                             | p.64                           | • | Work in progress with<br>transparency act  | Being aligned with transparency act.  |
|                            | Diversity<br>and anti-<br>discrimination | p. 68                          | ٠ | Compliant to Norwegian<br>legislation  | Continued to be compliant to Norwegian legislation                            |

SIGNIFICANT IMPROVEMENT POTENTIAL



IMPROVEMENT POTENTIAL

GOOD ROUTINES

CHAPTER 02

PURE FLAVOUR

Pandalus Borealis Being certified



### Pandalus Borealis

At the heart of our operation lies the precious raw material: Pandalus borealis, commonly known as coldwater prawns. Sourced from the pristine waters of the north including the Barents Sea and Svalbard, our commitment to quality and sustainability is unwavering. Our fishing vessels must pass rigorous scrutiny by the Norwegian Food Safety Authority before delivering to Coldwater Prawns Norway.

Further afield, we extend our reach to Greenland and the North Atlantic's Flemish Cap, always ensuring that our prawns are harvested from legal and sustainable areas. Our prawns' exceptional quality and purity are a testament to their origin—the frigid depths of the Barents Sea. These harsh conditions lead to slower maturation, resulting in a prawn unlike any other, unmatched in its quality and flavor.

Moreover, we take pride in being the sole prawn company in Norway dedicated to 100% human consumption.

Our commitment to sustainability extends to our food waste management. Our process water and shells find purpose in collaboration with our valued partners. These by-products are transformed into flavorings used globally in commodities, soups, and other culinary delights, further minimizing waste, and maximizing the utility of our precious catch.

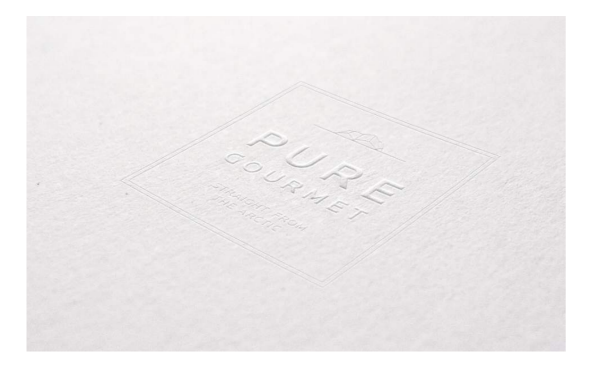
At Coldwater Prawns of Norway, our journey is rooted in purity, sustainability, and an unyielding commitment to making a positive impact, one prawn at a time.



### Being certified

#### **Pure gourmet certified**

A superior product only comes about because of a meticulous attention to quality, right across the board. Not only does Coldwater Prawns of Norway operate to internationally recognized industry standards, but we also hold ourselves accountable to even more demanding environmental regulations.



Sustainable harvesting is very important to us. We are therefore the only prawn company in the world with all 3 environmental certifications that exist for prawns, MSC, KRAV and FOS. We are proud to present the certifications to our customers all over the world.

We have created our own certification brand, Pure Gourmet. The goal of Pure Gourmet is to set even stricter demands as regards sustainable harvesting.



MSC — The sustainability of the Norwegian prawn fishing industry is documented by the Marine Stewards Council (MSC). Coldwater Prawns of Norway has MSC certification, helping to consolidate Norway as the nation with the greatest share of environmentally certified fisheries anywhere in the world.



 ${f KRAV}$  — KRAV is Sweden's best known environmental label for food, based on ecological considerations and with particularly strict requirements relating to animal welfare, health, social responsibility, and environmental impact.



FOS — This is an international body that sets a host of sustainable fishery criteria, including compliance with a variety of legal requirements, non-overexploited target stock and zero relevant impact on the seabed. It also sets waste management and social accountability standards.



SEAFOOD FROM NORWAY — The mark in the colors of the Norwegian flag – red, white and blue, guarantees that Norwegian seafood originates from cold, clear Norwegian waters and contributes towards a stronger position for Norwegian seafood globally.



 $\,\,$  BRCGS  $\,-\,$  demonstrates compliance with a BRCGS Global Standard for food safety, packaging, storage and distribution. The accreditation gives the necessary assurance to our customers that the products we are supplying are produced in a facility with the highest hygiene and production standards.



**SMETA AUDITS** — We are members of Sedex and use the SMETA audit approach. SMETA stands for Sedex Members Ethical Trade Audit. SMETA assesses a site based on the organization's compliance to labor, health and safety, environment, and business ethics criteria.

CHAPTER 03

PURE ORIGIN

The Value chain Responsible sourcing

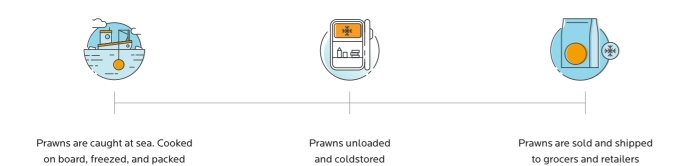


### The Value chain

Our close partnership with the fishing vessels enables a beneficial degree of stability, control, and continuity throughout the value chain. In addition, we collaborate with other fishing vessel companies, primarily Norwegian or companies within EU.

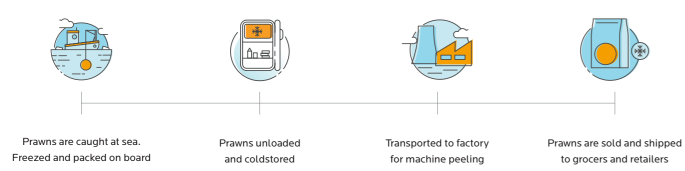
### Prawns manufactured on board the fishing vessel (cooked, shell-on)

Prawns are cooked and packaged onboard the boat. The finished products are stored in Tromsø for further shipping to customers. The primary cold store is in Tromsø but the vessels occasionally unload in Ålesund.



### Prawns for processing (cooked and peeled)

These prawns are produced for further processing and are unloaded at Tromsø harbor, which is near our production plant in Senjahopen.







# Responsible sourcing

M/TR Arctic Swan and F/TR Remøy are our primary suppliers, with whom we maintain a close and collaborative partnership. They play an integral role in our commitment to sustainability and responsible governance.



In adherence to stringent requirements for Norwegian food manufacturers, M/TR Arctic Swan and F/TR Remøy provide annual verifiable documentation confirming that fish and fishery products processed have been handled, prepared, and processed under competent HACCP and sanitary programs. These programs are consistently implemented and compliant with U.S. FDA's seafood HACCP regulations (21 CFR 123).

The prawn fishery around Svalbard and Spitsbergen is subject to strict oversight, with no vessel allowed to fish or trade in prawns without approval or a license from the Norwegian Directorate of Fisheries. Compliance with Norwegian regulations is mandatory for participation in shrimp fisheries within Norwegian waters, Greenland, and the Northwest Atlantic Fisheries Organization (NAFO) waters. These regulations cover licensing, minimum mesh sizes in trawls, and rigorous catch monitoring. Norwegian authorities closely monitor fishing grounds and promptly close areas when undersized fish species are caught alongside prawns. To minimize by-catch and protect marine ecosystems, all prawn fishing vessels are legally required to utilize

sorting grids on their trawl nets, monitored for compliance by the Norwegian Directorate of Fisheries and the Norwegian Coast Guard.

Moreover, our close connected vessels have actively participated in the 'Fishing For Litter' initiative, contributing to the removal of approximately 150-200 tons of marine waste from Norwegian waters each year. Additionally, both F/TR Remøy and M/TR Arctic Swan adhere to KRAV certification standards, which set limits on fuel emissions based on consumption per kilogram of fish caught. These vessels use diesel classified under environmental class 1, known for its reduced particle content and emissions free of sulphur oxides or PAH (polycyclic aromatic hydrocarbons).

This collaborative effort underscores our collective commitment to the principles of sustainability and responsible governance. We persist in setting industry benchmarks while seamlessly blending tradition with innovation, bringing the pure flavors of the Arctic to tables around the world.

#### F/TR REMØY (IMAGE ON PAGE 42)

REMØY IS AN ARCTIC DEEP-SEA TRAWLER. THE VESSEL HAS BEEN CATCHING SHRIMP IN ARCTIC AREAS, OFF THE COAST OF SPITSBERGEN, BARENTS SEA, AND COASTAL AREAS OF GREENLAND. REMØY REPRESENTS ONE OF OUR LARGEST SUPPLIERS OF PRAWNS, BOTH FOR PRODUCTS MANUFACTURED ONBOARD THE BOAT (COOKED, FROZEN PRAWNS IN CONSUMER PACKAGING), AND PRAWNS (RAW, BLOCK-FROZEN PRAWNS) FOR FURTHER PROCESSING.

#### M/TR ARCTIC SWAN

ARCTIC SWAN IS A FACTORY TRAWLER FOR FISHING PRAWNS AND COD IN ARCTIC WATERS. THE VESSEL HAS BEEN ONE OF OUR LARGEST SUPPLIERS OF PRAWNS, CAUGHT OFF THE COAST OF SPITSBERGEN, THE BARENTS SEA AND ALONG COASTAL AREAS OF GREENLAND. ARCTIC SWAN HAS THE CAPACITY TO MANUFACTURE ONBOARD THE BOAT (COOKED, FROZEN PRAWNS IN CONSUMER PACKAGING), AND PRAWNS (RAW, BLOCK-FROZEN PRAWNS) FOR FURTHER PROCESSING.



