A DIRTY INVESTMENT
European Development Banks’ Link to Abuses in the Democratic Republic of Congo’s Palm Oil Industry
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Summary.................................................................................................................................................. 1
Workers Exposed to Toxic Pesticides.................................................................................................... 2
Dumping Untreated Waste.................................................................................................................. 4
Labor Rights Violations and Extreme Poverty Wages ........................................................................ 6
Lack of Oversight and Enforcement ................................................................................................. 7
Key Recommendations to BIO, CDC Group, DEG and FMO ............................................................. 10
To the Governments of Belgium, Germany, the Netherlands and the United Kingdom .......... 11
To the Government of the Democratic Republic of Congo ............................................................... 11
To Feronia and PHC ......................................................................................................................... 11

Methodology........................................................................................................................................ 1

I. Workers Exposed to Toxic Pesticides ............................................................................................. 4
Health Problems Reported by Workers Applying Pesticides ............................................................... 6
Impotence ............................................................................................................................................. 6
Skin Problems ...................................................................................................................................... 7
Eye Problems ....................................................................................................................................... 8
Headaches .......................................................................................................................................... 8
Inadequate Information and Training Regarding Pesticide Exposure ................................................. 9
Inadequate and Incomplete Protective Equipment During Pesticide Application ............................. 10
Helmets ................................................................................................................................................. 12
Respirators ......................................................................................................................................... 12

Map and Satellite Imagery ................................................................................................................... iv
i. Research Locations ......................................................................................................................... iv
   ii. Boteka Concession ..................................................................................................................... v
   iii. Lokutu Concession .................................................................................................................... vii
   iv. Yaligimba Concession .............................................................................................................. ix
   v. Boloku Village ............................................................................................................................ xi

Glossary.................................................................................................................................................. i
Response to Findings on Untreated Industrial Waste Dumping......................................... 79
Response to Findings on Labor Rights Violations and Extreme Poverty Wages..............80

**Recommendations** ............................................................................................................. 82
To the European Development Banks (BIO, CDC Group, DEG and FMO) .........................82
To the Governments of Belgium, Germany, the Netherlands, and the United Kingdom .....83
To Feronia and PHC ...............................................................................................................84
To the Government of the Democratic Republic of Congo .....................................................85
To the Prime Minister and the Ministry of Labor, Employment and Welfare .....................85
To the Labor Inspectorates in Equateur, Mongala and Tshopo Provinces .......................85
To the Ministry of Environment and Sustainable Development ........................................86
To the Provincial Coordination of the Environment Ministry in Équateur, Mongala and
Tshopo Provinces ..............................................................................................................86

**Acknowledgments** ...........................................................................................................88

**Annex: Use of Pesticides in PHC Plantations** ................................................................. 90
Mancozeb............................................................................................................................. 91
Glyphosate .............................................................................................................................91
Haloxyfop-methyl ..................................................................................................................93
Metsulfuron-methyl ..............................................................................................................93
Chlorpyrifos ..........................................................................................................................93
Polyethoxylated Nonylphenol ...............................................................................................95
# Glossary

<table>
<thead>
<tr>
<th>Term</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ACE</td>
<td>Congolese Agency for the Environment (Agence Congolaise pour l'Environnement)</td>
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<tr>
<td>Area General Manager</td>
<td>The highest-ranking executive in a PHC site, which includes the oil palm plantation and the palm oil mill</td>
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<tr>
<td>BIO</td>
<td>Belgian Investment Company for Developing Countries SA/NV, a Belgian development bank</td>
</tr>
<tr>
<td>CDC Group</td>
<td>British development bank, formerly the Commonwealth Development Corporation</td>
</tr>
<tr>
<td>Congo</td>
<td>Democratic Republic of Congo</td>
</tr>
<tr>
<td>Contract worker</td>
<td>Worker with a contract of indeterminate duration</td>
</tr>
<tr>
<td>Day laborer</td>
<td>Worker who is hired per day</td>
</tr>
<tr>
<td>DEG</td>
<td>Deutsche Investitions-und Entwicklungsgesellschaft mbH, a German development bank</td>
</tr>
<tr>
<td>DFI</td>
<td>Development Finance Institution</td>
</tr>
<tr>
<td>Divisional Manager</td>
<td>A manager who oversees a division at a PHC plantation, which comprises between 200 to 300 plantation workers</td>
</tr>
<tr>
<td>ESAP</td>
<td>Environmental and Social Action Plan, a contractually binding plan agreed between the development banks and Feronia-PHC to bring the company’s operations into compliance with good international industry standards</td>
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<tr>
<td>Term</td>
<td>Definition</td>
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<tr>
<td>--------------------</td>
<td>-----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Factory Manager</td>
<td>Person responsible for the operations of the palm oil mill on a PHC site</td>
</tr>
<tr>
<td>FMO</td>
<td>Nederlandse Financierings-Maatschappij voor Ontwikkelingslanden, a Dutch development bank</td>
</tr>
<tr>
<td>IARC</td>
<td>International Agency for Research on Cancer, a branch of the World Health Organization</td>
</tr>
<tr>
<td>IFC</td>
<td>International Finance Corporation, a member of the World Bank Group</td>
</tr>
<tr>
<td>Oil Palm</td>
<td><em>Elaeis guineensis</em>, African tree in the palm family (<em>Areaceae</em>) cultivated as a source of oil; palm oil is obtained from its fruits</td>
</tr>
<tr>
<td>Palm Oil Mill</td>
<td>Factory where palm oil is extracted from fresh fruit bunches (FFB) by a mechanical process</td>
</tr>
<tr>
<td>Plantation Manager</td>
<td>Person responsible for the operations of the plantation on a PHC site</td>
</tr>
<tr>
<td>PHC</td>
<td>Plantations et Huileries du Congo, S.A., a subsidiary of Feronia in Congo</td>
</tr>
<tr>
<td>WHO</td>
<td>World Health Organization</td>
</tr>
</tbody>
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i. Research Locations

Human Rights Watch conducted research at PHC’s three plantations (Boteka, Lokutu, and Yaligimba), as well as in the cities of Bumba, Kinshasa, Kisangani, Lisala, and Mbandaka.
ii. Boteka Concession
The Boteka agricultural concession, located in the northwestern province of Équateur, spans over 6,000 hectares, of which 3,667 are planted with oil palm, according to the plantation’s social environmental impact report which was approved by the Congolese government in 2017. The company’s palm oil mill dumps its effluents on the Momboyo River, a tributary of the Congo River.

iii. Lokutu Concession
The Lokutu plantation, located in the province of Tshopo, spans over 60,000 hectares, of which 14,800 are planted with oil palm, according to the plantation’s social environmental impact report, which was approved by the Congolese government in 2017. The company’s palm oil mill dumps its effluents into the Congo River.

iv. Yaligimba Concession
The Yaligimba plantation, located in the province of Mongala, spans over 30,000 hectares, of which 11,682 are planted with oil palm, according to the plantation’s social environmental impact report, which was approved by the Congolese government in 2017. The company’s palm oil mill dumps its effluents next to workers’ homes. Downstream the waste mixes with a natural pond and a stream that supplies drinking water to Boloku, a community of several hundred people outside of the agricultural concession. Though the company has built or restored a number of boreholes, there are none in the affected community, residents told Human Rights Watch, as it is outside the bounds of the agricultural concession. The nearest borehole inside the plantation is five kilometers away measured in a straight line; no dirt road is visible between the two locations in the satellite imagery.

