

Global Reporting Initiative (GRI) Index

These disclosures pertain to Clearway's 2024 ESG report, which is available at https://www.clearwayenergygroup.com/esg/esg-report-2024/.

GENERAL	DISCLOSURES
----------------	-------------

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA
THE ORGANIZATIO	N AND ITS REPORTING PRACTICES	
2-1	Organizational details	Clearway operates in the United States. Clearway Energy Group LLC is headquartered in San Francisco, CA. Our public affiliate Clearway Energy, Inc. is headquartered in Princeton, NJ. In addition to a new Clearway Energy Group office opened in Denver, CO in 2024, the companies share corporate offices in San Diego, CA, Scottsdale, AZ and Houston, TX, and also have several site-based offices.
2-2	Entities included in the organization's sustainability reporting	This report pertains to Clearway Energy Group, and our public affiliate Clearway Energy, Inc., collectively "Clearway." Where specified, selected information pertains solely to either Clearway Energy Group or Clearway Energy, Inc.
		Calendar year 2024; annual.
2-3	Reporting period, frequency and contact point	Zadie Oleksiw, Senior Director, Communications
		zadie.oleksiw@clearwayenergy.com
2-4	Restatements of information	We have no restatements to disclose.
2-5	External assurance	No external assurance has been sought specifically for this report.
ACTIVITIES AND W	ORKERS	
		About Clearway
		Our Projects
		Our Customers
	Activities, value chain and other business relationships	Clearway Community Solar
2-6		Good Governance and Business Excellence
		Clearway is a leading owner and operator of clean energy projects in the US, including:
		• 11.8 GW gross operating portfolio, including a 9.1 GW gross operating portfolio of renewable projects
		9.1 GW net owned capacity including a 6.5 GW net owned of renewable projects
		 >30 GW under development 250 clean opportunities proved 20 ctates
		350 clean energy assets in operation across 26 states

STANDARD NUMBER	DESCRIPTION		2024 PERFORMANCE DATA	
		site locations, all of which are in the US. Our tea and natural gas industries, engineers, project d	,	g leaders in the solar, wind, energy storage, xperts in environmental issues, permitting,
		Region	Female	Male
2-7	Employees	East	55	107
		Gulf Coast	41	122
		Midwest	15	64
		Rocky Mountain	25	47
		West	121	294
		Total	257	634

GOVERNANCE		
2-9	Governance structure and composition	Governance – Clearway Energy Group
		Governance – Clearway Energy, Inc.
		<u>Governance</u> – Clearway Energy Group
2-11	Chair of the highest governance body	<u>Governance</u> – Clearway Energy, Inc.
		Johnathan Bram is chair of the board that oversees Clearway Energy Group as well as Clearway Energy, Inc.'s board of directors.
		Clearway Energy Group works closely with property owners, local government, utilities, state and federal environmental agencies, qualified technical consultants, and other stakeholders to ensure our projects are responsibly sited, developed, constructed, and operated.
2-12	Role of the highest governance body in overseeing the management of impacts	During the project development phase, we may host or attend neighborhood "town halls" to share project details and discuss concerns with local residents. We work with experts in environmental and cultural resources to identify the potential for protected species and their habitat, cultural artifacts, and implement means to avoid or minimize impacts.
2-12		Most of our projects require public hearings and permits issued by town councils or county supervisors, who take the economic benefits from our projects (increased tax revenue and the creation of construction and operations jobs) into consideration when determining if this type of development is appropriate for their community.
		In the event potential impacts are identified, they are brought before members of Clearway Energy Group's Development Committee and Capital Committee, and if appropriate to the board that oversees Clearway Energy Group.
	Delegation of responsibility for managing impacts	<u>Governance</u> – Clearway Energy Group <u>Governance</u> – Clearway Energy, Inc.
2-13		The board that oversees Clearway Energy Group has oversight of our Sustainability-ESG Committee, as well as our ESG working groups. This structure provides a mechanism for the formal communication of ESG goals, and feedback regarding the impacts of the company's activities.
		Further, Clearway Energy Group's leadership team meets regularly to discuss business activities, including ongoing efforts to advance initiatives that pertain to environmental, social, and governance issues.