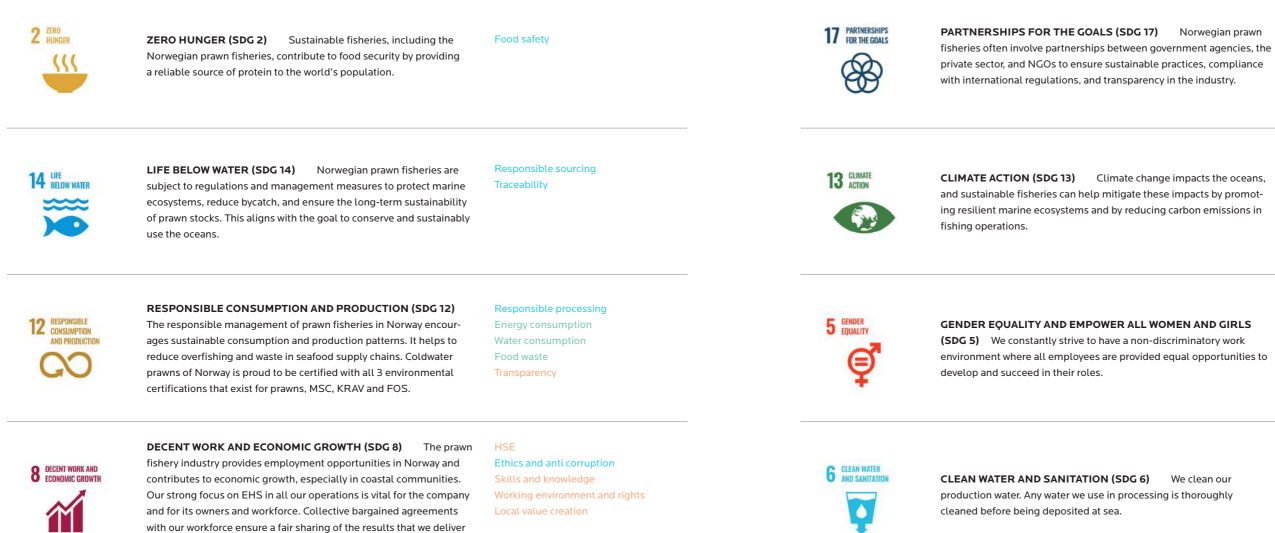
CHAPTER 04

PURE PLANET

Sustainability goals People and communities Our commitment to quality and food safety Environment and emissions

# **Sustainability** goals

We are proud to contribute to several of the global Sustainable **Development Goals** 



together.

Food waste Climate impact and risks

Waste management

Waste management Water consumption

### People and communities

#### Local value creation

Coldwater Prawns of Norway has chosen to have a conscious relationship with how we should act as a societal player. Our efforts are focused on nurturing genuine connections with local areas, understanding that our growth is intertwined with their well-being. We are committed to supporting local economies and contributing positively to the communities we operate in

The production facility in Senjahopen is a cornerstone in the community and a proud sponsor of activities in

the community. The company give employees time off for volunteering every year and we are donating to both charitable organizations and local community activities on a regular basis.

We take part in a program called «Medvind». This is a program that helps young people who need it to get a more structured everyday life. This is done by letting them work in our company for a certain period of time, where they get the necessary experience and achievements.

# 81.2 Million NOK

Contribution to tax revenue

Full-time jobs in other companies

334

Created purchasing power

I7.3 Million NOK

\* DNB RIPPLE EFFECT CALCULATION 2022

#### **Environment, Health, and Safety**

We at Coldwater Prawns of Norway place great importance on the health, safety and well-being of our employees. We conduct thorough risk assessments of work operations and facilities, adhering to current regulations and standards. We are continually working to create optimal working conditions for our employees, understanding that their welfare is fundamental to our success and community contribution.

Our employees are highly valued with their health and well-being being crucial for achieving our goals and long-term success. By implementing thorough health and safety measures, we ensure safe workplaces and reduce the risk of work-related injuries and illnesses. This approach not only safeguards our team but also enhances their motivation and job satisfaction. A high level of safety is essential for the sustainable development of our company, ensuring that we not only meet but exceed industry expectations for workplace safety. Our target is to have no work-related injuries.



#### Equality and diversity in the workplace

At the end of the year, the head office had 7 employees in 100% positions, of which 4 were women. In the production plant in Senjahopen there were 29 employees in 100% positions working in a three-shift operation. The workforce consisted of 22 men and 7 women. In leading positions in the factory there were 2 men and 2 women. Due to the remote location of the factory, we provide accommodation to employees who commute far away. Currently there are 4 workers (2 from Oslo, 1 from Poland, 1 from Estonia) the company is providing housing for.

The company strives to have a non-discriminatory work environment where all employees are provided equal opportunities to develop and succeed in their roles. All employees of the production plant are member of the Norwegian Union of Food, Beverage, and Allied

Workers (Norsk Nærings- og Nytelsesmiddelarbeiderforbund) which is under the Norwegian Confederation of Trade Unions (LO). During high seasonal demands, overtime salary and compensation are provided by the company in line with trade union guidelines.

No employee shall be discriminated against or treated differently because of their gender, gender identity or expression, ethnicity, religion, age, disability, sexual orientation, social background and/or other characteristics protected by applicable law.

Collectively bargained agreements are the basis for the company's wage policies. In the fisheries processing businesses, these are generalized collective agreements – meaning it is binding for all companies in the sector.

# Our commitment to quality and food safety

The quality system is in accordance with BRC standard and HACCP standard. It is the policy of Coldwater Prawns of Norway AS, and our daughter company, Coldwater Prawns Production AS, to be committed to a system of total quality management that ensures that all prawn products sold by the company are produced and packed under exacting standards of hygiene and comply in all respects with customers' specification and codes of practice and all legal requirements.

Our production facility will produce safe, authentic, and legal food products in accordance with the demands of law and customers. Quality integrates any form of activity in the factory. To achieve these ends, we will work closely with our customers to ensure that we fully understand their requirements and devise and constantly monitor systems that will allow these requirements to be met. These systems, which incorporate HACCP, will cover control of suppliers, processing, packaging, transportation and storage and will be in accordance with the documentation included in the Quality Manual. The overlaying framework encourages continual reviewing and continual improvement of the quality system.

Senjahopen, 1. march 2019

OLE-REMHART PETTERSEN NOTØ, STYRELEDER

KNUT HELGE VESTRE, STYREMEDLEM/DAGLIG LEDER



### **Environment** and emissions

Environmental sustainability is at the core of Coldwater Prawns of Norway's long-term strategy. Our commitment is reflected in our adherence to the world's strictest environmental standards and our MSC certification, which ensures responsible fishing practices. Our focus extends beyond regulatory compliance to proactive measures for reducing our environmental impact. Our efforts in conscientious operational practices demonstrate our dedication to not only meeting but also exceeding the expectations of our environmentally conscious customers and the communities we serve.

#### **GHG** emissions

The environmental impact of Coldwater Prawns of Norway's production includes both direct and indirect effects. The business operations have direct environmental impact in the form of water use, emissions to air and water, as well as waste generation and impact from packaging materials.

The utilization of process water generates wastewater emissions which must be managed and maintained within the limits approved by the county governor. The direct emission to air is through steam generation. To date, the company has not received any issues or complaints related to odour pollution.

In 2022 the company started using recyclable packaging material to minimize the environmental footprint. The film used for our prawn polybags is recyclable, as are the cardboard master carton, stretch wrap, pallet wrap, and other packaging materials.

Our focus on recycled products is strong. When faced with the choice between using/recycling products or not, we opt for recycled equipment in our production processes.

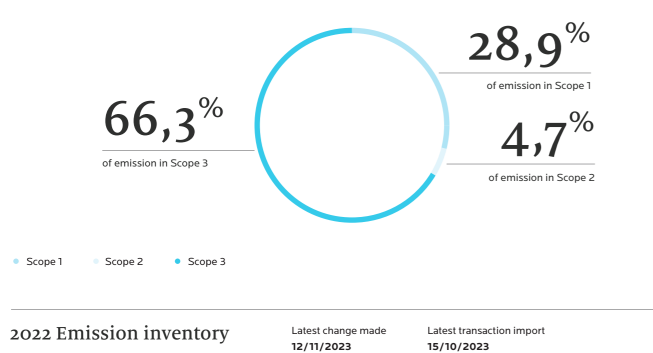
The company produces both direct and indirect emissions from energy consumption in its operations, including direct emissions from boilers installed on-site and indirect emissions from purchased electricity. Additionally, Coldwater Prawns of Norway incurs indirect environmental and climate impacts through its supply chain and business activities, primarily from transportation, procurement of goods and services and employee business travel.

This year, the company has engaged Morescope AS to track its energy consumption and emissions, ensuring that opportunities for improvements are identified and acted upon. In accordance with the Greenhouse Gas (GHG) Protocol, our emissions inventory categorizes greenhouse gases, expressed as CO<sub>2</sub> equivalents, into three distinct scopes. Scope 1 encompasses direct emissions from sources like stationary and mobile combustion. Scope 2 includes indirect emissions from electricity consumption consumed by the company. Finally, Scope 3 covers other indirect emissions, which arise from activities such as purchasing, packaging, and transportation.



