	CFP Survey Score - Radio Flyer		
Question #	Question	Response	CPA Score
	Manufacturer/ No manufacturing	Manufacturer	
	Formulated Products/Articles/Both		
	Products/Packaging/Both	Products	
	Pre-Questions		
P1	What size is your company?		
P1.a	Our company is privately held.	X	
P1.b	Our company is publicly traded.		
P1.2	Our company is privately held, with revenue for the latest fiscal year of		
P1.2.a	Revenue greater than \$50 billion		
P1.2.b	Revenue greater than \$5 billion and less than or equal to \$50 billion		
P1.2.c	Revenue greater than \$0.5 billion and less than or equal to \$5 billion		
P1.2.d	Revenue less than or equal to \$0.5 billion	X	
P1.3	Our company is publicly traded, with revenue for the latest fiscal year of (provide annual revenue in US dollars):		
P2	Indicate the scope of your product portfolio for which you are reporting		
P2.a	Includes all product lines. Proceed to Question P3	Х	
P2.b	Did not include all product lines or divisions.		
P2.2	Indicate the product lines or divisions for which you are reporting		
Р3	Does your company agree to allow CFP to publicly list the name of your company as a responder to the CFP Survey - Product Module		
P3.a	Yes	Х	
P3.b	No		
P4	Indicate the time period you are reporting for		
P4.a	Most recent fiscal year:	01/2022 to 12/2022	
P4.b	Past two fiscal years:		
P5	Is your company reporting for		
P5.a	Formulated products		
P5.b	Articles	Articles	
P5.c	Both formulated products and articles		
D.C.	White had a transfer of the Children of the Ch	25202040 Lete as Basel at	
P6	Which industry is your company in? Using the Global Industry Classification Standard (GICS) provide the six digit industry and industry name	25202010 Leisure Products	
D 44	Management Strategy		
M1	Does your company have a chemicals policy that addresses PRODUCTS	V	
M1.a M1.b	Yes	X	
M1.2	No		
	Our company's chemicals policy for PRODUCTS  Addresses the reduction of chemicals of high concern.	X	0.925
M1.2.a	Addresses the reduction of chemicals of high concern.	X	0.925
M1.2 b	lactudes as applicit reference to utilizing a proportionary proportion or group shapington approach to reduce the barreds of shapington	V	0.925
M1.2.b M1.2.c	Includes an explicit reference to utilizing a precautionary, preventive, or green chemistry approach to reduce the hazards of chemicals.  Includes an explicit preference for safer alternatives.	X X	0.925
M1.2.d	Is publicly disclosed	^	0.923
M1.3	Does your company have a chemicals policy that addresses SUPPLY CHAINS		
M1.3.a	Yes	X	
M1.3.b	No No	^	
M1.4			
	Our company's chemicals policy for SUPPLY CHAINS	X	0.925
M1.4.a	Addresses the reduction of chemicals of high concern.	^	0.925
M1.4.b	Includes an explicit reference to utilizing a precautionary, preventive, or green chemistry approach to reduce the hazards of chemicals.		
M1.4.0 M1.4.c	Includes an explicit reference to utilizing a precautionary, preventive, or green chemistry approach to reduce the nazards of chemicals.  Includes an explicit preference for safer alternatives.	Χ	0.925
M1.4.c M1.4.d	Includes an explicit preference for safer alternatives.  Is publicly disclosed	^	0.925
M1.5	Does your company have a chemicals policy that addresses FACILITIES		

M1.5.a	Yes	
M1.5.b	No	Χ
M1.6	Our company's chemicals policy for FACILITIES	
<b>М1.6.</b> а	Addresses the reduction of chemicals of high concern.	
M1.6.b	Includes an explicit reference to utilizing a precautionary, preventive, or green chemistry approach to reduce the hazards of chemicals.	
V1.6.c	Includes an explicit preference for safer alternatives.	
V1.6.d	Is publicly disclosed	
M1		
<b>/12</b>	Is safer chemicals management integrated into your business strategy and other sustainability initiatives	
M2.a	Our company has integrated safer chemicals management into our business strategy or other sustainability initiatives as listed in Question Our company has not integrated safer chemicals management into our business strategy or other corporate sustainability initiatives as listed in	х
И2.b	Question M2.2.	
M2.2	Our company has integrated safer chemicals management into our business strategy and other sustainability initiatives by	
M2.2.a	Highlighting the use of safer chemicals and/or materials in product marketing.  Completing a materiality assessment or participating in an industry sector-based materiality assessment that analyzed where and how	
M2.2.b	chemicals use is relevant to the topics included in the materiality assessment.  Connecting safer chemicals management to other sustainability efforts, such as circularity, biodiversity loss, climate change, environmental	
M2.2.c	iustice, and/or plastic reduction in publicly available documents or webpages.	X
	Explicitly linking our safer chemicals/materials management work to one or more of the following: the Sustainability Accounting Standards  Board (SASB) industry standard, the Global Reporting Initiative (GRI) Standard, or one or more of the United Nations (UN) Sustainable	
V12.2.d	Development Goals (SDGs).	