Sources: Satellite image January 22, 2019. © 2019 ESA. Boundaries of the agricultural concessions and planted areas uploaded by Feronia on MapHubs on January 11, 2017, available at: https://feronia.maphubs.com/layer/info/41/Plantation-Yaligimba#10.52/2.3146/22.9373 (accessed July 25, 2019). Waterways data: Open Street Map (accessed July 24, 2019). Human Rights Watch researchers used GPS to pinpoint the location of the palm oil mill, the natural pond where the effluent stream flows into, and Boloku in February 2019 during a research trip to Yaligimba. Researchers walked five kilometers along sections of the effluent stream and used GPS to track the journey.
v. Boloku Village
Boloku village, located less than five kilometers from the boundaries of the Yaligimba PHC agricultural concession, can be seen in this satellite image. In 2011, when the image was taken, there were approximately 75 houses in the village. Community leaders told Human Rights Watch there were over 100 homes in February 2019. To the west of Boloku is Loeka stream and its creek; community members told Human Rights Watch this was their only source of drinking water and that effluents from the PHC mill had contaminated it in 2018. Though PHC has drilled a number of boreholes in the concession, the nearest one to Boloku is five kilometers away measured in a straight line; no dirt road is visible between the two in the satellite imagery. The palm oil production quadrupled that year in Yaligimba, according to the company's 2018 tax declarations. To the east of Boloku, the Yaligimba mill releases largely untreated effluents that flow into a natural pond, which is connected to Loeka stream through a narrow channel (see Map 4 above). Satellite image March 29, 2011. © DigitalGlobe - Maxar Technologies 2019; source: Google Earth.

Source: Human Rights Watch researchers used a GPS to pinpoint the location of Boloku during a research trip to Yaligimba in February 2019. During that visit, researchers were taken on canoes by villagers on what we believe is Loeka creek. They subsequently identified Loeka stream through analysis of satellite imagery.
Summary

This report examines the responsibility of four European development banks for abusive practices on oil palm plantations in the Democratic Republic of Congo. These banks – BIO, from Belgium; CDC Group, from the United Kingdom; DEG, from Germany; and FMO, from the Netherlands – are among the ten largest bilateral development financial institutions in the world, controlling billions of dollars in investments across more than 2,000 projects in developing countries. Human Rights Watch found that the banks have failed to ensure that the palm oil companies they finance in Congo are respecting the basic rights of the people who work and live on or near their plantations.

Since 2013, the four banks have invested a total of nearly US$100 million in the palm oil company Feronia and its subsidiary Plantations et Huileries du Congo S.A. (PHC) (together “the company”), which operates three oil palm plantations spanning over 100,000 hectares in northern Congo: “Boteka,” “Lokutu,” and “Yaligimba.” In addition to being an investor, CDC Group is also a shareholder in Feronia: it currently owns 38 percent of the company. The three plantations employ a total of nearly 10,000 workers. Approximately 100,000 people live on or within five kilometers of their property.

During field research in Congo between November 2018 and May 2019, Human Rights Watch visited the company’s three plantations and interviewed more than 200 people, including 102 PHC employees residing on or near the plantations, 20 Feronia and PHC executives and company managers, and 25 government officials, among others. Human Rights Watch also reviewed extensive documentary evidence, including social-environmental impact reports the company submitted to Congolese authorities.

Human Rights Watch found that lack of proper oversight by the banks has enabled Feronia and its subsidiary PHC to commit abuses and environmental harm that infringed upon health and labor rights. These abuses include exposing more than 200 employees to toxic pesticides without adequate protection; not providing employees exposed to hazardous materials with the results of medical examinations; and engaging in abusive employment practices that place many workers under the extreme poverty line. The plantations’ palm
oil mills also routinely dump untreated industrial waste and may have already contaminated the only drinking water source of local communities.

Congolese authorities have failed to ensure PHC’s compliance with domestic laws regulating labor and environment conditions and to protect the rights of plantation workers and local residents.

While the Congolese government has primary responsibility for protecting the rights of PHC workers, the development banks are also obligated to ensure that the companies they finance are not engaging in abusive practices, an obligation they have failed to meet. This is partly the result of structural failures in the way the banks operate: most of the banks do not assess the potential human rights impacts of the projects they invest in and all do little to disclose relevant information to communities that might be impacted. The banks also do not ensure that affected communities have access to effective remedies when the companies they finance engage in abusive practices.

Development banks could play an important role in promoting economic opportunities in Congo, a country where two-thirds of the 84 million residents live in poverty, 7.7 million are severely food insecure, and 4.5 million have been internally displaced due to armed conflict. As one the five largest private employers in the country – and the largest in the agricultural sector, which employs most of the working population – PHC's palm oil plantations are an important source of economic opportunity. However, by failing to ensure that PHC is complying with international standards and domestic law regulating employment and environmental practices, the banks are not fulfilling their obligation to protect rights, thereby compromising their stated mission to advance sustainable development.

Workers Exposed to Toxic Pesticides

Half of the active ingredients in the nine pesticides that PHC uses in its plantations are considered hazardous by the World Health Organization (WHO), including some that may cause severe damage to the eyes. Three of the pesticides contain active ingredients that are considered cancer-causing by the WHO or other recognized health authorities. In August 2019, regulators recommended to the European Commission that approval for one
of these chemicals be revoked; German authorities said in September they would completely phase out another of these substances by 2023.

As of May 2019, at least 245 PHC male contract employees were working with pesticides across the three plantations. Of these, 213 workers apply these toxic chemicals six days a week using a 16-liter backpack sprayer, each treating 300 to 600 palm trees per day. Thirteen team leaders supervise them on site. Fifteen workers are responsible for mixing pesticides in their purest form to create the formula their team members spray. Every day, the mixers create 200 gallons (the equivalent of nearly 800 liters) worth of formula.

Given the risks to human health, the WHO has developed standards regarding appropriate protective equipment for the use of pesticides in agriculture. Similarly, Congolese law requires that employers provide workers with appropriate protective equipment for their occupation and ensure special medical monitoring for workers in hazardous occupations. PHC’s own policies elaborate on the company’s institutional commitment to protect the health of their workers and prescribe specific equipment for workers who apply pesticides.