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA
2-14	Highest governance body's role in sustainability reporting	The decision to report on our ESG performance was initiated by our CEOs in coordination with our Boards of Directors. They invited our leadership teams to undertake the task of delivering this report and reviewed and approved it prior to its release, including the list of material topics.
		The topics identified in our 2022 stakeholder materiality assessment were sent to the board that oversees Clearway Energy Group for review and approval, following a systematic internal review process that involved each layer of the organization.
		The Charter of the Corporate Governance, Conflicts and Nominating Committee of the Board of Directors of Clearway Energy, Inc., which can be found on Clearway Energy, Inc.'s governance page, specifically addresses potential conflicts of interest.
2-15	Conflicts of interest	Further, Clearway commits to making business decisions based upon the best interest of our company and not allow these decisions to be influenced by personal considerations. Our company Codes of Conduct discuss the potential for conflicts of interest or the appearance thereof and provide clear guidelines for how employees and our suppliers should avoid or report such conflicts.
		For certain related-party transactions, the Corporate Governance, Conflicts and Nominating Committee (GCN) of the Board of Directors of Clearway Energy, Inc., has sole discretion to review and approve. The GCN is comprised of three independent members of the CWEN Board of Directors. In addition to working with the CWEN Chief Investment Officer and internal counsel, it retains independent counsel and financial advisors to assist with the review and evaluation of offers by Clearway Energy Group LLC to sell projects to CWEN, as well as other related-party transactions. The GCN reviews transactions in accordance with the CWEN Related Person Transaction Policy and the GCN Charter.
	Communicating critical concerns	Governance – Clearway Energy Group
		Governance – Clearway Energy, Inc.
2-16		The board that oversees Clearway Energy Group has oversight of our Sustainability-ESG Committee, as well as our ESG working groups. This structure provides a mechanism for the formal communication of ESG goals, and feedback regarding the impacts of the company's activities.
		Further, Clearway Energy Group's leadership team meets regularly to discuss business activities, including ongoing efforts to advance initiatives that pertain to environmental, social, and governance issues.
		In 2024, no critical ESG concerns were raised by stakeholders, and therefore none were communicated to the board that oversees Clearway Energy Group.
	Collective knowledge of highest governance body	Our Leadership – Clearway Energy Group
		Governance – Clearway Energy, Inc.
2-17		Clearway's leadership teams are comprised of executives and department heads that have extensive experience across their specific disciplines as well as deep expertise in the renewable energy and natural gas industries. Every individual brings knowledge, perspective, and an innovative mindset to our initiatives and goals. Each company's leadership team meets regularly to discuss business activities, including ongoing efforts to advance initiatives that pertain to environmental, social, and governance issues.
2-19	Remuneration policies	Short-term incentives are designed to compensate executives for meeting annual company goals and for their individual performance. Short-term incentives for executives at Clearway Energy, Inc. are linked to the achievement of annual goals related to cash available for distribution and key performance milestones, which include a component related to ESG matters.

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA	
STRATEGY, POLICIE	TRATEGY, POLICIES AND PRACTICES		
2-22	Statement on sustainable development strategy	Message From Our CEOs	
2-23	Policy commitments	About Clearway Clearway is committed to sustainability in all aspects of our operations and governance. We are guided by our operating principles, in conjunction with a robust framework of policies that ensure our actions are fair, balanced, and ethical. Clearway's mission and business model align with the precautionary principle, and our environmental practices are aligned with ISO 14001 standards. We rely on a robust set of criteria when determining the potential impact of our activities. Assessments are performed in the course of siting and permitting new developments, as part of the evaluation of proposed expansions or introduction of new activities to existing sites, and in the context of due diligence for new acquisitions. Our employees sign our Codes of Conduct, which serve as a guide and translates our values and operating principles into the standards of behavior we expect from one another. These values and our operating principles underlie our ethical decision-making and are the foundation of our culture. Our suppliers are required to follow our <u>Supplier Code of Conduct</u> , which sets forth our expectations regarding responsible business practices, including respect for human rights.	
2-26	Mechanisms for seeking advice and raising concerns	Governance – Clearway Energy Group Governance – Clearway Energy, Inc. Clearway considers ethics and accountability to be of the utmost importance. Our Codes of Conduct and Supplier Code of Conduct address ethics matters and expectations. New employees and subcontractors receive training on these Codes, and we require that all employees acknowledge the company Code of Conduct annually. In addition, we encourage employees to bring concerns to their supervisor, our General Counsels, or the Vice President of Human Resources. We also offer a telephonic Ethics Helpline and a web-based Ethics Alertline, which are available 24 hours a day, seven days a week. They are administered by an outside company to ensure confidentiality and anonymity, if desired. Calls are not traced or recorded, and the company does not keep any identifiable information regarding the sender of an online communication. All legitimate concerns are objectively investigated and, where appropriate, remedial measures are taken. We prohibit retaliation of any kind against individuals who report concerns in good faith.	
2-27	Compliance with laws and regulations	In 2024, we received a total of eight notices of violation (NOVs) for activities related to construction and operations. With the exception of one incident that was the result of actions taken by a subcontractor, the NOVs were for minor clerical or compliance issues, and in several cases did not result in financial penalties. A full list of these NOVs is available upon request.	
2-28	Membership associations	Industry Leadership In keeping with our commitment to expand the production and use of renewable energy, Clearway maintains active memberships in industry trade associations. Where appropriate, we seek to play a leadership role and to leverage associations' resources to advance initiatives that will make our industry more sustainable.	