M2		
	Does your company advocate externally for proactive chemicals management that includes: increasing the transparency of chemical ingredients	
	in products and supply chains, restricting chemicals of concern based on their inherent hazards including classes of chemicals of concern such as	
M3	per- and polyfluoroalkyl substances (PFAS), and promoting inherently safer alternatives	
VI3.a	Our company advocates externally to promote the actions listed in Question M3.2.	Х
/13.b	Our company does not advocate externally to promote the actions listed in Question M3.2.	
13.2	Our company	
M3.2.a	Collaborates with non-governmental organizations (NGOs) that advance inherently safer alternatives to chemicals of concern. Advocates for safer chemicals/materials in government legislation or regulation, either directly or is a member of a trade association that	Х
	advocates for increasing chemical ingredients transparency in products and supply chains, restricting chemicals of concern based on inherent	
	hazards, or promoting inherently safer alternatives. Advocacy includes submitting written comments, making oral comments, or testifying to	
M3.2.b	elected bodies or regulatory agencies Supports sater chemicals/materials management in standards, certifications, eco labels, or NGO-led pledges, either directly or as a member of	
	a trade association that advocates for increasing chemical ingredient transparency in products and supply chains, restricting chemicals of	
	concern based on inherent hazards, or requiring inherently safer alternatives. Support includes written and verbal comments to standard	
M3.2.c	setting bodies. Presents publicly, states on our website, or publishes documents that support hazard based frameworks for increasing chemical ingredient	
	transparency in products and supply chains, restricting chemicals of concern based on inherent hazards, or requiring inherently safer	
И3.2.d	alternatives.	X
VI3		
	What means of accountability does your company have in place to ensure the implementation of your chemicals policy (M1) and/or footprint	
Л4	reduction goal(s)	
	Our company has means of accountability listed in Question M4.2 to ensure implementation of our chemicals policy and/or footprint reduction	
V14.a	goals.	X
	Our company does not have means of accountability listed in Question M4.2 to ensure implementation of our chemicals policy and/or footprint	
V14.b	reduction goals.	
M4.2	Our company	
V14.2.a	Delineates chemicals management responsibilities in job descriptions and individual annual performance metrics.	X
	A - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	X
M4.2.b	Assigns member(s) of senior management responsibility for meeting chemical policy goals and objectives.  Has financial incentives for senior management to meet corporate sustainability goals. These goals include reducing the use of some or all	^

M4.2.d	Has Board level engagement in the implementation of our chemicals policy.	X	1
M4			
М	Chemical Inventory		
11	What is the scope of chemicals of concern restricted in products		
I1.a	Our company has developed a list of chemicals of concern.	X	
11.1.b	Our company has not developed a list of chemicals of concern. I	^	
11.2	Our company		
1-1-	Uses an RSL for products to manage legal compliance within each market where it operates. Our RSL includes only chemicals that are legally		
I1.2.a	restricted in each market.		
	Uses a single RSL for products that reflects the strictest regulation in all of the countries or markets in which the company operates or sells		
I1.2.b	products.	X	2
I1.2.c	Uses a single RSL for products that reflects the strictest regulation in all locations worldwide.		
	Uses a single RSL for products that includes voluntary limits or bans of chemicals beyond what is covered in the most restrictive global		
I1.2.d	regulations, or it includes chemicals that may not be subject to regulation but which the company has voluntarily chosen to limit or ban.		
	Uses a list of chemicals identified for reduction beyond regulatory requirements. Our company may or may not require suppliers to eliminate all		
I1.2.e	of these chemicals in their products.		
<b>I1</b>			
12	What actions does your company take to ensure that its requirements regarding the RSL are current and implemented effectively		
12.a	Our company takes action listed in Question 12.2 to ensure that its requirements are current and implemented effectively.	X	
.2.0	Our company does not take actions listed in Question 12.2 to ensure that requirements regarding our list of chemicals of high concern are	· ·	
12.b	current and implemented effectively.		
12.2	Our company		
12.2.a	Delineates compliance requirements in contracts with suppliers.	X	1.25
12.2.b	Trains suppliers about how to comply with our requirements.	X	1.25
12.2.c	Updates our RSL and/or other requirements on an annual basis (or more frequently).	X	1.25
12.2.d	Publicly discloses our RSL and/or other requirements.		