Human Rights Watch interviewed 43 workers on specialized pesticide teams employed by PHC, as well as the manager of one of these teams. Researchers also inspected the pesticide teams’ protective equipment and reviewed the training manuals PHC distributed to them. After consulting with occupational and public health experts, Human Rights Watch concluded that the equipment workers received was not consistent with WHO standards, Congolese law, or the company’s own policies.

Workers described a wide range of health problems that they had experienced since they began working with pesticides. These included both conditions that developed immediately after spraying pesticides and chronic conditions that emerged over time.

- Most of the workers, who were between the ages of 25 to 46, said they had become impotent since they started their job.
- A number of workers described skin irritation, itchiness, and blisters immediately after the pesticides came into contact with their skin.
- Several workers described pain and irritation in their eyes while applying pesticides; others said their vision had diminished or become blurred since they started the job.
• Other workers said they experienced shortness of breath, elevated heart rate, headaches, weight loss, and chronic fatigue.

Some of these health problems are consistent with risks posed by the active ingredients in the specific pesticides sprayed by PHC workers, such as skin and eye problems. Other health problems such as impotence, shortness of breath, headaches, and weight loss are consistent with exposure to pesticides in general, as described in scientific literature.

Human Rights Watch research found that PHC has not provided workers with information necessary for them to understand the short and long-term health risks associated with their jobs or to consent to these risks. Though these workers are subject to special medical oversight from company doctors, most of those interviewed by Human Rights Watch said they did not receive the results of their medical examinations, even after they repeatedly asked for them, leaving them in a state of uncertainty about their health. The remainder did not say if they had received their results.

**Dumping Untreated Waste**

At least two of PHC’s three palm oil mills dump untreated waste into rivers and near the homes of workers, according to Feronia and PHC staff. The company’s waste disposal procedures do not appear to be compliant with Congolese law or with international human rights standards for the conduct of business. Nor are they apparently compliant with commercial good practice expected from appropriately designed, operated, and maintained facilities operating under normal conditions, according to guidelines designed by the World Bank Group.

At the Yaligimba plantation, the company dumps its waste in a narrow channel beside the Mindonga workers’ camp, a settlement behind their palm oil mill. The effluents produce a putrid smell and fumes that pervade hundreds of homes on each side of the channel where workers live with their families. The stream of effluents continues its course for five kilometers before flowing into a natural pond. There, women and children bathe and wash their clothes and cooking utensils.
From this pond, the effluents flow through a channel to Loeka stream, west of the palm oil mill, which Human Rights Watch found after pinpointing GPS coordinates in the course of field research and analyzing satellite imagery of the site.

There are no sources of drinking water other than Loeka stream in Boloku, a village of several hundred families downstream from the PHC mill, residents told Human Rights Watch. Boloku’s customary leader filed a formal complaint with PHC in November 2018, alleging the stream was polluted by the company’s waste discharges. At the time Human Rights Watch interviewed him, three months after he filed the complaint, the company had not taken any action, he said.

In 2018, the year Boloku villagers filed the complaint, the production in Yaligimba quadrupled between January and November, according to the company’s tax declarations – with the volume of waste discharged into the water growing proportionally. Boloku’s customary leader told Human Rights Watch that residents observed oily waste in the water and that the color of the water had changed. “We don’t want to drink it anymore,” he said.

The World Bank Group’s Environmental, Health and Safety (EHS) Guidelines on Vegetable Oil Production and Processing indicate palm oil mill effluents should be treated to bring them into compliance with nine parameters before releasing them into the environment. In its two largest plantations, PHC only controls effluents for one of these nine parameters – the content of palm oil – to avoid dumping their product.

The European development banks imposed compliance with the International Finance Corporation (IFC) Performance Standards and the EHS Guidelines on Feronia and PHC as part of their contractual obligations. The guidelines “are achievable under normal operating conditions in appropriately designed, operated, and maintained facilities,” according to the IFC.

The company’s practice of dumping untreated effluents endangers the health of villagers who must rely on polluted water and undermines their ability to enjoy private, family, and cultural life in their homes without being overwhelmed by a putrid smell. If unchecked and untreated, effluent dumping could, over time, also cause fish to suffocate and die, or cause large growths of algae that can adversely affect the health of those who come into contact with polluted water or consume tainted fish.
Labor Rights Violations and Extreme Poverty Wages

In addition to failing to provide adequate equipment to employees who work with pesticides, PHC has not provided basic protective equipment to day laborers, who are employed and paid per day and make up the majority of the company’s workforce. Day laborers often set out on the plantation without gloves or boots, making them vulnerable to snake and spider bites, machete and thorn prick injuries, and trauma.

Female plantation workers appeared to be disproportionately impacted by the lack of protective equipment. Speaking of the group of women with which she works, a female laborer from Boteka plantation told Human Rights Watch, “We work without boots, without gloves – with our bare hands, sometimes the fruits [we have to pick up] fall on cows’ or people’s excrement.” In a visit to the Boteka palm oil mill, Human Rights Watch researchers observed that women were the only employees working without any protective equipment.

The range of practices that put workers’ health and safety at risk contravene Congolese labor law and international human rights standards, as well as the company’s policies. However, PHC workers face considerable barriers when seeking redress for harms incurred, as the remote location of the plantations makes it physically difficult for them to file complaints. In addition, government agencies in charge of enforcing labor law are underfunded, understaffed, and often unable to travel to the plantations to conduct inspections. Further, some of the workers that Human Rights Watch interviewed expressed mistrust toward their trade union representatives, who in some instances are also part of company management.

PHC has made routine use of temporary contracts in apparent violation of Congolese law, which states that companies can hire day laborers for no longer than 22 days in any two-month period, after which a company must offer an indefinite contract. Many workers told Human Rights Watch they were employed as day laborers on temporary contracts for years at a time, including as long as ten years in one case. At one plantation, Congolese authorities imposed a hefty fine for this illegal practice and ordered the company to provide indefinite contracts over the course of two years to 1,500 workers. In December 2018, PHC had nearly 7,000 day laborers.
Day labor schemes preclude cash benefits that are otherwise owed to contract workers under the collective bargaining agreement, such as end-of-year bonuses and statutory annual raises. Day labor schemes then result in significantly lower wages for workers that keep them below the extreme poverty line of US$1.90 per day, as defined by the World Bank. While PHC’s director general said day laborers are paid on the same scale as contract workers, several day laborers told Human Rights Watch the agreement with the company was to be paid 2,000 FC (US$1.20) per day, which is lower than the lowest paid contract workers.

