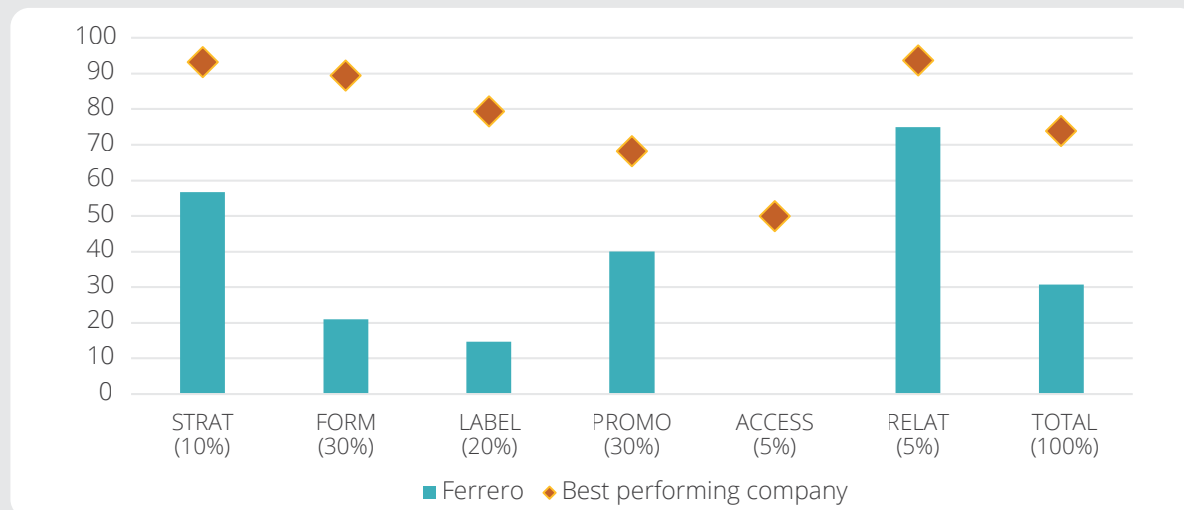


# BUSINESS IMPACT ASSESSMENT ON OBESITY AND POPULATION LEVEL NUTRITION (BIA-OBESITY) FRANCE 2020

FERRERO

## Commitments \*



Overall score: 31/100

Overall ranking: 14/20

BIA-Obesity domain scores & overall score compared with the best performing company (best available practice) in France

\* Survey not received on time - Assessment based on publically available information only; Data collected till 31 December 2020

## Performance

FORM: product formulation °	Results	Ranking
Median Nutri-Score of product portfolio	E	
% of food products within product portfolio with Nutri-Score A	0.0	16-20/20
% of food products within product portfolio with Nutri-Score E	83.0	20/20
% of food products within product portfolio that are ultra-processed	100.0	20/20
PROMO: product and brand promotion	Results	Ranking
% of products not permitted to be marketed to children according to the WHO-Europe model	100.0	19-20/20

## Areas of strength and key recommendations to improve commitments on obesity and population level nutrition

Domain	Tertile	Areas of strength	Key recommendations
<b>STRAT – Corporate nutrition strategy</b>	2	<ul style="list-style-type: none"> <li>General commitment to improve population nutrition and health and regular reporting on this commitment</li> <li>Refer to global priorities within the overarching nutrition strategy e.g. World Health Organization recommendations and Sustainable Development Goals</li> </ul>	<ul style="list-style-type: none"> <li>Include SMART (specific, measurable, achievable, relevant and time bound) objectives and targets within the overarching nutrition strategy</li> <li>Refer to relevant priorities in national or regional government policy documents e.g. ‘le Programme national nutrition santé (PNNS)’</li> <li>Link the Key Performance Indicators of senior managers to the overarching nutrition strategy and related objectives and targets</li> </ul>
<b>FORM – Product formulation</b>	2	<ul style="list-style-type: none"> <li>Global action taken to reduce sodium, sugar and portion sizes. The company publicly reports on its progress in reformulating products through the International Food &amp; Beverage Alliance (IFBA).</li> <li>No use of artificial trans-fat added to products</li> </ul>	<ul style="list-style-type: none"> <li>Develop SMART targets to reduce saturated fats, added sugars and portion sizes</li> <li>Adopt an official nutrient profiling system (e.g. Nutri-Score) to classify products for the purpose of reformulation</li> <li>Disclose policy position regarding reformulation on website</li> </ul>
<b>LABEL – Nutrition labelling</b>	1	<ul style="list-style-type: none"> <li>Provide clear and comprehensive online nutritional information for all products, on a per 100g/ml basis</li> </ul>	<ul style="list-style-type: none"> <li>Support of and commitment to implement the Nutri-Score on food product packages</li> <li>Commit to labelling products with nutrition and health claims only when products are healthy, according to an official nutrient profiling system</li> <li>Disclose policy position regarding front-of-pack labelling</li> </ul>
<b>PROMO – Product and brand promotion</b>	3	<ul style="list-style-type: none"> <li>Signatory to the EU Pledge and commitments made through IFBA</li> <li>General commitment not to use celebrities and licensed fantasy and animation characters in marketing of products to children</li> </ul>	<ul style="list-style-type: none"> <li>Develop a marketing policy that applies to children up to the age of 18 years and that defines a target audience using children’s peak viewing times.</li> <li>Commit to not sponsor children’s sporting, cultural or other activities using unhealthy brands</li> <li>Commit to not use marketing in settings where children gather using unhealthy brands</li> <li>Commit to not use premium offers (e.g., promotional toys, games, vouchers and competitions) in marketing of unhealthy brands/products for children</li> <li>Audit/monitor compliance with commitments to limit marketing to children and publish results</li> <li>Adopt an official nutrient profiling system (e.g. WHO Europe nutrient profile model) to classify products for the purpose of promotion to children</li> </ul>
<b>ACCESS – Product accessibility</b>	1		<ul style="list-style-type: none"> <li>Commit to reduce the availability of unhealthy products and increase the availability of healthy products in settings</li> <li>Adopt an official nutrient profiling system (i.e. Nutri-Score) to classify products for the purposes of product accessibility</li> <li>Support the implementation of taxes by government on unhealthy food products taking into account the growing scientific evidence base</li> </ul>
<b>RELAT – Relationships with other organisations</b>	3	<ul style="list-style-type: none"> <li>Public disclosure of supported professional organisations, external research, nutrition education programs, active lifestyle programs and involvement in public-private partnerships</li> <li>Company publishes details on industry groups and associations it supports and/or is a member of on global website</li> </ul>	<ul style="list-style-type: none"> <li>Publish support of French industry associations, think tanks, interest groups, community organisations or other organisations that are involved in population nutrition, obesity and NCD issues</li> </ul>
<b>OVERALL</b>	2		<ul style="list-style-type: none"> <li>Actively engage with the BIA-Obesity tool and process</li> </ul>