### **Coldwater Prawns Production AS**

Emission by Scope







#### Annual Greenhouse Gas Emissions

| EMISSION SOURCE                     | EMISSIONS (TONNE CO <sub>2</sub> E) | PERCENT OF TOTAL |
|-------------------------------------|-------------------------------------|------------------|
| Stationary combustion               | 736                                 | 28,9%            |
| Scope 1 Total                       | 736                                 | 28,9%            |
|                                     |                                     |                  |
| Purchased electricity <sup>1</sup>  | 120                                 | 4,7%             |
| Scope 2 Total                       | 120                                 | 4,7%             |
|                                     |                                     |                  |
| Purchased goods and services        | 1 474                               | 57,9%            |
| Fuel and energy related emissions   | 104                                 | 4,1%             |
| Upstream transport and distribution | 102                                 | 4,0%             |
| Waste generated in operations       | 4,0                                 | 0,2%             |
| Business travel                     | 0,5                                 | 0,0%             |
| Upstream leqsed assets              | 3,0                                 | 0,1%             |
| Scope 3 Total                       | 1 687                               | 66,3%            |
| Scope 1, 2 and 3 Total              | 2 543                               | 100%             |

LECTRICITY IS CALCULATED USING LOCATION-BASED METHOD. READ MORE ABOUT LOCATION-BASED METHOD UNDER METHODS IN THIS REPORT.

#### Annual market-based method emissions

EMISSION SOURCE Electricity market-based method<sup>1</sup> Scope 2 market-based method Scope 1, 2 and 3 Total market-based method

We have not purchased Gurarantees of Origin for the reportin year.

<sup>1</sup>ELECTRICITY IS CALCULATED USING LOCATION-BASED METHOD. READ MORE ABOUT LOCATION-BASED METHOD UNDER METHODS IN THIS REPORT.

|   | PERCENT OF TOTAL | EMISSIONS (TONNE CO <sub>2</sub> E) |
|---|------------------|-------------------------------------|
| , | 43,5%            | 1 786                               |
| , | 43,5%            | 1786                                |
|   |                  |                                     |
| , | 100%             | 4 105                               |
|   |                  |                                     |

### **Coldwater Prawns** of Norway AS



Scope 2

0,3 tonne

Scope 3 7841 tonne

#### Annual Greenhouse Gas Emissions

| EMISSION SOURCE                     | EMISSIONS (TONNE CO <sub>2</sub> E) | PERCENT OF TOTAL |
|-------------------------------------|-------------------------------------|------------------|
|                                     |                                     |                  |
| Stationary combustion               | 30 461                              | 79,5%            |
| Scope 1 Total                       | 30 461                              | 79,5%            |
|                                     |                                     |                  |
| Purchased electricity <sup>1</sup>  | 0,3                                 | 0,0%             |
| Scope 2 Total                       | 0,3                                 | 0,0%             |
|                                     |                                     |                  |
| Purchased goods and services        | 390                                 | 1,0%             |
| Fuel and energy related emissions   | 6 836                               | 17,8%            |
| Upstream transport and distribution | 568                                 | 1,5%             |
| Business travel                     | 45                                  | 0,1%             |
| Upstream leqsed assets              | 2,3                                 | 0,0%             |
| Scope 3 Total                       | 7 841                               | 100%             |
|                                     |                                     |                  |
| Scope 1, 2 and 3 Total              | 38 303                              | 100%             |

<sup>1</sup>ELECTRICITY IS CALCULATED USING LOCATION-BASED METHOD. READ MORE ABOUT LOCATION-BASED METHOD UNDER METHODS IN THIS REPORT.

#### Annual market-based method emissions

EMISSION SOURCE Electricity market-based method<sup>1</sup> Scope 2 market-based method Scope 1, 2 and 3 Total market-based method

We have not purchased Gurarantees of Origin for the reportin year.

<sup>1</sup>ELECTRICITY IS CALCULATED USING LOCATION-BASED METHOD. READ MORE ABOUT LOCATION-BASED METHOD UNDER METHODS IN THIS REPORT.

Scope 1

30 461 tonne

| EMISSIONS (TONNE CO <sub>2</sub> E) | PERCENT OF TOTAL |
|-------------------------------------|------------------|
| 4,7                                 | 0,0%             |
| 4,7                                 | 0,0%             |
|                                     |                  |
| 31 438                              | 100%             |



### GRI 2

| DISCLOSURE 2-4 | <b>Restatements of information</b><br>This is the first ESG report from the c | ompany.  | DISCLOSURE 2-10 | Nomination and selection of the highest gove<br>The board of the company is elected at the gener<br>of the stakeholder and secures the competencies   |
|----------------|---|--|-----------------|---|
| DISCLOSURE 2-5 | External assurance  |  |                 |   |
|                | There has been no external assurance  | e of this report.  | DISCLOSURE 2-11 | Chair of the highest governance body<br>The chair of the board does not hold a senior exe   |
| DISCLOSURE 2-7 | Employees   |  |                 |   |
|                | consists of 7, whereas 4 female and 3 in a three-shift operation. The workfo  | ple of which 25 is male and 11 is female. In the head office in Ålesund the staff<br>males. In the production plant in Senjahopen there are 29 employees working<br>rce consists of 22 males and 7 females. 11 people are recruited locally. In current<br>nd 1 female. The production plant employees have collective agreement wage in | DISCLOSURE 2-12 | Role of the highest governance body in overse<br>The board, along with corporate leadership, hold<br>including compliance with relevant laws and regu |
|                | line with the Norwegian Union of Foo  | d, Beverage and Allied Workers (NNN) which is under the Norwegian Confed-<br>nigh seasonal demands, overtime salary and compensation are provided by the   |                 | The board is also involved in developing the com<br>ability. The board also bears the responsibility to<br>and people.                                |
| DISCLOSURE 2-8 |   | ere are 4 representatives (Latvian) who are recruited externally. The company<br>, MP Resources. Their wages are also in line with NNN guidelines.   | DISCLOSURE 2-13 | <b>Delegation of responsibility for managing imp</b><br>The responsibility for managing the organization<br>about developments in this matter.        |
| DISCLOSURE 2-9 | Governance structure and composite  | ition  | DISCLOSURE 2-14 | Role of the highest governance body in sustai   |
|                | Ole-Reinhart Pettersen Notø<br>Chairman of the board                          | Ole-Reinhart Notø has considerable experience as a corporate lawyer<br>for several companies. Mr Notø has a degree from the Faculy of Law<br>at the Universtiy of Bergen.  |                 | Sustainability reporting and the approving and re of the board.   |
|                |   | actile oniversity of Bergen.   | DISCLOSURE 2-15 | Conflicts of interest   |
|                | Einar Jan Remøy<br>Board member   | Einar Jan Remøy is one of four major shareholders (25%) and is the<br>Managing Director of Arctic Swan AS, which owns the fishing vessel<br>M/tr Arctic Swan.  |                 | No shareholders are in full control of the compar<br>vessels. The independent chairperson secures in  |
|                |   |  | DISCLOSURE 2-16 | Communication of critical concerns  |
|                | Knut Helge Vestre<br>Board member   | Knut Helge Vestre is one of four major shareholders (25%) and is the<br>Managing Director and partner of Coldwater Prawns of Norway AS.<br>Mr. Vestre have a degree in Fisheries, Aquaculture and Economics.   |                 | The CEO bears the responsibility to report critical of the organization are in place as required by No  |
|                |   |  | DISCLOSURE 2-17 | Collective knowledge of the highest governan  |
|                | Olav Remøy<br>Board member  | Olav Remøy is one of four major shareholders (25%) and the Director of the Board at Remøy Havfiske AS, which owns and operates the trawler F/Tr Remøy.   |                 | Sustainability is the core basis for the company a future development of the company.   |
|                | Stig Rune Remøy   | Stig Remøy is one of four major shareholders (25%) and working board   |                 | External advisors with certified qualifications in the board.   |
|                | Board member  | chairman of Olympic Subsea ASA, which previously owned and operated the trawler Olympic Prawn.   | DISCLOSURE 2-18 | <b>Evaluation of the performance of the highest</b><br>There is no process in the organization regarding  |
|                | Øystein Sandvik<br>Board member   | Øystein Sandvik has extensive experience in Norwegian and interna-<br>tional banking. Øystein was formerly the head of fisheries department  |                 | comprehensive knowledge and insights into the   |
|                |   | in Nordea Norway. He was educated at Bankakademiet.  | DISCLOSURE 2-19 | <b>Remuneration policies</b><br>Remuneration of the board and the executives is   |

There are no incentive payments related to the performance of the company or its relation to stakeholders. Retirement plans are in accordance with Norwegian legislation and as agreed in collective bargaining agreements.

moderate levels.

#### overnance body

eneral assembly. The board's composition reflects the interests cies relevant to the impacts of the organization.

executive position in the company.

#### erseeing the management of impacts.

olds the executive authority for the overall management of the group, egulations.

ompany's strategies, the overall goals, and the goals regarding sustainto manage the organization's impact on the economy, environment,

#### impacts.

ion's impact is delegated to the CEO. The board is routinely informed

#### stainability reporting

d reviewing of the organization's material matters is the responsibility

pany. Some of the shareholders are in control of supplying s impartialness if conflicts should arise.

ical concerns to the board. Mechanisms to facilitate reporting in all parts. Norwegian law.