Among plantation workers, female laborers reported the lowest monthly salaries, ranging between 12,000 FC (US$7.30) and 30,000 FC (US$18.75). A former manager who supervised over 200 plantation workers in Boteka told Human Rights Watch that women were mainly employed as fruit-picker day laborers, that the company pays them 30 FC (US$0.01) for every sac of 10 kilos, and that “15 sacs per day is already too hard to accomplish.” The maximum a woman in this role can earn is 15,000 FC (US$9.04) per month, he said.

Most Congolese live in poverty, and the company provides employment for people who otherwise might be jobless. But the investment banks have consistently stated that one of their primary objectives when they invested in Feronia and PHC was to create decent jobs and promote development. CDC group said that “improving the conditions and rights of workers” was “at the heart” of their investment, in accordance with their development mandate. But contrary to the banks’ development mandate, workers in all three plantations, both men and women, told Human Rights Watch that their low wages did not enable them to meet even basic needs, and that they could not afford to provide their families three meals a day.

**Lack of Oversight and Enforcement**

Congolese authorities have not adequately enforced domestic labor and environmental laws that would help protect workers and communities from the abuses documented in this report. These include the rights to health, to water, and to information, as well as their labor rights. Provincial authorities cited lack of resources and staff as the most common cause for deficient monitoring, highlighting the need for national authorities to provide adequate resources at the local level.
The European development banks, which their respective states wholly own or have majority-ownership, have an extraterritorial obligation to uphold international human rights law. International standards obligate states, and thus the investment banks, to take steps to prevent and provide redress for rights abuses that occur outside their territories due to the activities of business entities over which they can exercise control. KfW, the German-owned development bank that owns and supervises DEG, explicitly recognizes its extraterritorial obligations in its human rights declaration, but has still fallen short in protecting rights.

As a practical matter, the banks that invested in Feronia and PHC can exercise control on decisive operational matters through the conditions they attach to their lending and by monitoring company compliance with these conditions – thereby taking steps to prevent and redress infringements of rights.

The banks conducted due diligence to assess social and environmental risks that could pose a liability to themselves as investors, and they evaluated the gap between the companies’ practices and international industry standards. However, neither of these assessments are designed to prevent infringement of human rights that could result from business activity, as would human rights-specific due diligence.

An Environmental, Social and Action Plan (ESAP) was prepared based on the social and environmental assessments. The ESAP’s objective is “to ensure that over time Feronia reaches compliance with international standards and law,” specifically Congolese law, the 2012 IFC Performance Standards, the EHS Guidelines, and the criteria to obtain certification from the Roundtable on Sustainable Palm Oil (RSPO), a certification initiative for palm oil producers wishing to adhere to labor, social, and environmental industry-specific standards.

The ESAP could be the instrument to ensure that the banks’ investments do not support activities that cause or contribute to human rights abuses. Human Rights Watch considers that an ESAP should be prepared on the basis of environmental, social, and human rights due diligence so that the banks may fulfill their duty to protect rights. To effectively prevent abuses, an ESAP should set minimal social and environmental standards for the company’s operations with a clear timeframe for these standards to be met. In addition to establishing monitoring mechanisms, it should also define consequences in the event
there are serious violations of the company's contractual obligations. In addition, an ESAP should establish enforceable and accessible remediation avenues for people who have suffered rights abuses from bank-funded commercial activities.

On grounds of commercial secrecy, the banks have not disclosed their due diligence assessments, nor the mitigation measures they agreed the company would implement. So long as they shield this information, it is difficult – if not impossible – to effectively monitor whether they are meeting their human rights obligations. This is particularly concerning for investments that are deemed “high risk” under the IFC environmental and social categorization, as PHC has indeed been classified by FMO, because of their “potential significant adverse environmental or social risks and/or impacts that are diverse, irreversible, or unprecedented.” Disclosing such assessments would not be unusual – the IFC, a member of the World Bank Group, publishes social and environmental impact assessments for all their projects.

This opacity means that Congolese and European government oversight agencies have had limited access to information on the human rights risks associated with investments, or the documentation that lays out the agreement between the banks and their clients. Potentially affected communities do not have access to information on how development banks identify, prevent, or mitigate the human rights impacts associated with investments, what these impacts could be, and how these impacts could affect their rights and livelihoods. Civil society groups have been prevented from scrutinizing whether public funds invested in the development banks are enabling activities that cause or contribute to human rights violations abroad.

The four European development banks have complaint mechanisms that provide them with feedback on whether they have acted in compliance with their policies and whether these policies are adequate to prevent negative social and environmental impacts. Yet, these mechanisms have multiple weaknesses:

- They do not have the authority to compel banks, or the businesses in which they invest, to participate in dispute resolution processes or to implement the agreements reached through these processes;
- They cannot reach a determination of fault or decide liability for abuses;
They are chiefly available online, and the banks do little or nothing to publicize their existence for potentially affected people, rendering the mechanism considerably inaccessible for vulnerable rural communities;

In the case of CDC, the mechanism does not provide any guidance to complainants on timeframes, types of resolutions they might be able expect, or guarantees against retaliation or reprisal when the complaint is brought by an external party, and the authority responsible for investigating complaints submitted through the mechanism is part of the bank’s management structure, instead of being an independent authority, compromising its impartiality. In addition, CDC does not publish details of the complaints.

The banks said they encourage the creation and implementation of effective grievance mechanisms at the company level so that businesses continue operating responsibly after development banks divest. While it is undoubtedly important for such mechanisms to exist at the company level, this does not relieve the banks – or the government authorities that oversee them – of their obligation to provide remedy and to create avenues for accountability for their role in supporting activities that caused or contributed to abuses. The banks and government oversight authorities should strengthen these mechanisms to create or provide genuine remediation avenues.

**Key Recommendations to BIO, CDC Group, DEG and FMO**

The four European development banks should undertake structural reforms to ensure that they are meeting their human rights obligations to prevent and mitigate abuses by companies in which they invest, such as those documented in this report.

Specifically, the banks should:

- Adopt human rights policies that acknowledge their extraterritorial human rights obligations, in the case of BIO and CDC Group, or modify their existing human rights policy to acknowledge extraterritorial obligations, in the case of FMO;
- Consistently conduct human rights due diligence prior to investing in a project and disclose, at a minimum, summaries of these risk assessments, as well as the mitigation measures they have adopted to address these risks;
• Ensure this information reaches potentially affected communities, and that it is also made available to government agencies that have oversight over the companies;
• Strengthen their grievance mechanisms so they are effective accountability avenues, and adopt anti-retaliation policies that protect activists from backlash when they bring forth complaints; and
• Adopt policies on decent work that compel investees to pay living wages, so that their investments meet their development mandate.

To the Governments of Belgium, Germany, the Netherlands and the United Kingdom
The governments that wholly-own or majority own these banks should ensure that nothing in their domestic legislation prevents the banks from engaging in structural reform that would enable them to meet their human rights obligations.