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA
STAKEHOLDER ENG	AGEMENT	
		Our Partners
		Our commitment to our stakeholders is that we will conduct our business in an ethical and responsible manner that conserves our shared resources and creates a better future.
		Our mission is to produce clean, reliable, competitively priced renewable energy. We strive to do right by, and generate benefits for, our customers, our communities, our environment, and our people.
		Clearway Energy Group's development, construction, operations and maintenance, and asset management teams engage with our stakeholders on a regular basis. We tailor our development, construction, and maintenance practices to align with our priorities of protecting natural resources and creating positive and lasting relationships with our projects' landowners and neighbors.
		Our stakeholders include:
		Internal
		Employees
		External
		Project lenders and equity investors
2-29	Approach to stakeholder engagement	Customers and off-takers
		Vendors and suppliers
		Insurers and guarantors
		Participating landowners
		Non-participating landowners
		Project area communities
		Federal, regional, and local governments
		Permitting authorities
		Regulators and government agencies
		Industry associations
		Non-governmental organizations
		Industry subject matter experts and academics Schools and community colleges
		Schools and community colleges

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA	
REPORTING PRACT	REPORTING PRACTICE		
3-1	Process to determine material topics	Please refer to Our ESG Material Topics for a detailed discussion of this topic.	
3-2	List of material topics	 Climate strategy & GHG emissions Diversity, equity and inclusion (DEI) Waste & end of life management Business integrity Human rights & labor practices Supplier sustainability Wildlife & biodiversity Occupational health & safety Corporate citizenship 	
3-3	Management of material topics	Please refer to Our ESG Material Topics for a detailed discussion of this topic.	
201-2	Financial implications and other risks and opportunities due to climate change	Please see <u>Clearway Energy Inc.'s TCFD report</u> .	
INDIRECT ECONON			
203-1	Infrastructure investments and services supported	Information about Clearway Energy Group and our clean energy projects are available at the following links: <u>About Clearway</u> <u>Our Projects</u>	
203-2	Significant indirect economic impacts	In 2024, the sites owned and operated by Clearway contributed \$68,188,401 in property taxes and \$22,696,837 in landowner payments to their host communities. In addition, Clearway and its employees contributed \$1,552,979 in donations, sponsorships, and support to nonprofit organizations in the communities where we live and operate.	
PROCUREMENT PR	ACTICES		
204-1	Proportion of spending on local suppliers	In 2024, 10% of our corporate expenditures, 5% of our expenditures across our facility operations and maintenance, and 3% of our expenditures across balance of project contracts went to local, environmentally aware, diverse, and small businesses, as defined by our <u>Clearway LEADS</u> supplier diversity policy.	
ANTI-CORRUPTION	N		
205-1	Operations assessed for risks related to corruption	<u>Governance</u> – Clearway Energy Group <u>Governance</u> – Clearway Energy, Inc. In 2020, Clearway Energy Group LLC implemented a formal risk management system to document and track risks at the enterprise level. This process involves identifying potential risks across a range of categories, assessing their causes, possible consequences and appropriate mitigants.	