#### nance body.

ny and vital both for the management of the living resources and for the

in the reporting of ESG based on the GRI standards have been engaged

#### est governance body

ling the performance of the board. The composition of the board reflects he industry.

Remuneration of the board and the executives is decided by the general assembly. Given the fact that most bord members are directly involved in the company as suppliers or executives it has been decided to keep enumeration at

| DISCLOSURE 2-20 | <b>Process to determine remuneration.</b><br>The board has the responsibility to facilitate the remuneration with a special focus on offering competitive levels.<br>The general assembly has the final vote to determine the level of remuneration. | DISCLOSURE 2-26 | Mechanisms for seeking advice and raising cor<br>All employees of Coldwater Prawns of Norway AS<br>to report any misconduct, such as deviations relat |
|-----------------|--|-----------------|---|
|                 |  |                 | Reporting should be carried out in accordance wit   |
| DISCLOSURE 2-21 | Annual total compensation ratio  |                 | all employees. The responsibility for following up  |
|                 | All the board members have an annual salary of 80 000, - NOK. The chairman is compensated per hour.  |                 | director.   |
| DISCLOSURE 2-22 | Statement on sustainable development strategy  |                 | It is a fundamental requirement that all parties as:  |
|                 | Sustainable harvesting is essential for us. We are therefore accredited to the MSC, KRAV and Friends of the Sea and  |                 | plicable laws and regulations, adhere to ethical gu   |
|                 | meet their approval requirements. For us, however, this is not enough. We have created our own certification brand,  |                 | same level of compliance among our suppliers ar   |
|                 | Pure Gourmet. The goal of Pure Gourmet is to set even stricter standards.  |                 | sustainable initiatives throughout the value chain.   |
| DISCLOSURE 2-23 | Policy commitments   |                 | In compliance with transparency regulations, the (  |
|                 | The Norwegian Transparency Act entered into force on 1 July 2022. The Act shall promote Norwegian enterprises'   |                 | diligently to achieve the United Nations Sustainab  |
|                 | respect for fundamental human rights and decent working conditions throughout the value chain. It will promote   |                 | with publicly available disclosures.  |
|                 | transparency around how Norwegian businesses respect human rights and decent working conditions.   |                 |   |
|                 |  | DISCLOSURE 2-27 | Compliance with laws and regulations.   |
|                 | The enterprises shall carry out due diligence in accordance with the OECD Guidelines for Multinational Enterprises.  |                 | The company with all its entities, is committed to  |
|                 |  |                 | and Regulations.  |
|                 | The attached report outlines the measures Coldwater Prawns of Norway AS has and will initiate to identify and assess   |                 | <del>.</del>  |
|                 | negative consequences regarding human rights and decent working conditions in our value chain. Our report can be   |                 | There has not been recorded any instance of non-  |
|                 | downloaded here:<br><u>https://prawnsofnorway.no/wp-content/uploads/CWP_REDEGJORELSE_A%CC%8Apenhetsloven-v253.pdf</u>  |                 | Membership associations.  |
|                 | https://prawnsomorway.no/wp-content/uptoads/CWF_REDEGJORELSE_A //CC //oApennetstoven-vz35.pdf_   | DISCLOSURE 2-28 | Coldwater Prawns Production employees are mer   |
| DISCLOSURE 2-24 | Embedding policy commitments   |                 | (Norsk Nærings- og Nytelsesmiddelarbeiderforbi  |
|                 | Our supply chain is in Norway and EU/EEA. Our major suppliers operate in countries with strong national legislative  |                 | (   |
|                 | guidelines concerning human rights and decent labor conditions. The labor market in Norway is well-regulated and   |                 | The company Coldwater Prawns of Norway AS is a  |
|                 | monitored by the authorities. Several of the companies are subject to transparency laws or equivalent legislation.   |                 |   |
|                 | Therefore, Coldwater Prawns of Norway will systematically examine their compliance with the requirements to  | DISCLOSURE 2-29 | Approach to stakeholder engagement.   |
|                 | publish statements on their websites and will request additional information where it is insufficiently provided.  |                 | Coldwater Prawns of Norway AS is a company with   |
|                 |  |                 | experienced and well-known fishers as owners fac  |
|                 | All our suppliers must also sign our "Supplier Code of Conduct," which sets requirements and ensures that ethical  |                 | ers of raw materials.   |
|                 | guidelines are fully and continuously adhered to. However, a more thorough assessment of the actual and potential  |                 |   |
|                 | negative impacts related to priority operations, suppliers, and other business connections is still necessary  |                 | We have annual employee interviews with all our   |
|                 | and ongoing.   |                 | working conditions and opportunities for personal   |
|                 | We take part in a program called «Medvind». This is a program that helps young people who need it to get a more  |                 | Our relations with business partners are based on   |
|                 | structured everyday life. This is done by letting them work in our company for a certain period of time, where they  |                 | both electronically and with physical presence. Or  |
|                 | get the necessary experience and achievements.   |                 | sustainability of our products – which requires cor   |
| DISCLOSURE 2-25 | Processes to remediate negative impacts.   |                 | The operation of the production facility in Senjaho   |
|                 | The company is monitoring all its activities regarding the performance of the total operation of the company.  |                 | the authorities of the municipality ensures that the  |
|                 | Some of the monitoring is done by government agencies that oversee the production facilities and their operation   |                 | up to date on the needs to operate the local produ  |
|                 | according to laws and regulations.   |                 |   |
|                 |  | DISCLOSURE 2-30 | Collective bargaining agreements.   |
|                 | Other processes are monitored by the company – especially obligations related to the requirements of our   |                 | The are collective agreements for all staff in the p  |
|                 | certifications.  |                 | with raw materials.   |
|                 | The Norwegian Food Safety Authority has approved the production facility Coldwater Prawns Production in accor-   |                 | For the administrative staff at the main office indi  |
|                 | dance with the relevant Norwegian legislation, which implements regulation (EC) No. 853/2004 laying down specific  |                 |   |
|                 | hygiene rules on the hygiene of foodstuffs, consistent with a competent HACCP- and sanitary program.   |                 |   |
|                 | Deviations in the performance of processes within the production and value chain are logged and remediations are   |                 |   |
|                 | likewise noted.  |                 |   |
|                 |  |                 |   |
|                 | Any deviation related to HSE is reported according to the Norwagian Openness Act   |                 |   |

Any deviation related to HSE is reported according to the Norwegian Openness Act.

#### concerns.

AS and Coldwater Prawns Production AS have the right and obligation lated to product safety, quality, integrity, environment, and legality. with the company's reporting procedures, which are accessible to up on all reports, including anonymous ones, lies with the managing

associated with Coldwater Prawns of Norway AS comply with apl guidelines, and have robust reporting procedures. By ensuring the and subcontractors, we can work systematically and purposefully on ain.

ne Coldwater Prawns of Norway AS group is committed to working nable Development Goals by conducting due diligence assessments

to have any operation in accordance with Norwegian Laws

on-compliance with either fines or other non-monetary sanctions.

nember of the Norwegian Union of Food, Beverage and Allied Workers rbund).

is a member of The Norwegian Seafood Federation.

with tight connections to the total value chain of our products. Having facilitates an efficient and trust-based communication with all suppli-

ur staff, ensuring that the staff members are granted the best possible nal development.

on openness and trust and we have regular and frequent meetings Our customers and their end users are focused on the quality and continuous and transparent communication.

ahopen is vital for the local community. Our continuous contact with the company meets its obligations and that the local authorities are oduction.

e production facility and on the fishing- vessels supplying the company

ndividual agreements are established.