12			
13	What chemical information does your company, either directly or through a third-party, collect from suppliers	X	
13.a 13.b	Our company collects chemical ingredient information listed in I3.2 from suppliers.	X	
13.2	Our company does not collect chemical ingredient information listed in I3.2 from suppliers.  Our company		
13.2.a	Requires suppliers to confirm that they comply with our RSL.		
13.2.0	Requires suppliers to confirm that they comply with our RSL and to provide information on chemicals on our Watch List, which includes at least		
13.2.b	10 chemicals or one class of chemicals such as PFAS.	X	2
13.2.c	Requests that suppliers to provide full chemical ingredient information.		
13.2.d	Requires suppliers to provide full chemical ingredient information.		
13			
14			
	FORMULATED PRODUCTS: For what percentage of formulated products sold by your company do you collect full chemical ingredient		
14.1	information?		
14.2	ARTICLES: For what percentage of articles sold by your company do you collect full chemical ingredient information?		
14			
15	What capabilities does your company have for managing data on chemical ingredients in its products	v	
15.a	Our company has capabilities for managing data on chemical ingredients in products listed in Question I5.2.	X	
I5.b	Our company does not have capabilities for managing data on chemical ingredients in products listed in Question I5.2.  Our company has		
IJ.Z	Our company has		
15.2.a	An internal named point(s) of contact or outside contractor who communicates with suppliers concerning chemical information requirements.	X	1.25
15.2.b	A data system, internal or third party, to manage an inventory of chemicals in products.		
15.2.c	A data system, internal or third party, that links our inventory of chemicals in products to chemical hazard information.		

15 16 How does your company ensure conformance with your chemical management requirements 16.a Our company ensures conformance with chemical management requirements through methods listed in Question 16.2. X 16.b Our company does not ensure conformance with chemical management requirements through methods listed in Question 16.2.	
16.a Our company ensures conformance with chemical management requirements through methods listed in Question 16.2. X  16.b Our company does not ensure conformance with chemical management requirements through methods listed in Question 16.2.	
16.b Our company does not ensure conformance with chemical management requirements through methods listed in Question 16.2.	
I6.2 Our company	
I6.2.a Has an audit program to verify supplier submitted data. X	1.25
I6.2.b Requires suppliers to test parts in third party approved labs and provide results. X	1.25
I6.2.c Trains suppliers on how to comply with reporting requirements.	1.25
I6.2.d Routinely tests parts, components, or products to assure conformance with reporting requirements.	1.25
16	
Footprint Measurement	
Has your company set goals for reducing chemicals of high concern (CoHCs) and/or chemical classes in the products you sell and measured	
F1 progress toward these goals	
F1.a Yes, our company has a goal to reduce CoHCs or chemical classes.	
F1.b No, our company does not have a goal to reduce CoHCs or chemical classes.	
F1.2 Our company	1
F1.2.a Has set a goal for reducing CoHCs by count or mass. X	1
F1.2.b Has set a goal to eliminate one or more chemicals classes of concern.	
F1.2.c Has set a goal to reduce its chemical footprint.  F1.2.d Publicly discloses the goal, which at a minimum includes percentage reduction and time period X	1
F1.2.d Publicly discloses the goal, which at a minimum includes percentage reduction and time period X F1.2.e Publicly discloses specific CoHCs included in the goal.	1
F1.2.f Publicly reports annually on progress towards meeting the goal.	
F1.2.g Has no CoHCs on the CFP CoHCs Reference List in our products and publicly discloses this information.	
·	
F1	
F1	
F1 How does your company measure its baseline chemical footprint for products sold	
F1 How does your company measure its baseline chemical footprint for products sold F2.a Our company has calculated its chemical footprint. I	
F1 F2 How does your company measure its baseline chemical footprint for products sold F2.a Our company has calculated its chemical footprint. I F2.b Our company is unable to calculate its chemical footprint at this time. I X	
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F3.3 F3.4	Our company's change in chemical footprint in kilograms is	
F3.4 F3.5	Our company's change in chemical footprint by count is Our company's change in the number and/or mass of intentionally added CoHCs is	
F3.5	Our company's change in the number and/or mass of intentionally added cortes is	
. J	How does your company assess the hazards of chemicals in its products and for what percent of your products has your company assessed	
F4	these hazards?	
F4.a	Assesses the hazards of chemicals in our products.	
F4.b	Does not assess the hazards of chemicals in our products beyond regulatory requirements.	
F4.2	Our company	
F4.2.a	Uses a system or tool, internal or third party, to evaluate chemical hazards. Identify the system or tool in attached documentation.	