To the Government of the Democratic Republic of Congo
The government of Congo has the primary responsibility to protect the rights of workers and communities impacted by PHC operations, specifically to:

• Ensure that provincial representations of the Environment and Labor ministry are appropriately staffed and resourced, so they are able to conduct regulatory inspections and enforce the law;
• Investigate allegations of labor rights violations and environmental contamination; and
• Adopt a living wage for agricultural workers.

To Feronia and PHC
Feronia and PHC should engage in reform to prevent, mitigate, and address abuses on their plantations. The company should:

• Ensure that all workers have appropriate and complete equipment that adequately protects them from the hazards of their occupation;
• Ensure that laborers who work with toxic chemicals have access to adequate information to understand the risks associated to their job, that they promptly
receive all test results of medical examinations, and that they are not forced to work without adequate equipment;

• Treat all waste in accordance with good industry standards and Congolese domestic law;

• Effectively address complaints about water contamination with a view to provide reparations to affected communities; and

• Ensure access for Congolese authorities to all company sites whenever they conduct regulatory inspections, in line with domestic law.
Methodology

This report is based on field research conducted by Human Rights Watch researchers for a total of eight weeks between November 2018 and May 2019 in the Democratic Republic of Congo. Researchers visited each of PHC’s three plantations: Boteka in Équateur province, Lokutu in Tshopo province, and Yaligimba in Mongala province. In every case, researchers obtained consent from the highest-ranking company executive on site to remain inside or within proximity of the plantation. Human Rights Watch also conducted interviews with public officials in the capitals of the three provinces where the plantations are located – Mbandaka, Kisangani, and Lisala, respectively. Researchers also interviewed company executives, public officials and diplomatic personnel in Kinshasa, the national capital, in addition to telephone interviews with representatives of nongovernmental organizations (NGO) and academics.

Human Rights Watch researchers interviewed 206 people for this report, including 102 PHC workers, of whom 98 were plantation workers and four were factory workers. Nine of the workers interviewed were women. The workers performed various occupations, including applying pesticides, harvesting fresh fruit bunches, weeding the area around palm trees, and gathering fruits on the ground. Interviews were conducted in French or in Lingala – the most widely spoken language in the three plantations – via an interpreter.

All interviewees provided oral informed consent and were assured that they could end the interview at any time or decline to answer any question. We have withheld workers’ names to protect them from possible reprisals. Interviewees were not compensated, but some who traveled to meet researchers were reimbursed for transport expenses.

Human Rights Watch researchers also interviewed a total of 20 Feronia and PHC executives and managers, including the then-Feronia chief executive officer (CEO), the PHC director general (DG), plantation managers, environmental managers, factory managers, human resources directors, and laboratory chiefs in the three plantations we visited and in Kinshasa. In addition, we interviewed two former PHC managers who worked in Boteka and Lokutu. We also interviewed 16 health workers employed or contracted by PHC, including three doctors, one in each plantation.

Human Rights Watch researchers conducted interviews with a total of 25 Congolese public officials from the Ministry of Labor, Employment and Welfare, the Ministry of Industry, the Ministry of
Environment and Sustainable Development, the Congolese Agency for the Environment, the National Commission for Human Rights, and national and provincial tax authorities across Bumba, Kinshasa, Kisangani, Lisala, and Mbandaka. We interviewed these officials regarding their attributions and, specifically, their oversight and law enforcement role over PHC. We also asked them about relevant Congolese laws and regulations that are applicable to PHC operations.

Human Rights Watch also met with a total of seven diplomatic personnel from the embassies of Belgium, Germany, the Netherlands, and the United Kingdom in Kinshasa to understand their role in regard to their countries’ development banks’ financial participation in Feronia and PHC.

On March 21, 2019, Human Rights Watch requested information from Feronia's CEO on Feronia and PHC policies, corporate governance, workers’ compensation, and staff composition, as well as environmental protection and mitigation measures for their operations. The company responded on May 6, 2019 with a letter and 71 documentary pieces. On September 30, 2019, Human Rights Watch sent a summary of our findings to Feronia and PHC requesting information on the steps taken to address the human rights issues documented in this report. The company had not replied at the time of publication.

Between February and May 2019, we requested information from the Belgian Investment Company for Developing Countries SA/NV (BIO), CDC Group, the Deutsche Investitions- und Entwicklungsgesellschaft mbH (DEG), and the Nederlandse Financierings-Maatschappij voor Ontwikkelingslanden (FMO) regarding their participation in Feronia and PHC. The four banks responded in writing between February 6 and May 8, 2019. On September 30, 2019, Human Rights Watch sent a summary of our findings to the banks requesting information on the steps taken to address the human rights issues documented in this report, to which they replied on October 22, 2019.

Between May and June 2019, we also requested information from the government agencies in charge of supervising the development banks: the Kreditanstalt für Wiederaufbau (KfW) in Germany, the Department for International Development (DFID) in the UK, the Ministry for Development Cooperation in Belgium, and the Ministry of Foreign Affairs in the Netherlands. The four agencies responded between June 7 and 25, 2019.

Responses from the banks and the company are incorporated throughout the report. All letters sent and received by Human Rights Watch are available online as an Annex to this report at: https://www.hrw.org/sites/default/files/supporting_resources/drc_report_annex.pdf.
Human Rights Watch reviewed extensive documentation for this report, including internal policies and training manuals produced by Feronia and PHC, official written complaints submitted through the PHC grievance mechanisms by workers and villagers residing on their concessions, social environmental impact reports for PHC three plantations submitted to the Congolese Agency for the Environment (ACE), 2018 tax payments made by PHC, public statements by Feronia assessing their own performance, and publicly available internal policies and statements of the four development banks that have invested in Feronia. We also reviewed documentation provided by workers regarding their wages, benefits, and training.

Human Rights Watch consulted a total of six experts on water quality, occupational health, public health, and indigenous peoples in Congo, in addition to 11 NGO representatives with expertise on forest conservation in Congo. We also reviewed secondary sources, including academic studies and media reports.
I. Workers Exposed to Toxic Pesticides

“Each day, [our] bodies are victims of these products.”
Worker, 29, father of four, Yaligimba, January 2019

More than 200 workers are mixing and spraying toxic chemicals on PHC plantations with inadequate and incomplete protective equipment. Many have noticed a deterioration in their health since they started on the job.

PHC uses nine pesticides across its three plantations. Pesticides are chemical compounds used in agriculture to kill pests, including insects, rodents, fungi, and unwanted plants (weeds), that damage crops.¹ Half of the active ingredients in the nine pesticides that PHC uses in its plantations are considered hazardous by the World Health Organization (WHO), including some that may cause severe damage to the eyes. Three of the pesticides contain active ingredients that are considered cancer-causing by the WHO or other recognized health authorities. In August 2019, regulators recommended to the European Commission that approval for one of these chemicals be revoked; German authorities said in September they would completely phase out another of these substances by 2023 (see the Annex for a detailed discussion of the use of pesticides on PHC plantations.)