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA
		Governance – Clearway Energy Group
	Communication and training about anti-corruption policies and	Governance – Clearway Energy, Inc.
205-2	procedures	Clearway's Codes of Conduct serve as the foundation for our ethical business culture, and employees are required to acknowledge they have read and received it on an annual basis. In addition, our risk management policies provide our risk control framework, including financial controls necessary to ensure compliance with internal and external requirements, and employees who work with financial data are required to acknowledge they understand these policies.
205-3	Confirmed incidents of corruption and actions taken	Clearway does not engage in bribery, kickbacks or other acts of corruption. We're scrupulous in our business dealings and even more careful in our interactions with public or government officials. We are committed to complying with all applicable laws and regulations governing political activities and communications, including accurate reporting of lobbying activities, campaign contributions and gifts to public officials. We strictly comply with the letter and spirit of all applicable anti-bribery and anti-corruption laws, including the US Foreign Corrupt Practices Act (FCPA). In 2024, there were no incidents of corruption identified within our organization.
ANTI-COMPETITIVE	BEHAVIOR	
206-1	Legal actions for anti-competitive behavior, anti-trust, and monopoly practices	Clearway is committed to competing lawfully based upon the merits of our products and services. We comply fully with anti-trust and competition laws everywhere we engage in business. These laws vary from country to country, but in general, they protect consumers by prohibiting competitors from acting together to control prices or reducing competition. In 2024, there were no incidents of, or legal actions taken against us, for anti-competitive behavior, anti-trust, or monopoly practices.
ENERGY		
302-1	Energy consumption within the organization	In 2024, electricity use in our offices and buildings totaled 24,949 MWh.
WATER & EFFLUENT	S	
303-1	303-1 Interactions with water as a shared resource	Wind and PV solar energy sites use little to no water. This means the renewable generation assets Clearway owns and operates do not divert scarce surface or groundwater supplies away from use for agriculture, drinking water or sanitation. The remote locations of most of our sites mean they do not have the convenience of city/urban water infrastructure. Our sites typically use groundwater wells with withdrawal rates that are permitted by local authorities and often set as part of our land use agreements. Several of these sites have poor water quality and require additional point-of-use treatment systems. Consumption is tracked by onsite meters, and wastewater is discharged onsite through wastewater systems. Sites that do not have groundwater wells obtain water from local agencies.
		As such, water use at our sites is minimal and is generally limited to the needs of site staff, basic landscaping, dust control, and periodic washing of solar panels so the modules can produce the maximum amount of clean energy, and additional water management objectives for these uses are being developed. The remainder of our water consumption occurs at our corporate offices which are in buildings shared by other occupants, so we are not able to quantify the amount of water used by our office activities. We do not have any water use reduction goals for our offices at this time.
303-2	Management of water discharge-related impacts	Clearway's stormwater and wastewater management policies comply with federal, state, and local regulations, and are designed to minimize impacts to the natural environment and the communities that surround our project sites. Clearway Energy Group does not use water for any of its industrial processes, and so no discharge permits were required.
303-4	Water discharge	Clearway's corporate offices are located in buildings shared by other occupants, so we are not able to quantify our use. The water use at corporate offices is assumed to be permanently lost from the source. None of our sites discharge water to bodies of freshwater, seawater or surface water.
303-5	Water consumption	Water use at our renewable energy sites is minimal and is generally limited to the needs of site staff, basic landscaping, dust control and periodic rinsing of solar panels so the modules can produce the maximum amount of clean energy. Several of these sites do not have the ability to track water consumption and we continue to work with these sites to collect this data. In 2024, we tracked water usage at 92% of these sites, which totaled 2,205,818 gallons.