### **GRI 13**

| DISCLOSURE 13.1   | Emissions.<br>These are described on pages 56 to 59.   |                 |
|-------------------|--|-----------------|
| DISCLOSURE 13.2   | <b>Climate adaptation and resilience.</b><br>Northern shrimp (Pandalus borealis) is a vital shellfish resource in the North-Atlantic, contributing significantly with<br>annual landings ranging from 250,000 to 400,000 tons. Thriving in deep waters, typically beyond 70 meters, this<br>cold-water species occupies the continental shelves on both sides of the North-Atlantic.   |                 |
|                   | The distribution of Northern shrimp spans the North Sea, Skagerrak, along the Norwegian coast, throughout the Bar-<br>ents Sea, around Jan Mayen, Iceland, along Greenland, and the Canadian coast south to Flemish Cap, extending into<br>the Gulf of Maine. Across these regions, there are eight distinct genetic stocks.   | DISCLOSURE 13.3 |
|                   | This species, with a temperature range of 0 to 9 degrees Celsius, predominantly resides on soft bottoms, feeding on small crustaceans, worms, and detritivores. Nighttime sees the shrimp ascending towards the surface to graze on plankton, playing a crucial role in the diet of demersal fish, particularly cod.   |                 |
|                   | Management involves two stocks in Norwegian waters, with quotas set annually through negotiations between Norway<br>and Russia. Regulatory measures include a minimum mesh size of 35 mm and obligatory fish sorting devices in all<br>shrimp trawls.  |                 |
|                   | The Barents Sea shrimp stock is deemed healthy and sustainably fished, although distribution shifts eastward have been observed.   |                 |
| DISCLOSURE 13.2.2 | <b>(201-2 Financial implications and other risks and opportunities due to climate change)</b><br>The harvesting of our raw materials will most likely not be influenced by changes in the ocean climate.   |                 |
|                   | In the report "Panel-based Assessment of Ecosystem Condition of Norwegian Barents Sea Shelf Ecosystems"<br>(Report series: Rapport fra havforskningen 2023-14 ISSN: 1893-4536 Published: 16.03.2023 Project No.: 15165-01),  |                 |
|                   | "the scientific panel concludes that there is evidence for limited impact of human pressures on the Arctic ecosystem, and<br>no evidence for the Sub-Arctic ecosystem, but point out that there are considerable uncertainties associated with this, due<br>to the short times series for biological indicators.   |                 |
|                   | As warming is expected to continue in the future, more substantial changes are expected to be observed also for the bio-<br>logical components of the two ecosystems. In addition to anthropogenic climate impacts, fisheries are another important<br>human pressure in the Barents Sea, and some of its impacts appear to have diminished in recent years."  | DISCLOSURE 13.7 |
|                   | In the report "Highly mixed impacts of near-future climate change on stock productivity proxies in the Northeast At-<br>lantic" by Kjesbu et al. (2021 The Authors. Fish and Fisheries published by John Wiley & Sons Ltd.) it is indicated that<br>climate change in the ocean will not have any negative effects on the northern shrimp stocks.  | DISCLOSURE 13.8 |
|                   | In the report: "Barents Sea Shrimp - stock assessment report 2022/23" from "IMR-PINRO Year - No.: 2023-3 Date:<br>08.03.2023" it is stated the following on temperature and predation:   |                 |
|                   | <b>"Temperature.</b> In the ecosystem survey, shrimps were only caught in areas where bottom temperatures were above 0°C. Highest shrimp densities were observed between zero and 4°C, while the limit of their upper temperature preference appears to lie at about 6-8°C. Although temperature is a likely driver for stock dynamics and distribution, no relationship of temperature with observed catch rates or stock biomass could be found during analysis conducted at the benchmark (ICES 2022a). |                 |

Predation. Both stock development and the rate at which changes might take place can be affected by changes in predation, in particular by cod, which has been documented as capable of consuming large amounts of shrimp. The relationship between shrimp biomass and cod has been investigated during the benchmark but was not found to be significant given the available data (ICES 2022a). The cod stock in the Barents Sea has decreased but remained at a relatively high level during the recent ten years. If predation on shrimp was to increase rapidly beyond the range previously experienced, the shrimp stock might decrease in size more than the model results have indicated as likely."

#### CLOSURE 13.3

Biodiversity

According to Barents Sea Shrimp - stock assessment report 2022/23 by IMR and PINRO:

end of 2022 is below B is less than 1%.

a 2% risk of fishing mortality exceeding F.

exploited sustainably."

### PINRO)

Discarding shrimp cannot be quantified but is believed to be small as the fishery is not limited by quotas. Bycatch rates of other species are estimated from at-sea inspections and research surveys and are corrected for differences in gear selection pattern (ICES 2018). Area-specific bycatch rates are then multiplied by the corresponding shrimp catches from logbooks to give an overall bycatch estimate. Revised and updated discards estimate (1983–2017) of cod, haddock, and redfish juveniles in the Norwegian commercial shrimp fishery in the Barents Sea were available in 2018. Since the introduction of the Nordmøre sorting grid in 1992, only small individuals of cod, haddock, Greenland halibut, and redfish, in the 5–25 cm size range, are caught as bycatch.

Vulnerable seabed areas are protected by trawling bans in specific areas."

#### Water and effluents.

All freshwater used in land-based production is cleaned before it is disposed of to the marine environment.

Water consumption for 2022 Coldwater Prawns Production: 719360 m3

Waste

### for wood chipping.

Every part of the prawn is utilized. We collaborate with the Norwegian company Seagarden, which uses the prawn shells in food flavoring applications after drying and processing stages.

and other packaging materials.

"Biomass. Stock biomass has been above B throughout the history of the fishery. The probability that the biomass at the

Mortality. Fishing mortality is likely to have remained below F throughout the history of the fishery. In 2022 there is

Recruitment. No explicit information was available but there were some indications of good recent recruitment from preliminary investigation of observer and survey data. State of the stock. The Stock is estimated to be well above B and

**Discards, by-catch and ecosystem effects.** (Barents Sea Shrimp - stock assessment report 2022/23 by IMR and

All waste is sent to an approved waste management company, and all old or destroyed wooden pallets are delivered

The film used for our prawn polybags is recyclable, as are the cardboard master carton, stretch wrap, pallet wrap,

|                    | Our focus on recycled products is strong. When faced with the choice between using/recycling products or not,  | DISCLOSURE 13.19                       | Occupational health and safety   |
|--------------------|--|--|--|
|                    | we opt for recycled equipment in our production processes.<br>We actively participate in "Fishing for Litter," an initiative dedicated to reducing marine litter by involving the fishing<br>industry as a key stakeholder. Over the past two years, we have made significant efforts and contributed to the<br>collection of over 360 tons of marine waste in Norwegian fishing grounds. Apart from promoting a cleaner sea,<br>we are committed to reducing the environmental footprint of industry. | DISCLOSURE 13.19.2<br>DISCLOSURE 13.20 | <b>Disclosure 403-1 Occupational health and sa</b><br>Systems to manage and monitor occupational h<br>and regulations and are monitored and reported<br>The SMETA report dated January 11. 2022 is an<br><b>Employment practices</b>             |
| DISCLOSURE 13.9    | <b>Food security.</b><br>Processing methods and the use of modern freezing techniques secures the quality of the products and eliminates<br>waste of food materials. Cooperation with partners utilizes all parts of the prawns as raw materials.  | DISCLOSURE IS.20                       | The process of employing in the company is in a to employ local skilled workers.   |
| DISCLOSURE 13.10   | <b>Food safety.</b><br>The quality system is in accordance with BRC standard and HACCP standard.   |  | Salaries are in accordance with agreements with  |
|                    | There have been no incidents of non-compliance concerning the health and safety impacts of products and services.  | DISCLOSURE 13.21                       | Living income and living wage.<br>Wages are in accordance with collective agreem<br>compensation are provided by the company in l  |
| DISCLOSURE 13.12   | Local communities<br>The company is engaged in activities in the community as a sponsor of activities.<br>The company is engaged in a program that helps young people who need it to get a more structured everyday life.  | DISCLOSURE 13.22                       | <b>Economic inclusion</b><br>The activities of the company Coldwater prawns<br>greater community.  |
| DISCLOSURE 13.13   | This is done by engaging them in our company for a certain period of time, where they get the necessary experience and skills. Land and resource rights.   |  | It contributes to 334 full-time jobs in other com<br>The total turnover in the company was in 2022 :<br>of 10. 206.326 NOK.  |
|                    | The area that the company uses for processing purposes is designated for industrial production according to ap-<br>proved plans of the municipality.   |  | Total wages amounted to 27.117.170. There was n  |
| DISCLOSURE 13.14   | <b>Rights of indigenous peoples</b><br>The company does recognize end respect the rights and obligations towards indigenous peoples. This includes<br>respect for the right to land, culture, and spiritual inheritance. There has been no incident of breach of indigenous<br>peoples' rights.  | DISCLOSURE 13.23                       | <b>Supply chain traceability.</b><br>All our raw materials are caught within quotas fr<br>quotas for each fishing vessel, and it can be trac<br>All exports of wild caught fish and shellfish from<br>of the product and the harvesting process. |
| DISCLOSURE 13.15   | <b>Non-discrimination and equal opportunity.</b><br>The company strives to have a non-discriminatory work environment where all employees are provided equal oppor-<br>tunities to develop and succeed in their roles.   | DISCLOSURE 13.24                       | <b>Public policy.</b><br>The company is a member of the Norwegian set<br>in public processes.  |
|                    | No employee is discriminated against or treated differently because of their gender, gender identity or expression,<br>ethnicity, religion, age, disability, sexual orientation, social background and/or other characteristics protected by<br>applicable law.  |  | The company does not give any contribution to  |
|                    | There have been no incidents of discrimination.  | DISCLOSURE 13.25                       | Anti-competitive behavior.<br>The company has never been involved in any kir<br>national and international efforts to facilitate tra   |
| DISCLOSURE 13.16   | Forced or compulsory labor<br>Compulsory labor does not take place in the company.   |  |  |
| DISCLOSURE 13.16.2 | <b>GRI 409: Forced or Compulsory Labor 2016.</b><br>Through our close cooperation with actors in our value chain we obtain verification that no compulsory work is present.  |  |  |
| DISCLOSURE 13.17   | <b>Child labor</b><br>There is no presence of child labor in our value chain.  |  |  |
| DISCLOSURE 13.18   | <b>Freedom of association and collective bargaining</b><br>Freedom of association and collective bargaining is verified through our SMETA certification (Sedex Members Ethical<br>Trade Audit) The SMETA methodology enables a business to assess the risk in a supplier's working conditions in<br>terms of labor, health and safety, environment, and business ethics as well as the supply chain.   |  |  |

#### safety management system

l health and safety for all our workforce are according to Norwegian laws ed through our SMETA. Certification. n appendix to this document.

n accordance with Norwegian legislation and the company is striving

nt with the company other than what laws and regulations require. ith the associations representing the workforce.

ments. During high seasonal demands, overtime salary and I line with trade union guidelines.

ns of Norway contributes to ripple effects both locally and in the

mpanies, and it creates 17,3 mNOK in purchasing power. 2 378.929.120 NOK. The operation gave an operational deficit

no dividend in 2022.

from stocks that are well managed. All catches are deducted from aced to a mandatory firsthand sales system in Norway. om Norway are verified by a catch certificate guaranteeing the origin

seafood confederation which represents the processing industry

o political parties in Norway.

xind of anti-competitive behavior. The company strongly supports ransparency and thereby prevents any anti-competitive behavior.