As of May 2019, at least 245 PHC employees were working with pesticides across the three plantations, all male contract workers, according to the company.² They are exposed to toxic chemicals in different ways. Six days a week, 217 workers spray pesticides using a 16-liter backpack sprayer, each treating 300 to 600 palm trees per day. Thirteen team leaders supervise them on site;³ and 15 workers are responsible for mixing these pesticides in their purest form to

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² Feronia provided the figures for the number of workers who apply pesticides on their plantations in response to an information request from Human Rights Watch; Feronia letter in response to a Human Rights Watch information request, May 6, 2019, copy on file. Company executives said that this occupation was not appropriate for women, citing women’s supposed fragility and tendency to negligence, evidencing discriminatory views towards female workers in the plantations’ managerial structure. Human Rights Watch interview with Jean Pierre Ilombe, Lokutu, January 27, 2019; Human Rights Watch interview with Aimee Motondo, Lokutu Environmental Manager, Lokutu, January 24, 2019; Human Rights Watch interview with Yaligimba director of Human Resources, Yaligimba, January 31, 2019.
³ These 217 workers are supervised by 13 team leaders who are on the plantation with them while they spray with similarly inadequate equipment. Jean Luc Mbuwa, who has supervised over a hundred workers who mix and apply pesticides in Yaligimba for three years, told Human Rights Watch about their daily tasks; Human Rights Watch interview with Jean Luc Mbuwa, Yaligimba PHC plantation, February 1, 2019.
create the formula their colleagues spray. Every day, the latter mix 200 gallons worth of formula, the equivalent of nearly 800 liters.⁴

The World Health Organization (WHO) and other recognized authorities, including the European Union and the US Environmental Protection Agency (US EPA), have established that pesticides can pose a risk to human health. “By their nature, pesticides are potentially toxic to other organisms, including humans, and need to be used safely,” the WHO has determined.⁵

Given these risks, the WHO has developed standards regarding the appropriate protective equipment for the use of pesticides in agriculture.⁶ Similarly, Congolese law requires that the employer provide workers with appropriate protective equipment for their occupation, and to ensure special medical monitoring for workers in hazardous occupations.⁷ PHC’s own policies prescribe specific equipment for workers who apply pesticides, and, more broadly, state the company’s institutional commitment to protect the health of their workers.⁸ Occupational health is also the subject of several provisions in a collective bargaining agreement PHC reached with six trade unions.⁹

Human Rights Watch interviewed 43 workers PHC employs on specialized pesticide teams. Workers said the equipment they received was not consistent with what the company had told them they would need to protect themselves when applying pesticides. Following interviews with workers, inspecting equipment, reviewing training manuals, and consulting occupational and public health experts, Human Rights Watch research confirmed that the equipment they received was not consistent with WHO standards or Congolese law.

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⁴ Feronia provided the number of workers; Feronia letter in response to a Human Rights Watch information request, May 6, 2019, copy on file. Workers who mix pesticides told Human Rights Watch about their daily tasks, for example Human Rights Watch interview with Worker #20, Lokutu, January 25, 2019.
⁷ See section “Obligations under Congolese Law” in Chapter V. Feronia and PHC’s Failed Commitments, Obligations and Responsibilities below.
⁸ PHC Plan de Santé, Sécurité et Environnement (PSSE), 2019; copy on file with Human Rights Watch.
⁹ Collective Bargaining Agreement of the PHC Society, August 2018, article 52(b) and 53 (copy on file with Human Rights Watch).
Health Problems Reported by Workers Applying Pesticides

Workers described a wide range of adverse health effects they experienced since they began manipulating pesticides. These effects included both ailments that manifested immediately after spraying pesticides and chronic conditions that developed over time. Some of these effects are consistent with risks posed by the active ingredients in the specific pesticides sprayed by PHC workers, such as skin problems (rashes, pustules, and burns) and eye problems (eye irritation and pain, blurred vision). They described other symptoms including impotence, shortness of breath, headaches, and weight loss, that are consistent with exposure to pesticides in general, as described in scientific literature.

Impotence

Many male workers ages 25 to 46 told Human Rights Watch they had become impotent since they started their job.10

- “Sexually, I feel weak. I don’t have the strength to satisfy my wife in bed. It shames me,” said a 32-year-old who had been applying pesticides for two years.11
- “They didn’t warn me of sexual weakness, if they’d say it, we’d protest. They told us we need to protect ourselves, but they didn’t tell us what the risks are,” said a 30-year-old worker from Lokutu.12
- “For what concerns sexual weakness, it’s a problem for all the members of the pesticide team,” said a worker who has applied pesticides for three and a half years. “There are some among us who won’t tell you about it, but it will be because they are ashamed, but we all have this problem regardless of age.”13
- “There is a chronic fatigue, difficulty breathing and what scares us the most, there is sexual weakness,” said a 29-year-old worker who has applied pesticides in Yaligimba for two years. “I’m no longer able to satisfy my wife in bed ... and this issue is for everyone in our team.”14

10 Workers generally used the euphemism of “sexual weakness” (faiblesse sexuelle in French) when referring to impotence. Human Rights Watch asked interviewees what they meant by that expression and workers confirmed it was the difficulty to have and maintain an erection. Twenty-seven of the 43 male employees who work with pesticides interviewed by Human Rights Watch said they had become impotent since they started the job.
12 Human Rights Watch interview with Worker #28, Lokutu, January 26, 2019.
14 Human Rights Watch interview with Worker #78, Yaligimba, January 31, 2019.
• “There is a problem that threatens us all and it’s becoming sexually weak,” said a worker who has been applying pesticides in Yaligimba since April 2016. “At first I thought I was the only one with this problem [impotence] and that I should not talk about it with others, but when I heard others, I opened up about what I had become.”  

**Skin Problems**

A number of workers described skin irritation, itchiness, and blisters immediately after the pesticides came into contact with their skin.  

- “The backpack sprayers that we use are not in good condition anymore, they let the product out and it falls on the person,” a worker who has applied pesticides in Yaligimba for two years told Human Rights Watch. “We get pustules [a small elevation of the skin containing pus] that invade the skin.”  
- “The product spilled on my back, [I felt] heat, [got] sores all over my body, the irritation lasted three days. I applied palm oil [to heal]. For us who are far away [from the only hospital], there are no products in the health centers,” said a 26-year-old father of six.  
- “When the product touches the skin there are these pustules that appear and it hurts a lot,” a 32-year-old worker in Lokutu told Human Rights Watch.  
- “Once you get the product on your skin, [you have] irritation, small itchy pustules, burns, [these are among] the effects we have observed,” a 25-year-old worker from Yaligimba told Human Rights Watch.  
- “I have skin irritation and pustules appear frequently,” said a 44-year-old father of six from Yaligimba. 