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA
BIODIVERSITY		
		Environmental Stewardship
304-1	Operational sites owned, leased, managed in, or adjacent to, protected areas and areas of high biodiversity value outside protected areas	Whenever possible, Clearway's renewable energy sites are located outside of areas with high biodiversity value, but a few of our wind farms have the potential to directly affect protected species, including California condors, bald eagles, golden eagles whooping cranes and bats (including hoary, Indiana, big brown, eastern red and tricolored bats). In addition, some of our sites in the Midwest lie within or near a 200-mile-wide migratory corridor used by the Aransas-Wood Buffalo population of whooping cranes, which winter in the Aransas National Wildlife Refuge in southeast Texas and migrate to Wood Buffalo National Park in Alberta, Canada to nest. In keeping with our commitment to preserve and protect biodiversity and avoid harming wildlife, we implement rigorous biomonitoring and curtailment protocols at sites that could impact these species. Some of our California solar sites are on land that includes habitats for small to mid-sized mammals. Wildlife corridors for these small to mid-sized mammals are maintained by creating small openings in the bottom of security fences at our solar sites.
304-2	Significant impacts of activities, products, and services on biodiversity	Environmental Stewardship
304-3	Habitats protected or restored	ESG Report - Environmental Stewardship
304-4	IUCN Red List species and national conservation list species with habitats in areas affected by operations, by level of extinction risk	California condor (Endangered, USFWS; Endangered, California) Giant kangaroo rat (Endangered, USFWS) Whooping crane (Endangered, USFWS) San Joaquin kit fox (Endangered, USFWS; Threatened, California) Indiana bat (Endangered, USFWS) Northern long-eared bat (Endangered, USFWS) Bakersfield cactus (Endangered, USFWS; Endangered, California) Mojave desert tortoise (Threatened, USFWS; Endangered, California) Mojave fringe-toed lizard (Species of Concern, California) Utah prairie dog (Threatened, USFWS) Hawaiian short eared owl (Endangered, Hawaii) Western burrowing owl (Candidate, California) Swainson's hawk (Threatened, California) Bald eagle (Bald and Golden Eagle Protection Act; Endangered, California) Western Joshua Tree (Candidate, California)
EMISSIONS		
305-1	Direct (Scope 1) GHG emissions	2,796 metric tonnes CO ₂ e
305-2	Energy indirect (Scope 2) GHG emissions	9,818 metric tonnes CO ₂ e

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA
WASTE		
		Good Governance and Business Excellence
306-1	Waste generation and significant waste-related impacts	The vast majority of the waste Clearway produces occurs during construction (upstream) or end-of-life (downstream) during decommissioning of our sites. No significant waste is produced during operations.
		Creating sustainable, cradle-to-cradle supply chains that prioritize resource recovery and waste minimization is a priority for the clean energy industry, and Clearway is actively pursuing avenues to increase the amount of project-related waste we recycle. We look forward to continuing to report on our progress in this area in our 2025 ESG report.
		Good Governance and Business Excellence
306-2	Management of significant waste-related impacts	Waste minimization is an over-arching policy at Clearway, an approach that is consistent with our commitment to reduce our environmental impacts.
306-3	Waste generated	In 2024 Clearway Energy Group tracked waste generation at 92% of our sites and recorded a total of 588,491 pounds. Office waste is not included in the total, and we did not dispose of any federally designated hazardous waste.
306-4	Waste diverted from disposal	The total trackable waste diverted from landfill disposal equals 3,933,600 pounds, or 93% of total trackable waste produced. The diverted waste consisted of discarded photovoltaic solar modules, used industrial oils, oil filters, oil-contaminated materials, batteries, electronics, aerosol cans, paints, etc. Office waste is not included in the calculation.
SUPPLIER ENVIRO	IMENTAL ASSESSMENT	
308-1	Percentage of new suppliers that were screened using environmental criteria	100% of Clearway's new suppliers are screened through either our Technology Quality Review process or the vendor qualification program, depending on the type of goods or services they provide. Both screening processes examine environmental impacts.
EMPLOYMENT		
401-1	New employee hires and employee turnover	In 2024, Clearway welcomed 163 new team members to the organization across a variety of locations, roles, levels, and functions. Across the Clearway enterprise, voluntary turnover was 15.5% during 2024.
	Benefits provided to full-time employees that are not provided to temporary or part-time employees	Clearway offers all regular full-time and part-time employees working at least 20 hours per week the ability to select from a comprehensive menu of benefits to meet their needs and those of their dependents. Our offerings include medical, dental and vision care, HSAs with company contributions, health FSAs, dependent daycare FSAs, commuter benefits, and a 401(k) plan with an employer match. We also provide company-paid life, AD&D and disability coverage, and employees can voluntarily purchase additional coverage for themselves and their dependents as needed.
401-2		Clearway also provides a variety of work/life benefits including: voluntary accident, critical illness and cancer, and hospital insurance; pet insurance; employee assistance and commuter expense programs; dependent care assistance; fertility programs; adoption assistance; tuition reimbursement; and benefits for employees in same-sex marriages, civil unions and domestic partnerships. For those welcoming new additions to their family, Clearway offers full-time employees a generous parental leave program and adoption assistance benefits.
		Other items we provide for employees include a wellness spending account that supports mental, physical, and financial wellness programs such as meditation, acupuncture, wellness retreats, counseling and therapy not covered by insurance, smoking cessation, fertility and surrogacy services, gym memberships, fitness classes, and credit and financial counseling.
		Part-time and temporary employees, as well as full-time employees and their household members, can utilize our employee assistance program for support with personal problems and/or work-related problems that may impact their job performance, health, mental and emotional wellbeing. Clearway also waives benefit premiums for employees who are on long-term disability.
401-3	Parental leave	Clearway offers parental leave to full-time employees so that they can bond with a new child. In 2024, 805 male employees and 322 female employees were entitled to parental leave; 42 male employees and 13 female employees used this benefit. Clearway's return-to-work and retention rate is 86%, as all employees who took parental leave in 2024 and returned to work were still employed 12 months after their return.