### **GRI Index**

| Statement of use                  | Coldwater Prawns of Norway AS        |
|-----------------------------------|--------------------------------------|
| GRI 1 used                        | GRI 1: Foundation 2021               |
| Applicable GRI Sector Standard(s) | GRI 13: Agriculture, Aquaculture and |
|                                   | Fishing Sectors 2022                 |

| GRI STANDARD/<br>OTHER SOURCE | DISCLOSURE   | LOCATION          |                           | OMISSION              |                      | GRI SECTOR<br>STANDARD |
|-------------------------------|--|-------------------|---------------------------|-----------------------|----------------------|------------------------|
|                               |  |                   | REQUIREMENT(S)<br>OMITTED | REASON                | EXPLANATION          | REF. NO.               |
| GENERAL DISCLO                | SURES  |                   |                           |                       |                      |                        |
|                               |  |                   |                           |                       |                      |                        |
| GRI 2: General                | 2-1 Organizational details                               | 10                | A gray cell indica        | ites that reasons for | omission are not pe  | rmitted for            |
| Disclosures                   | 2-2 Entities included in the                             | 10                | the disclosure or         | that a GRI Sector S   | itandard reference n | umber is               |
| 2021                          | organization's sustainability                            |                   | not available.            |                       |                      |                        |
|                               | 2-3 Reporting period,                                    | Fiscal year 2023. |                           |                       |                      |                        |
|                               | frequency and contact point                              | Responsible       |                           |                       |                      |                        |
|                               |  | Knut Helge        |                           |                       |                      |                        |
|                               |  | Vestre            |                           |                       |                      |                        |
|                               | 2-4 Restatements of infor-<br>mation                     | First report      |                           |                       |                      |                        |
|                               | 2-5 External assurance                                   | No                |                           |                       |                      |                        |
|                               | 2-6 Activities, value                                    | 13, 19, 24 and 40 |                           |                       |                      |                        |
|                               | chain and other business                                 |                   |                           |                       |                      |                        |
|                               | relationships  |                   |                           |                       |                      |                        |
|                               | 2-7 Employees  | 59, 62            |                           |                       |                      |                        |
|                               | 2-8 Workers who are not employees                        | 62                |                           |                       |                      |                        |
|                               | 2-9 Governance structure and composition                 | 63                |                           |                       |                      |                        |
|                               | 2-10 Nomination and                                      | 63                |                           |                       |                      |                        |
|                               | selection of the highest<br>governance body              |                   |                           |                       |                      |                        |
|                               | 2-11 Chair of the highest governance body                | 63                |                           |                       |                      |                        |
|                               | 2-12 Role of the highest                                 | 63                |                           |                       |                      |                        |
|                               | governance body in                                       |                   |                           |                       |                      |                        |
|                               | overseeing the management                                |                   |                           |                       |                      |                        |
|                               | of impacts   |                   |                           |                       |                      |                        |
|                               | 2-13 Delegation of                                       | 63                |                           |                       |                      |                        |
|                               | responsibility for managing<br>impacts                   |                   |                           |                       |                      |                        |
|                               | 2-14 Role of the highest                                 | 63                |                           |                       |                      |                        |
|                               | governance body in                                       |                   |                           |                       |                      |                        |
|                               | sustainability reporting                                 |                   |                           |                       |                      |                        |
|                               | 2-15 Conflicts of interest                               | 63                |                           |                       |                      |                        |
|                               | 2-16 Communication of critical concerns                  | 63                |                           |                       |                      |                        |
|                               | 2-17 Collective knowledge of the highest governance body | 63                |                           |                       |                      |                        |
|                               |  |                   |                           |                       |                      |                        |

| GRI STANDARD/<br>OTHER SOURCE         | DISCLOSURE  | LOCATION | REQUI<br>OMITT |
|---------------------------------------|---|----------|----------------|
| GRI 2: General<br>Disclosures<br>2021 | 2-18 Evaluation of the performance of the highest governance body | 63       |                |
|                                       | 2-19 Remuneration policies  | 63       |                |
|                                       | 2-20 Process to determine remuneration                            | 64       |                |
|                                       | 2-21 Annual total compensation ratio                              | 64       |                |
|                                       | 2-22 Statement on<br>sustainable development<br>strategy          | 64       |                |
|                                       | 2-23 Policy commitments   | 64       |                |
|                                       | 2-24 Embedding policy commitments                                 | 64       |                |
|                                       | 2-25 Processes to remediate negative impacts                      | 64       |                |
|                                       | 2-26 Mechanisms for<br>seeking advice and raising<br>concerns     | 65       |                |
|                                       | 2-27 Compliance with laws and regulations                         | 65       |                |
|                                       | 2-28 Membership<br>associations                                   | 65       |                |
|                                       | 2-29 Approach to<br>stakeholder engagement                        | 65       |                |
|                                       | 2-30 Collective bargaining agreements                             | 65       |                |
|                                       |   |          |                |

|                    | OMISSION |             | GRI SECTOR<br>STANDARD |
|--------------------|----------|-------------|------------------------|
| JIREMENT(S)<br>TED | REASON   | EXPLANATION | REF. NO.               |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |
|                    |          |             |                        |

| GRI STANDARD/                                 | DISCLOSURE   | LOCATION |                           | GRI SECTOR |   |                      |
|---|--|----------|---------------------------|------------|---|----------------------|
| OTHER SOURCE                                  |  |          | REQUIREMENT(S)<br>OMITTED | REASON     | EXPLANATION                               | STANDARD<br>REF. NO. |
| MATERIAL TOPICS                               | ;  |          |                           |            |   |                      |
| GRI 3: Material<br>Topics 2021                | 3-1 Process to determine material topics   | 28       |                           |            | or omission are not<br>Standard reference |                      |
|   | 3-2 List of material topics  | 30       | available.                |            |   |                      |
| ECONOMIC PERFO                                | RMANCE   |          |                           |            |   |                      |
| GRI 3: Material<br>Topics 2021                | 3-3 Management of material topics  | 30       |                           |            |   |                      |
| GRI 201:<br>Economic                          | 201-1 Direct economic value generated and distributed  | 50       |                           |            |   |                      |
| Performance<br>2016                           | 201-2 Financial implications<br>and other risks and opportu-<br>nities due to climate change | 66       |                           |            |   |                      |
|   | 201-3 Defined benefit<br>plan obligations and other<br>retirement plans                      | 63       |                           |            |   |                      |
|   | 201-4 Financial assistance received from government  |          | None received             |            |   |                      |
| MARKET PRESENCE                               | CE   |          |                           |            |   |                      |
| GRI 3: Material<br>Topics 2021                | 3-3 Management of material topics  | 29       |                           |            |   |                      |
| GRI 202: Market<br>Presence 2016              | 202-1 Ratios of standard<br>entry level wage by gender<br>compared to local minimum<br>wage  | 65, 62   |                           |            |   |                      |
|   | 202-2 Proportion of senior<br>management hired from the<br>local community                   | 10       |                           |            |   |                      |
| INDIRECT ECONO                                | MIC IMPACTS  |          |                           |            |   |                      |
| GRI 3: Material<br>Topics 2021                | 3-3 Management of material topics  | 29, 30   |                           |            |   |                      |
| GRI 203: Indirect<br>Economic<br>Impacts 2016 | 203-1 Infrastructure<br>investments and services<br>supported                                | 51       |                           |            |   |                      |
|   | 203-2 Significant indirect economic impacts  | 51       |                           |            |   |                      |
| PROCUREMENT P                                 | RACTICES   |          |                           |            |   |                      |
| GRI 3: Material<br>Topics 2021                | 3-3 Management of material topics  |          |                           |            |   |                      |
| GRI 204:<br>Procurement<br>Practices 2016     | 204-1 Proportion of spending on local suppliers  |          | Data no avaible           |            | Data not<br>collected                     |                      |

|  | GRI STANDARD/<br>OTHER SOURCE  | DISCLOSURE   | LOCATION      | REQUI<br>OMITT |
|--|--|--|---------------|----------------|
|  | GRI 3: Material<br>Topics 2021   | 3-3 Management of material topics  | 29,39         |                |
|  | GRI 205:<br>Anti-corruption<br>2016  | 205-1 Operations assessed for risks related to corruption                                      | 29, 64        |                |
|  |  | 205-2 Communication and<br>training about anti-corrup-<br>tion policies and procedures         | 64            |                |
|  |  | 205-3 Confirmed incidents<br>of corruption and actions<br>taken                                |               | No             |
|  | ANTI-COMPETITIV  | E BEHAVIOR   |               |                |
|  | GRI 3: Material<br>Topics 2021   | 3-3 Management of material topics  | 69            |                |
|  | GRI 206:<br>Anti-competitive<br>Behavior 2016                                  | 206-1 Legal actions for<br>anti-competitive behavior,<br>anti-trust, and monopoly<br>practices | 69            |                |
|  | ТАХ  |  |               |                |
|  | GRI 3: Material<br>Topics 2021   | 3-3 Management of material topics  | 30, 50        |                |
|  | GRI 207:   | 207-1 Approach to tax  | 65            |                |
|  | Tax 2019   | 207-2 Tax governance,<br>control, and risk<br>management                                       |               | Audi<br>syste  |
|  | 207-3 Stakeholder engage-<br>ment and management of<br>concerns related to tax |  | Audi<br>syste |                |
|  |  | 207-4 Country-by-country reporting   |               | Irrele         |
|  |  |  |               |                |

