

Conagra Brands, Inc. (Conagra)

TICKER
CAG

MARKET CAPITALISATION
US\$13.6 billion

HEADQUARTERS
United States of America

DISCLOSURES

UK Modern Slavery Act: Not applicable

California Transparency in Supply Chains Act: [Yes](#)

Australia Modern Slavery Act: Not applicable

OVERALL RANKING

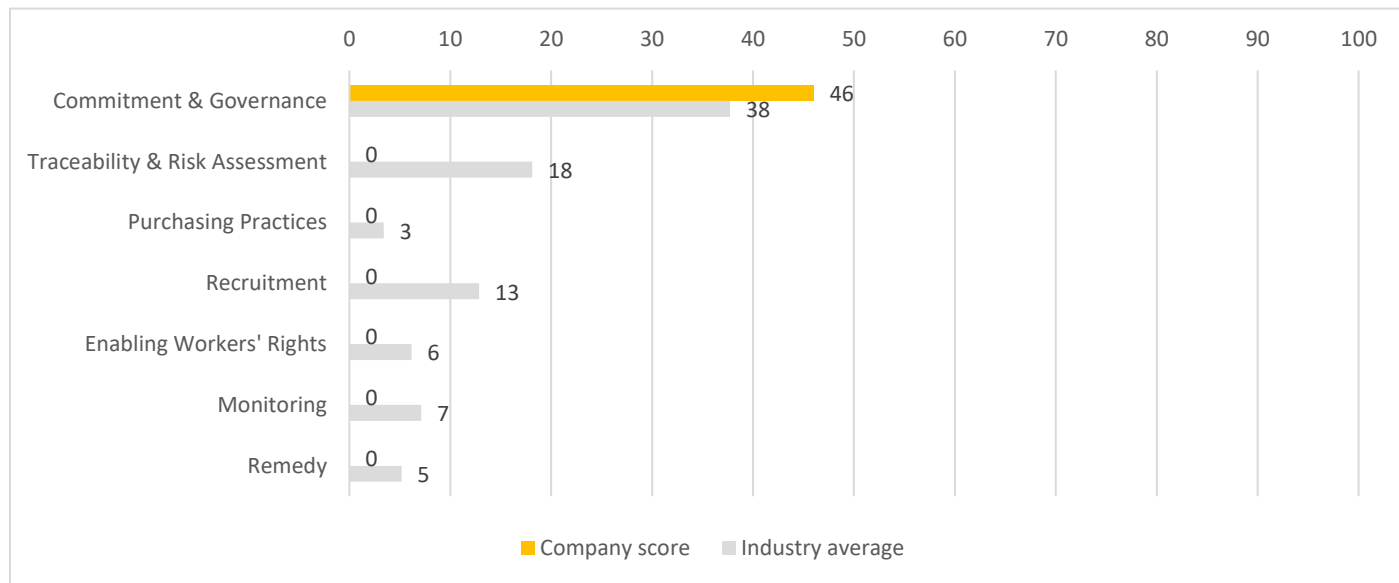
27 out of 45

2023 Rank: [35 out of 60](#)

OVERALL SCORE

8 out of 100

THEME-LEVEL SCORES



KEY DATA POINTS

FIRST-TIER SUPPLIER LIST

🚩 No

RISK ASSESSMENT

🚩 No

ENGAGED WITH KNOWTHECHAIN¹

Yes (informal)

NO-FEE POLICY

🚩 No

REMEDY FOR SUPPLY CHAIN WORKERS

🚩 No

HIGH-RISK COMMODITIES²

🚩 Soy beans, cattle, cocoa, corn and others

SUMMARY

Conagra Brands, Inc. (Conagra), an US packaged foods company, ranks 27 out of 45 companies.³ Compared to 2023, the company improved its score by 1 point by strengthening disclosure under the theme of Commitment and Governance, where it performs better than average. However, the company performs poorly across all other themes, with decreased scores on the themes of Traceability and Risk Assessment, and Recruitment, compared to 2023.

Additional steps the company could take to address forced labour risks in its supply chains, include disclosing policies and practices on the themes of Enabling Workers' Rights, Monitoring and Remedy.

LEADING PRACTICES

None.

OPPORTUNITIES FOR IMPROVEMENT

Enabling Workers' Rights: To prevent and address forced labour risks in its supply chains, the company may consider ensuring that a formal and effective mechanism to report grievances regarding labour conditions is available and communicated to its suppliers' workers and relevant stakeholders, such as worker organisations or labour NGOs. Further, the company is encouraged to take steps to ensure that workers in its supply chains are able to exercise their rights to freedom of association and collective bargaining.

Monitoring: The company may consider adopting and disclosing a supplier monitoring process to verify that its suppliers are compliant with its supply chain policies. Implementing specific practices, such as interviewing workers and in particular using worker-driven monitoring (i.e. monitoring undertaken by independent organisations that includes worker participation and is guided by workers' rights and priorities), may help the company detect forced labour risks in its supply chains. Disclosing information on the results of its monitoring efforts, such as the percentage of suppliers assessed annually and a summary of findings, assures stakeholders that the company has strong monitoring processes in place.

Remedy: The company may consider establishing a process to ensure that remedy is provided to workers in its supply chains in cases of forced labour and disclosing details on this process, such as responsible parties, approval procedures, timeframes, and, crucially, engagement with affected stakeholders. To demonstrate to its stakeholders that it has an effective remedy process in place, the company is encouraged to disclose examples of remedy provided to its suppliers' workers.

¹ Research conducted through April - September 2025, where companies provided additional disclosure or links. For more information, see the full dataset [here](#). For information on a company's positive and negative human rights impact, see the Business and Human Rights Centre [website](#).

² For further details on high-risk raw materials and sourcing countries, see [KnowTheChain's 2026 food and beverage benchmark findings report](#).

³ The number of companies assessed in the ranking has decreased from 60 in 2022 to 45 in 2026.