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA	
OCCUPATIONAL HE	CCUPATIONAL HEALTH & SAFETY		
requirements are adh demonstrate exceller	nered to. We maintain an industry-leading level of quality assurance in our nt safety performance, and all contractors working under the direction of C	ors. Clearway monitors contractor safety performance on sites and works with those contractors to ensure contractual and regulatory construction management processes, and we partner with the most capable construction firms in the industry. All of our contractors must learway undergo training to carry out the responsibilities associated with their positions. Third-party contractors are required to have their own ements, and they are required to comply with all applicable federal, state and local legal requirements at all times.	
403-1	Occupational health and safety management system	Clearway policies and procedures related to health and safety are based on the ISO 45001 standards. Our Safety Management System consists of elements that establish a set of mandatory minimum standards for the management of environmental health and safety (EHS) across Clearway. These elements establish the foundation for a set of policies, procedures and guidelines to deliver continuous improvement and control EHS risk. This information then drives a heightened level of safety responsibility and incident prevention among management, supervision and front-line employees.	
403-2	Hazard identification, risk assessment, and incident investigation	Clearway employees perform job hazard assessments and pre-job briefings prior to each work activity to ensure hazards are identified, risks evaluated and controls implemented to mitigate the risks to the lowest practicable level. This information is communicated to all members of the work party. Any accidents or injuries are investigated to identify causal factors and to develop and implement corrective actions to prevent recurrence.	
403-3	Occupational health services	Clearway maintains strict confidentiality regarding our employees' personal health related information; this information and any employee's participation in any occupational health services is not used for any favorable or unfavorable treatment.	
403-4	Worker participation, consultation, and communication on occupational health and safety	Clearway benefits from employee participation in our safety and training committees, which comprise senior management, supervisory and front-line employees who review and provide input into our safety and training programs. Injury and significant incident information is communicated to all employees through safety alerts, which are sent out via e-mail in addition to being discussed during weekly management and front-line meetings. We train our employees in peer-to-peer coaching to successfully address unsafe behaviors before an injury, accident or near-miss occurs.	
403-5	Worker training on occupational health and safety	Clearway employees are trained in applicable environmental and safety regulatory standards (e.g., OSHA and EPA standards) on an annual basis. This instruction is provided via classroom, computer-based and hands-on training. Managers and front-line employees are trained in incident investigation techniques and root cause identification. Incident investigations and the identification of causal factors help to identify corrective actions that drive continual improvement.	
403-6	Promotion of worker health	Clearway promotes worker health with programs to support the physical and mental well-being of employees. These include training on office and operational safety, ergonomic guidelines, and a workers compensation policy. In addition, we have partnered with Vimocity to provide physical health support to reduce soft tissue injuries in the workplace, increase mobility and flexibility, and improve the overall quality of employees' physical capabilities. We also offer wellness spending benefits and provide an employee assistance program to all employees and contractors to assist them or household family members in the following areas: Stress, anxiety, depression Relationships Parenting Substance abuse Financial concerns This includes: Up to eight in-person sessions with a counselor, per year, per individual Unlimited 24/7 toll-free phone access and online resources Work/life services for assistance with childcare, elder care, and financial issues	