|                    | OMISSION |                  | GRI SECTOR<br>STANDARD |
|--------------------|----------|------------------|------------------------|
| UIREMENT(S)<br>TED | REASON   | EXPLANATION      | REF. NO.               |
|                    |          |                  |                        |
|                    |          |                  |                        |
|                    |          |                  |                        |
|                    |          |                  |                        |
|                    |          |                  |                        |
| one reported       |          |                  |                        |
|                    |          |                  |                        |
|                    |          |                  |                        |
|                    |          |                  |                        |
|                    |          |                  |                        |
|                    |          |                  |                        |
|                    |          |                  |                        |
|                    |          |                  |                        |
|                    |          |                  |                        |
|                    |          |                  |                        |
| diting             |          | Auditors monitor |                        |
| tems               |          | this             |                        |
| diting             |          | Auditors monitor |                        |
| tems               |          | this             |                        |
| levant             |          |                  |                        |

| GRI 1 used                        | GRI 1: Foundation 2021               |
|-----------------------------------|--------------------------------------|
| Applicable GRI Sector Standard(s) | GRI 13: Agriculture, Aquaculture and |
|                                   | Fishing Sectors 2022                 |

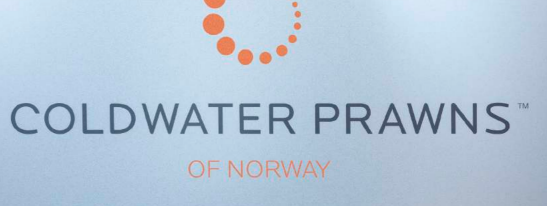
| GRI STANDARD/<br>OTHER SOURCE    | DISCLOSURE   | LOCATION | OMISSION                  |        |                       | GRI SECTOR<br>STANDARD |
|----------------------------------|--|----------|---------------------------|--------|-----------------------|------------------------|
|                                  |  |          | REQUIREMENT(S)<br>OMITTED | REASON | EXPLANATION           | REF. NO.               |
| TOPIC 13.1 EMISS                 | IONS   |          |                           |        |                       |                        |
| GRI 3: Material<br>Topics 2021   | 3-3 Management of material topics  |          |                           |        |                       | 13.1.1                 |
| GRI 305:<br>Emissions 2016       | 305-1 Direct (Scope 1) GHG<br>emissions  | 56-59    |                           |        |                       | 13,1,2                 |
|                                  | 305-2 Energy indirect<br>(Scope 2) GHG emissions   | 56-59    |                           |        |                       | 13.1.3                 |
|                                  | 305-3 Other indirect (Scope<br>3) GHG emissions  | 56-59    |                           |        |                       | 13.1.4                 |
|                                  | 305-4 GHG emissions intensity  |          | No data                   |        | Data not<br>available | 13.1.5                 |
|                                  | 305-5 Reduction of GHG emissions   |          | No data                   |        | Data not<br>available | 13.1.6                 |
|                                  | 305-6 Emissions of<br>ozone-depleting substances<br>(ODS)  |          | No data                   |        | Data not<br>available | 13.1.7                 |
|                                  | 305-7 Nitrogen oxides<br>(NOx), sulfur oxides (SOx),<br>and other significant air<br>emissions   | N/A      | No data                   |        | Data not<br>avaible   | 13.1.2                 |
| TOPIC 13.2 CLIMA                 | TE ADAPTATION AND RESILIENCE   | E        |                           |        |                       | 13.2.1                 |
|                                  | 201-2 Financial implications<br>and other risks and<br>opportunities due to climate<br>change  | 66       |                           |        |                       | 13.2.2                 |
| TOPIC 13.3 BIODI                 | VERSITY  |          |                           |        |                       |                        |
| GRI 3: Material<br>Topics 2021   | 3-3 Management of material topics  | 67       |                           |        |                       |                        |
| GRI 304:<br>Biodiversity<br>2016 | 304-1 Operational sites<br>owned, leased, managed<br>in, or adjacent to, protect-<br>ed areas and areas of high<br>biodiversity value outside<br>protected areas | 67       |                           |        |                       | 13.3.2                 |
|                                  | 304-2 Significant impacts of activities, products and services on biodiversity   | 67       |                           |        |                       | 13.3.3                 |
|                                  | 304-3 Habitats protected or<br>restored  | 67       |                           |        |                       | 13.3.4                 |
|                                  | 304-4 IUCN Red List species<br>and national conservation list<br>species with habitats in areas  | 67       |                           |        |                       | 13.3.5                 |

| GRI STANDARD/<br>OTHER SOURCE    | DISCLOSURE   | LOCATION   |                           | OMISSION |             | GRI SECTOR<br>STANDARD |
|----------------------------------|--|------------|---------------------------|----------|-------------|------------------------|
|                                  |  |            | REQUIREMENT(S)<br>OMITTED | REASON   | EXPLANATION | REF. NO.               |
| TOPIC 13.3 BIODIV                | /ERSITY  |            |                           |          |             |                        |
| Additional sector<br>disclosures |  |            |                           |          |             | 13.3.7                 |
| Species<br>harvested             |  | 67         |                           |          |             | 13.3.7                 |
| Volume                           |  |            |                           |          |             | 13.3.7                 |
| Fishing methods                  |  | 67         |                           |          |             | 13.3.7                 |
| Location of origin               |  | 67         |                           |          |             | 13.3.7                 |
| Stock status                     |  | 67         |                           |          |             | 13.3.7                 |
| TOPIC 13.7 WATER                 | AND EFFLUENTS  |            |                           |          |             | 13.7                   |
| GRI 3: Material<br>Topics 2021   | 3-3 Management of material topics                                  | 29         |                           |          |             | 13.7.1                 |
| GRI 303: Water<br>and Effluents  | 303-1 Interactions with water as a shared resource                 | 67         |                           |          |             | 13.7.2                 |
| 2018                             | 303-2 Management of water discharge-related impacts                | 67         |                           |          |             | 13.7.3                 |
|                                  | 303-3 Water withdrawal   | 67         |                           |          |             | 13.7.4                 |
|                                  | 303-4 Water discharge  | 67         |                           |          |             | 13.7.5                 |
|                                  | 303-5 Water consumption  | 67         |                           |          |             | 13.7.6                 |
| TOPIC 13. 8 WAST                 | E  |            |                           |          |             |                        |
| GRI 3: Material<br>Topics 2021   | 3-3 Management of material topics                                  | 29, 67     |                           |          |             | 13.8.1                 |
| GRI 306: Waste<br>2020           | 306-1 Waste generation and<br>significant waste-related<br>impacts | 67         |                           |          |             | 13.8.2                 |
|                                  | 306-2 Management of<br>significant waste-related<br>impacts        | 67         |                           |          |             | 13.8.3                 |
|                                  | 306-3 Waste generated  | 67         |                           |          |             | 13.8.4                 |
|                                  | 306-4 Waste diverted from disposal                                 | 67         |                           |          |             | 13.8.5                 |
|                                  | 306-5 Waste directed to disposal                                   | 49, 67     |                           |          |             | 13.8.6                 |
| TOPIC 13.9 FOOD                  | SECURITY   |            |                           |          |             |                        |
| GRI 3: Material<br>Topics 2021   | 3-3 Management of material topics                                  | 29, 37, 68 |                           |          |             | 13.9.1                 |
|                                  | 13.9.2 Food Loss   | 30         |                           |          |             | 13.9.2                 |