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15 Human Rights Watch interview with Worker #91, Yaligimba, February 1, 2019.  
16 Twelve of the 43 male employees who work with pesticides interviewed by Human Rights Watch said they had experienced skin problems following exposure to pesticides.  
17 Human Rights Watch interview with Worker #78, Yaligimba, January 31, 2019.  
18 Human Rights Watch interview with Worker #32, Lokutu, January 26, 2019.  
20 Human Rights Watch interview with Worker #72, Yaligimba, January 30, 2019.  
21 Human Rights Watch interview with Worker #79, Yaligimba, January 31, 2019.
Eye Problems

Several workers described pain and irritation in their eyes while applying pesticides. Others said their vision had diminished or become blurred since they started the job. One doctor and five company nurses said that common complaints among workers who apply pesticides relate to eye problems.

- “The product entered my left eye while I was working, I felt pain, until now,” said a 41-year-old father of six, “it’s been around three months, my eyesight is blurry.”
- “I once fell and the product touched my eyes, when there’s too much sun out it hurts, I went to the hospital [and] they gave me eye drops, it helped me but not really,” a 30-year-old worker from Lokutu told Human Rights Watch. “We were recently given goggles, before I worked without them.”
- “I have vision problems,” a 33-year-old father of six in Yaligimba said. “We asked for goggles several times, they told us to wait but we haven’t gotten anything yet.”
- “The wind can get chemicals in your eyes,” a 29-year old father of three from Lokutu said. “Sometimes the product got in my eyes, I felt pain.”
- “With pesticide workers, the products enter their eyes, they are complaining a lot,” said the chief nurse from a health center in Lokutu.

Headaches

Some workers also said they often had headaches, a concern that medical staff echoed.

- “The smell of this product gives you migraines,” a 34-year-old father of four said.
- “They often complain of ... headaches,” said the chief nurse of Lokumete hospital. “[It’s] the smell of the chemical products they’re breathing.”

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22 Nine of the 43 male employees who work with pesticides interviewed by Human Rights Watch said they had experienced eye problems following exposure to pesticides. Human Rights Watch interview with Nurse #7, Nurse #8, Nurse #11 and Nurse #13, and Nurse #26, Lokutu, January 24-26, 2019; Human Rights Watch interview with Dr. Parfait Kiyoso, Chief Doctor of PHC Pembe Hospital, Yaligimba, February 3, 2019.
26 Human Rights Watch interview with Worker #15, Lokutu, January 25, 2019.
Workers are exposed to multiple pesticides simultaneously, as the formula they spray or mix combines several of these chemicals. Eye and skin irritation are potential side effects that are associated specifically with exposure to several of the active ingredients in the pesticides sprayed by PHC workers. The other symptoms workers described, such as impotence, shortness of breath, elevated heart rate, headaches, weight loss, and chronic fatigue have been associated with acute and chronic exposure to pesticides in general, according to medical studies and an agricultural toxicologist consulted by Human Rights Watch who worked for many years in Southeast Asia studying rural health issues associated with chemical use and crop production.  

While Human Rights Watch is not in a position to assert that the health effects reported by workers are the direct result of their exposure to pesticides, scientific literature, recognized health authorities, and experts have established these are chemical compounds that pose a danger to human health and whose manipulation requires special protective equipment – equipment the company has consistently failed to provide to workers.

Inadequate Information and Training Regarding Pesticide Exposure

According to the PHC sustainability director, employees who work with pesticides undergo a one-week training in Lingala – the most widely spoken language in the three plantations – prior to beginning their service. The training informs workers about the health and environmental risks associated with the chemicals and the importance of wearing personal protective equipment, he said. Some workers, however, told Human Rights Watch the training was mostly in French with few explanations in Lingala, which could pose accessibility and comprehension barriers.

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31 Some workers told Human Rights Watch the training only lasted a few days.

The trainings were administered by various company executives: plantation managers, environmental managers, and health and safety managers. Health workers – such as doctors and nurses – do not participate. 33 Agricultural managers on each site are responsible for the trainings. 34  

Human Rights Watch obtained copies of training documents PHC distributed to employees who work with pesticides on the Lokutu and Yaligimba plantations. 35 The documents are all in French and describe health risks associated with prolonged pesticide exposure as “increased risk of cancer and tumors,” infertility, obesity, and fetal malformation. Some workers said they were warned of a risk of impotence as a result of prolonged exposure to pesticides, though this was not explicitly mentioned in the manuals Human Rights Watch obtained. The list of risks described in PHC training manuals was not only incomplete, it also failed to explain the distinction between acute and chronic pesticide poisoning. 36  

In response to a Human Rights Watch information request, Feronia shared another training document for workers who apply pesticides that was distributed in Lokutu, the latter mentioned a “risk of contamination” but contained no information about the health risks associated with pesticide exposure. 37 Feronia said that among the objectives of the training is for workers “to understand the risks associated with all hazardous products, including herbicides, fertilizers, and crop-processing products.” 38 While training documents reveal an effort to educate workers about risks to the environment, they teach little or nothing about the risks they are facing themselves.  

**Inadequate and Incomplete Protective Equipment During Pesticide Application**

The WHO lists the following as components of proper personal protective equipment for the use of pesticides in agriculture: protection of the head, eyes, and face; respiratory protection; and protective gloves, clothes, and footwear. 39 These are necessary for workers as pesticides enter the

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33 Human Rights Watch interview with Godefroid Baelenge, PHC sustainability director, Yaligimba, January 31, 2019.  
35 Documents on file with Human Rights Watch.  
36 Aimee Motondo Mosuka (Lokutu Environment Manager), “Impact Environnementaux des Herbicides à Base de Glyphosate : Module de Formation a l’intention des opérateurs de désherbage chimique,” May 2018; on file with Human Rights Watch. The document bears the logo of both Feronia and PHC.  
37 Papy Ilunga, Environmental Manager, “Module de Formation des Agents Pulvérisateurs,” February 2016; on file with Human Rights Watch. The document bears the logo of Feronia and PHC.  
38 Feronia letter in response to an information request from Human Rights Watch, May 6, 2019; copy on file.  
human body when they are inhaled, ingested, or absorbed through the skin.\textsuperscript{40} Skin contact is the most common cause of pesticide poisoning for applicators and some pesticides enter the body through the skin quite readily.\textsuperscript{41}

The compulsory trainings PHC administers to workers who apply pesticides instruct them that they must wear protective equipment, specifically: helmet, respirator, goggles, gloves, waterproof overalls, and waterproof boots.\textsuperscript{42} “We do everything possible to protect them,” the then Yaligimba interim area general manager told Human Rights Watch.\textsuperscript{43}

Human Rights Watch asked workers about the type of protective equipment they had received and how it compared to what they had learned in their trainings. Researchers inspected and photographed several protective equipment items in workers’ homes as well as in the company’s warehouses, where they obtained the specifications for some of these items. Lastly, Human Rights Watch followed behind a group of workers spraying pesticides in the Yaligimba plantation and interviewed their manager.