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA
403-7	Prevention and mitigation of occupational health and safety impacts directly linked by business relationships	Please visit the occupational health and safety page on our website for more information on this topic.
403-9	Types of injury and rates of injury, occupational diseases, lost days, and absenteeism, and number of work-related fatalities	Our Safety Metrics Data is for Clearway Energy Group operations and maintenance employees and contractors under day-to-day direction from our staff: Worker Hours: 1,806,230 OSHA Recordable Injuries: 9 OSHA Total Recordable Incident Rate (TRIR): 1.0 Fatalities: 0 Lost Time Injuries: 0 Lost Time Injury Rate: 0.00 Days Away/Restricted Duty or Transfer (DART) Injuries: 1 DART Rate: 0.11 First Aid Incidents: 53
TRAINING & EDUC	ATION	
404-1	Average hours of training per year per employee	In 2024, the health and safety department provided 2,919 hours of environmental safety and health training to Clearway employees and contractors.
404-2	Programs for upgrading employee skills and transition assistance programs	All staff and contractors working under the direction of Clearway undergo training to carry out the environmental health and safety (EHS) responsibilities associated with their positions. Third-party contractors are required to have their own EHS training programs that assure the safety of their personnel and compliance with all legal requirements. In some cases, we may share our EHS training program with third parties to help align program expectations and best practices. We've developed a learning management system to assign and track EHS training based on employee start date and annual training requirements to ensure all employees have the skills necessary to do their jobs and have opportunities to refresh those skills in a timely manner.
404-3	Percentage of employees receiving regular performance and career development reviews	100% of all full-time permanent employees at Clearway receive an end-of-year performance review. Employees who join the organization in Q4 may receive a simplified new hire performance review depending on their date of hire.
DIVERSITY		
405-1	Diversity of governance bodies and employees	Our Diversity Metrics Diversity data for Clearway Energy Group and Clearway Energy, Inc., as of December 31, 2024, is as follows: Governance Bodies: Clearway Energy Inc.'s governing body is made up of 11 individuals, six of whom serve on the board that governs Clearway Energy Group. 55% are above the age of 50, and the remaining 45% are between the ages of 30-50. 9% are female, and 9% are ethnically diverse. Employees: Clearway's overall employee population is 29% female and 34% people of color. Office-based employees are 40% female and 31% people of color. Site employees are 14% female and 39% people of color. Executives at Clearway, which we define as individuals with titles of VP or above as well as members of our C-suite, are 24% female and 10% people of color.
405-2	Ratio of basic salary and remuneration of women to men	Clearway conducts annual reviews of pay equity by gender and ethnicity/race. We are committed to fairness in compensation, and if wage disparities are identified, they are addressed.

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA
406-1	Incidents of discrimination and corrective actions taken	Teamwork and respect help ensure a safe, positive, professional work environment. At Clearway we do not tolerate or engage in discrimination, harassment or bullying, including physical or verbal abuse, intimidation or threats, aggressive behavior, teasing or practical jokes. Employees are encouraged to contact the Human Resources department, call the Clearway Ethics Helpline, or file a report online via the Clearway Ethics Alertline website if any harassment, bullying, or discrimination in hiring, promotion, transfer, training, layoff, termination or compensation and benefits is experienced or witnessed. Speaking out about unkind, unfair or discriminatory treatment is a matter of living Clearway's core values of respect and exemplary leadership. In 2024 we had no EEOC charges. Any complaints of discriminatory behavior were investigated but none were substantiated.
CHILD LABOR		
408-1	Operations and suppliers at significant risk for incidents of child labor	All of Clearway's operations are in the US and comply with applicable state and federal laws that disallow child labor. All our suppliers are required to comply with our Supplier Codes of Conduct, which expressly disallow child labor.
FORCED OR COMPL	ULSORY LABOR	
	Operations and suppliers at significant risk for incidents of forced or compulsory labor	All of Clearway's operations are in the US and comply with applicable state and federal laws that disallow forced or compulsory labor, and all our suppliers are required to comply with our Supplier Codes of Conduct, which also expressly disallow forced or compulsory labor.
409-1		In recognition of the significant concerns about human rights abuses and the use of forced labor in the Xinjiang region of China, which produces approximately 50% of the world's supply of solar-grade polysilicon, we have signed the Solar Energy Industry Association's Forced Labor Prevention Pledge. We source our solar panels from countries other than China and require our suppliers to affirm that their supply chain practices conform with our requirements.
RIGHTS OF INDIGE	NOUS PEOPLES	
	Incidents of violations involving rights of indigenous peoples	All of Clearway's operations are in the US and none have ever resulted in incidents of violations of the rights of indigenous peoples. All our international suppliers are large, publicly traded multinational corporations with strong sustainability practices, and we rely on the knowledge that if a violation of this type occurred, their internal controls would not allow it to go unaddressed.
411-1		Clearway completes a cultural resource inventory review for all development projects to ensure they are designed in compliance with federal and state regulations pertaining to the protection of cultural and tribal resources. Additionally, and where necessary, Clearway will conduct its own voluntary additional outreach with tribes to solicit feedback on our projects and to build relationships; this is in addition to the consultation that agencies may complete with tribal groups prior to approving a project's permit.
HUMAN RIGHTS AS	SSESSMENT	
412-1	Operations that have been subject to human rights reviews or impact assessments	All of Clearway's operations are in the US and none have ever been subject to human rights reviews or impact assessments.
412-2	Employee training on human rights policies or procedures	Our company Codes of Conduct and employee handbooks provide Clearway's expectations regarding fair employment practices, which includes respecting human rights. Our employees are required to agree to abide by these Codes.
412-3	Significant investment agreements and contracts that include human rights clauses or that underwent human rights screening	Clearway's suppliers are required to comply with our Supplier Codes of Conduct, which expressly require that they respect the basic human rights of employees, and do not force employees to work against their will. All work performed for suppliers must be voluntary, and workers shall be free to leave work at any time or terminate their employment. Forced, involuntary prison labor, slavery or trafficking of persons is prohibited.
LOCAL COMMUNIT	TES	
413-1	Operations with local community engagement, impact assessments, and development programs	Community Engagement
413-2	Operations with significant actual and potential negative impacts on local communities	In 2024, Clearway had no known incidents that resulted in significant negative impacts to local communities.