| GRI STANDARD/<br>OTHER SOURCE | DISCLOSURE   | LOCATION  |                           | OMISSION |             | GRI SECTOR<br>STANDARD |
|-------------------------------|--|-----------|---------------------------|----------|-------------|------------------------|
|                               |  |           | REQUIREMENT(S)<br>OMITTED | REASON   | EXPLANATION | REF. NO.               |
| TOPIC 13.10 FOOD              | SAFETY   |           |                           |          |             |                        |
| GRI 3: Material               | 3-3 Management of material                           | 29        |                           |          |             | 13.10.1                |
| Topics 2021                   | topics   |           |                           |          |             |                        |
| GRI 416:                      | 461-1 Asessment of the                               | 68        |                           |          |             | 13.10.2                |
| Customer health               | health and safety impacts                            |           |                           |          |             |                        |
| and safety 2016               | of product and service                               |           |                           |          |             |                        |
|                               | categories   |           |                           |          |             |                        |
|                               | 416 -2 Incidents of non-                             | 68        |                           |          |             | 13.10.3                |
|                               | compliance concerning the                            |           |                           |          |             |                        |
|                               | healthand safety impacts of<br>products and services |           |                           |          |             |                        |
|                               | · · · · · · · · · · · · · · · · · · ·                |           |                           |          |             |                        |
| TOPIC 13.12 LOCAL             | COMMUITIES   |           |                           |          |             |                        |
| GRI 3: Material               | 3-3 Management of material                           | 68        |                           |          |             | 13.12.1                |
| Topics 2021                   | topics   |           |                           |          |             |                        |
| GRI 413: Local                | 413-1 Operations with local                          | 68        |                           |          |             | 13.12.2                |
| Communities                   | community engagement,                                |           |                           |          |             |                        |
| 2016                          | impact assessments, and<br>development programs      |           |                           |          |             |                        |
|                               | 413-2 Operations with                                | 68        |                           |          |             | 13.12.3                |
|                               | significant actual and                               | 00        |                           |          |             | 13.12.3                |
|                               | potential negative impacts                           |           |                           |          |             |                        |
|                               | on local communities                                 |           |                           |          |             |                        |
| TOPIC 13.13 LAND              | AND RESOURCE RIGHTS                                  |           |                           |          |             |                        |
| GRI 3: Material               | 3-3 Management of material                           | 68        |                           |          |             | 13.13.1                |
| Topics 2021                   | topics   |           |                           |          |             |                        |
| TOPIC 13.14 RIGHT             | S OF INDIGNEOUS PEOPLE                               |           |                           |          |             |                        |
| GRI 3: Material               | 3-3 Management of material                           | 68        |                           |          |             | 13.14.1                |
| Topics 2021                   | topics   | 00        |                           |          |             | 13.14.1                |
| GRI 411: Rights               | 411-1 Incidents of violations                        | 68        |                           |          |             | 13.14.2                |
| of Indigenous                 | involving rights of indigenous                       |           |                           |          |             |                        |
| Peoples 2016                  | peoples  |           |                           |          |             |                        |
| TOPIC 13.15 NON-              | DISCRIMINATION AND EQUAL OF                          | PORTUNITY |                           |          |             |                        |
| DIVERSITY AND E               | QUAL OPPORTUNITY                                     |           |                           |          |             |                        |
| GRI 3: Material               | 3-3 Management of material                           | 68        |                           |          |             | 13.15.1                |
| Topics 2021                   | topics   |           |                           |          |             |                        |
| GRI 405:                      | 405-1 Diversity of                                   | 68        |                           |          |             | 13.15.2                |
| Diversity                     | governance bodies and                                |           |                           |          |             |                        |
| and Equal                     | employees  |           |                           |          |             |                        |
| Opportunity                   | 405-2 Ratio of basic s                               | 68        |                           |          |             | 13.15.3                |
| 2016                          | alary and remuneration<br>of women to men            |           |                           |          |             |                        |
|                               |  |           |                           |          |             |                        |

| GRI STANDARD/<br>OTHER SOURCE  | DISCLOSURE  | LOCATION         |                           | OMISSION |             | GRI SECTOR<br>STANDARD |
|--|---|------------------|---------------------------|----------|-------------|------------------------|
|  |   |                  | REQUIREMENT(S)<br>OMITTED | REASON   | EXPLANATION | REF. NO.               |
| NON-DISCRIMINA   | TION  |                  |                           |          |             |                        |
| GRI 406: Non-<br>discrimination<br>2016                                      | 406-1 Incidents of discrimination and corrective actions taken  | 68               |                           |          |             | 13.15.4                |
| TOPIC 13.16 FORCI  | ED OR COMPULSORY LABOR  |                  |                           |          |             |                        |
| GRI 3: Material<br>Topics 2021   | 3-3 Management of material topics   | 68               |                           |          |             | 13.16.1                |
| GRI 409: Forced<br>or Compulsory<br>Labor 2016                               | 409-1 Operations and<br>suppliers at significant risk<br>for incidents of forced or<br>compulsory labor   | 68               |                           |          |             | 13.16.2                |
| TOPIC 13.17 CHILD  | LABOR   |                  |                           |          |             |                        |
| GRI 3: Material<br>Topics 2021   | 3-3 Management of material topics   | 30, 68           |                           |          |             | 13.17.1                |
| GRI 408: Child<br>Labor 2016   | 408-1 Operations and<br>suppliers at significant risk<br>for incidents of child labor   | 68               |                           |          |             | 13.17.2                |
| TOPIC 13.18 FREED  | OOM OF ASSOCIATION AND COLL   | ECTIVE BARGAININ | IG                        |          |             |                        |
| GRI 3: Material<br>Topics 2021   | 3-3 Management of material topics   | 30, 68           |                           |          |             | 13.18.1                |
| GRI 407:<br>Freedom of<br>Association and<br>Collective Bar-<br>gaining 2016 | 407-1 Operations and<br>suppliers in which the right<br>to freedom of association<br>and collective bargaining<br>may be at risk  | 68               |                           |          |             | 13.18.2                |
|  |   |                  |                           |          |             |                        |
| торіс 13.19 осси   | PATIONAL HEALTH AND SAFETY  |                  |                           |          |             |                        |
| TOPIC 13.19 OCCU<br>GRI 3: Material<br>Topics 2021                           | 3-3 Management of material topics   | 30, 68           |                           |          |             | 13.19.1                |
| GRI 3: Material  | 3-3 Management of material  | 30, 68<br>37, 52 |                           |          |             | 13.19.1<br>13.19.2     |
| GRI 3: Material<br>Topics 2021<br>GRI 403:<br>Occupational<br>Health and     | <ul> <li>3-3 Management of material topics</li> <li>403-1 Occupational health and safety management</li> </ul>  |                  |                           |          |             |                        |
| GRI 3: Material<br>Topics 2021<br>GRI 403:<br>Occupational                   | <ul> <li>3-3 Management of material topics</li> <li>403-1 Occupational health and safety management system</li> <li>403-2 Hazard identification, risk assessment, and incident</li> </ul> | 37, 52           |                           |          |             | 13.19.2                |

| GRI STANDARD/                                 | DISCLOSURE   | LOCATION       |                           | OMISSION |                       | GRI SECTOR           |  |  |
|---|--|----------------|---------------------------|----------|-----------------------|----------------------|--|--|
| OTHER SOURCE                                  |  |                | REQUIREMENT(S)<br>OMITTED | REASON   | EXPLANATION           | STANDARD<br>REF. NO. |  |  |
| TOPIC 13.20 EMPL                              | OYMENT PRACTICES   |                |                           |          |                       |                      |  |  |
| GRI 3: Material<br>Topics 2021                | 3-3 Management of material topics  | 30, 69, 50, 51 |                           |          |                       | 13.20.1              |  |  |
| TOPIC 13.21 LIVING INCOME AND LIVING WAGE     |  |                |                           |          |                       |                      |  |  |
| GRI 3: Material<br>Topics 2021                | 3-3 Management of material topics  | 69, 50, 51     |                           |          |                       | 13.21.1              |  |  |
| TOPIC 13.22 ECONOMIC INCLUSION                |  |                |                           |          |                       |                      |  |  |
| GRI 3: Material<br>Topics 2021                | 3-3 Management of material topics  | 69, 50, 51     |                           |          |                       | 13.22.1              |  |  |
| TOPIC 13.23 SUPP                              | LY CHAIN TRACEABILITY  |                |                           |          |                       |                      |  |  |
| GRI 3: Material<br>Topics 2021                | 3-3 Management of material topics  | 69, 50, 51     |                           |          |                       | 13.23.1              |  |  |
| TOPIC 13.24 PUBL                              | IC POLICY  |                |                           |          |                       |                      |  |  |
| GRI 3: Material<br>Topics 2021                | 3-3 Management of material topics  | 69             |                           |          |                       | 13.24.1              |  |  |
| GRI 415: Public<br>Policy 2016                | 415-1 Political contributions  | 69             |                           |          |                       | 13.24.2              |  |  |
| TOPIC 13.25 ANTI-                             | COMPETITIVE BEHAVIOR   |                |                           |          |                       |                      |  |  |
| GRI 3: Material<br>Topics 2021                | 3-3 Management of material topics  |                |                           |          |                       | 13.25.1              |  |  |
| GRI 206:<br>Anti-competitive<br>Behavior 2016 | 206-1 Legal actions for<br>anti-competitive behavior,<br>anti-trust, and monopoly<br>practices | 69             |                           |          |                       | 13.25.2              |  |  |
| TOPIC 13.26 ANTI                              | CORRUPTION   |                |                           |          |                       |                      |  |  |
| GRI 3: Material<br>Topics 2021                | 3-3 Management of material topics  |                |                           |          |                       | 13.26.1              |  |  |
| GRI 205:<br>Anti-corruption                   | 205-1 Operations assessed for risks related to corruption                                      | NA             | Auditors                  |          | Monitored by auditors | 13.26.2              |  |  |
| 2016  | 205-2 Communication and<br>training about anti-corruption<br>policies and procedures           | NA             | Auditors                  |          | Monitored by auditors | 13.26.3              |  |  |
| TOPIC 13.26 ANTI                              | CORRUPTION   |                |                           |          |                       |                      |  |  |
| GRI 205:<br>Anti-corruption<br>2016           | 205-3 Confirmed incidents<br>of corruption and actions<br>taken                                | NA             | Auditors                  |          | Monitored by auditors | 13.26.4              |  |  |



# Appendices

Appendix 1. SMETA - Sedex Members Ethical Trade Audit Report Appendix 2. Morescope Report - Coldwater Prawns of Norway AS Appendix 3. Morescope Report - Coldwater Prawns Production AS



Notenesgata 6, 6002 Ålesund, Norway www.prawnsofnorway.no