F4.2.b	Asks suppliers to provide their evaluations of chemical hazards in the products they sell to us	
F4.3	Our company assessed the hazards for the following percent of our products 100	
F4		
F5	How does your company encourage the use of safer alternatives to chemicals of high concern? Our company	
F5.a	Uses methods listed in Question F5.2 to encourage the use of safer alternatives to CoHCs.	
F5.b	Does not use any of the methods listed in Question F5.2 to encourage the use of safer alternatives to CoHCs.	
F5.2	Our company	
	Has a definition and criteria for a "safer alternative" that is consistent with the CFP definition, and we include such criteria in our business	
F5.2.a	processes.	
FF 2 h		
F5.2.b	Communicates our criteria for safer alternatives to suppliers and asks suppliers to use our criteria when evaluating alternatives to CoHCs  X	
F5.2.c	Rewards suppliers that use safer alternatives.	
F5.2.d	Has integrated criteria for safer alternatives into our product development process.  X  Has established a goal and is tracking progress to improve the profile of chemicals across our products, consistent with our company's criteria	
F5.2.e	for a safer alternative.	
1 3.2.0	io disacti dicinate.	
F5.2.f	Publicly discloses our company's definition for a "safer alternative" and our approach to integrating it into our business practices.	
	Products do not contain CoHCs using the CFP CoHCs Reference List and we publicly disclose how we evaluate the chemical safety of our	
F5.2.g	products using a hazard-based framework. Describe in documentation how your company ensures that the safest chemicals available are used.	
F5		
F		
	Public Disclosure and Verification	
D1	FORMULATED PRODUCTS: What information does your company disclose about the chemical ingredients in its formulated products?	
D1.a	We publicly disclose information about chemical ingredients in our formulated products beyond legal requirements.	
D1.1.b	We do not publicly disclose information about chemical ingredients in our formulated products beyond legal requirements.	
D1.2	FORMULATED PRODUCTS: For formulated products, our company publicly discloses	
D1.2.a	The identity of chemicals beyond legal requirements at the SKU level.	
D1.2.b	All intentionally added chemicals including fragrances, flavors, and preservatives in products at the SKU level.	
D1.2.c	Both "a" and "b" apply to our company.  FORMULATED PRODUCTS: Our company publicly discloses the identity of chemicals beyond legal requirements at the SKU level for the	
D1.3	following percent of our formulated product portfolio	
D1.3	FORMULATED PRODUCTS: Our company publicly discloses all intentionally added chemicals including fragrances, flavors, and preservatives at	
D1.4	the SKU level for the following percent of our formulated product portfolio	
D1.5	FORMULATED PRODUCTS:	
	Our company publicly discloses the identity of chemicals beyond legal requirements at the SKU level for the following percent of our formulated	
D1.5.a	product portfolio	
D1.5.a	product portfolio Our company publicly discloses all intentionally added chemicals including fragrances, flavors, and preservatives at the SKU level for the	
D1.5.a D1.5.b D1.6		

D1.6.b	We do not publicly disclose information about chemicals in our articles beyond legal requirements.	X	
D1.7	ARTICLES: For articles, our company publicly discloses		
D1.7.a	Generic material content for 95% by mass of chemicals in products at the SKU level.		
D1.7.b	Chemical identity for 95% by mass of chemicals in products at the SKU level.		
D1.7.c	Both "a" and "b" apply to our company		
	ARTICLES: Our company discloses generic material content for 95% by mass of chemicals in products at the SKU level for the following percent		
D1.8	of our article portfolio ARTICLES: Our company discloses the chemical identity for 95% by mass of chemicals in products for the following percent of our article		
D1.9	portfolio ARTICLES: Our company discloses the chemical identity for 95% by mass of chemicals in products for the following percent of our article		
D1.10	portfolio		
	Our company discloses generic material content for 95% by mass of chemicals in products at the SKU level for the following percent of our		
D1.10.a	article portfolio		
D1.10.b	Our company discloses the chemical identity for 95% by mass of chemicals in products for the following percent of our article portfolio		
D1			
D2	Does your company agree to publicly disclose its responses to the CFP Survey on the CFP website		
D2.a	Yes	X	5
D2.b	No		
D2			
D3	Does your company agree to publicly disclose its score on the CFP website		
D3.a	Yes	X	5
D3.b	No		
D3			
D4	Have any of your company's responses to the Questions in the Survey been verified by an independent third party		
D4.a	Yes		
D4.b	No	X	
D4.2	Our company's response options have been verified by an independent third party for		
D4.2.a	One of our response options.		
D4.2.b	Two to four of our response options.		
D4.2.c	At least eight of our response options.		
D4.2.d	At least twelve of our response options.		
D4.2.e	All response options except D2, D3, and D4.		
D4			
D			
Total			42.625