STANDARD NUMBER	DESCRIPTION	2024 PERFORMANCE DATA			
SUPPLIER SOCIAL A	SUPPLIER SOCIAL ASSESSMENT				
414-1	New suppliers that were screened using social criteria	100% of Clearway's new suppliers are screened through either our Technology Business Council process or the vendor qualification program, depending on the type of goods or services they provide. Both screening processes examine social impacts.			
		In 2022, we implemented our <u>Clearway LEADS</u> supplier diversity policy, which is applicable to all our major equipment and service providers. Clearway LEADS promotes the inclusion of local, environmentally aware, diverse and small businesses in our purchasing process and seeks to reduce the environmental impact of our supply chain.			
414-2	Negative social impacts in the supply chain and actions taken	In 2024, none of Clearway's suppliers triggered any red flags for negative social impacts during the supplier screening process.			
PUBLIC POLICY					
	Political contributions	Industry Leadership			
		In keeping with our commitment to expand the production and use of renewable energy, Clearway maintains active memberships in several industry trade associations. Where appropriate, we seek to play a leadership role and leverage these associations' resources to advance initiatives that will make our industry more sustainable.			
415-1		We also recognize the importance of good public policy to our industry, and we engage in advocacy on issues that are important to us, such as renewable energy and climate change. This includes supporting political candidates at the state and federal level who are working to advance legislation on these issues.			
		Clearway Energy Group sponsors a non-connected political action committee (PAC) that makes financial contributions to selected candidates, party committees or other PACs that support issues that directly impact our industry and our company. The PAC is governed by a board comprised of employees from several departments across the Clearway enterprise, and the board votes on proposed contributions. The PAC operates according to all applicable federal and state laws and is funded entirely by voluntary contributions.			
		In 2024, Clearway's PAC contributed \$122,680 to candidate campaigns and PACs that prioritize clean and renewable energy policies. This support helped drive policy outcomes that were critically important to our industry's success at both the federal and state level.			
CUSTOMER PRIVAC	Ŷ				
418-1	Substantiated complaints concerning breaches of customer privacy and losses of data	In the course of work, our employees and suppliers may have access to non-public, confidential information regarding Clearway, its employees, customers and other third parties. Clearway protects this data in accordance with applicable laws, statutes, and regulations. Our company Codes of Conduct and Supplier Code of Conduct establish the framework for our commitment to data privacy, and our IT policy establishes the technology infrastructure to protect data. Clearway actively takes measures to detect, prevent, and mitigate identity theft as required by federal law. In 2024, we had no known breaches of customer privacy or losses of customer data. Clearway Energy Group's privacy policy is published at https://www.clearwayenergygroup.com/privacy-policy/ .			
SOCIOECONOMIC C					
419-1	Non-compliance with laws and regulations in the social and economic area	Clearway is not aware of any material instances of non-compliance with laws or regulations in social and economic areas occurring in 2024, and no significant fines or non-monetary penalties for non-compliance were assessed against us.			