While PHC internal guidelines for protective equipment appear to be in line with WHO standards, Human Rights Watch found that poor implementation of these guidelines results in workers being exposed to toxic pesticides with inadequate and incomplete equipment. This is even the case after workers repeatedly complained to their supervisors about inadequate equipment or equipment the company never distributed despite instructing them it was indispensable. PHC continued to send them to the oil palm fields to apply pesticides, however, without improving or providing the missing gear.

\textsuperscript{42} See below, illustration extracted from PHC training manual given to a worker who applies pesticides in Lokutu; copy on file.
\textsuperscript{43} Human Rights Watch interview with Pierre Boland, interim Area General Manager, Yaligimba PHC plantation, January 30, 2019.
The training manual PHC distributed to employees who work with pesticides in Lokutu says they require a waterproof helmet, goggles, a gas mask, long gloves, waterproof overalls, and waterproof boots. Lokutu, January 27, 2019. © 2019 Timo Müller for Human Rights Watch.

Helmets

None of the workers interviewed received helmets, as mandated by the company's health and safety guidelines. These helmets are intended to both protect them from pesticide exposure as well as against thorny palm tree branches that can inflict head injuries.44

Respirators

Fewer than half the workers said they had received respirators.45 However, according to the WHO guidelines, agricultural workers using pesticides should have respiratory protection.46

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44 Human Rights Watch interview with Jean Luc Mbuwa, Yaligimba PHC plantation, February 1, 2019.
45 Nineteen of the 43 male employees who work with pesticides interviewed by Human Rights Watch said they had received respirators.
In January 2019, a PHC health and safety auditor told Human Rights Watch that workers in Lokutu had been spraying pesticides without respirators for two months. He said he filed a complaint and was told that management had placed an order, but the respirators had not yet arrived. A worker in Lokutu similarly reported he and his team of 14 had already worked without a respirator for three months. Another said it had already been five months for his team.

A former PHC manager who worked in Boteka for three years and oversaw a team of 200 plantation workers said that laborers who applied pesticides only had respirators “sometimes”. The supervisor of the pesticides team in Yaligimba plantation told Human Rights Watch that only workers who mixed pesticides had appropriate respirators. They are five out of a team of 114.

Human Rights Watch obtained the specifications of the respirators that PHC/Feronia distributed to some of the workers who spray pesticides and consulted an agricultural toxicologist who has studied rural health issues associated with chemical use and crop production for many years. The expert’s assessment was that the respirator provided by the company is “designed for the control of dust and other particles, it is not an approved pesticide respirator and not designed to adequately protect workers from exposure.”

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49 Human Rights Watch interview with Worker #30, Lokutu PHC plantation, January 26, 2019.
50 Human Rights Watch interview with Worker #32, Lokutu PHC plantation, January 26, 2019.
51 Human Rights Watch interview with a PHC former Divisional Manager, Mbandaka, November 22, 2018.
52 Human Rights Watch interview with Jean Luc Mbuwa, Yaligimba PHC plantation, February 1, 2019. At the time of the interview, Mbuwa had already worked for PHC for three years. Feronia provided the number of workers who apply pesticides and their occupation in Yaligimba in response to an information request from Human Rights Watch; Feronia letter in response to a Human Rights Watch information request, May 6, 2019, copy on file.
53 Written comments provided to Human Rights Watch by Mark Robson, Board of Governors Distinguished Service Professor at Rutgers University’s School of Environmental and Biological Sciences, April 29, 2019.
Goggles

“Glyphosate generally causes vision problems, we insist on workers wearing their goggles,” said the PHC sustainability director, who oversees the company’s health and safety department.\(^{54}\) However, only ten of the 43 pesticide applicators and mixers Human Rights Watch interviewed said they had received goggles. Several complained their vision had developed problems since they started the job.\(^{55}\) “I have never received goggles and I don’t know anyone who has,” a 25-year-old who has been working in Lokutu for two and a half years told Human Rights Watch.\(^{56}\)

Even workers who had goggles said they had worked for long periods of time, up to 22 months, before ever receiving a pair.\(^{57}\) A father of six from Lokutu said:

> The product, during work, entered my left eye. I felt a pain, until now. It’s been around three months. My vision is blurry. I went to see the [company] doctor [in Lokutu], my medicine doesn’t help me … they didn’t test me, they just gave me medicine. I continued to work every day [after the accident]. If the sun’s up, I don’t see much with my left eye. I wear goggles now. I had asked for them before the incident, but I didn’t get them.\(^{58}\)

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\(^{54}\) Human Rights Watch interview with Godefroid Baelenge, PHC sustainability director, Yaligimba, January 31, 2019.

\(^{55}\) In addition, five nurses told Human Rights Watch that workers who applied pesticides frequently complained of troubles with their eyes as a result of contact with the chemicals.

\(^{56}\) Human Rights Watch interview with Worker #54, Lokutu PHC plantation, January 27, 2019.

\(^{57}\) Human Rights Watch interview with Worker #27, Lokutu, January 26, 2019.

\(^{58}\) Human Rights Watch interview with Worker #16, Lokutu PHC plantation, January 25, 2019.
Another worker, who started spraying pesticides in December 2016 in Yaligimba, told Human Rights Watch that he and his team of 25 never received goggles and helmets even though they were instructed these were necessary in a training imparted by the company.⁵⁹ A former PHC manager who worked in Boteka for three years and oversaw a team of 200 plantation workers said workers who spray pesticides did not have goggles at this site.⁶⁰

**Gloves**

Most of the workers told Human Rights Watch they had gloves.⁶¹ However, the gloves distributed by the company were made of a mix of cloth and leather. This material can be more hazardous than no protection at all because they absorb and hold the pesticide close to the skin for long periods of time.⁶² A few workers had two types of gloves. Human Rights Watch could not obtain the specifications for the second variety, though in appearance they are made of a thin yellow plastic similar to cleaning gloves for domestic use.

The PHC sustainability director told Human Rights Watch they replaced damaged gloves for workers who spray pesticides, “all they have to do is show them,” he said.⁶³ However, for the rest of the equipment, they do not replace the items except once every six months.⁶⁴

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⁵⁹ Human Rights Watch interview with Worker #72, Yaligimba, January 30, 2019.
⁶⁰ Human Rights Watch interview with a PHC former divisional manager, Mbandaka, November 22, 2018.
⁶¹ Thirty-two of the 43 male employees who work with pesticides interviewed by Human Rights Watch said they had gloves.
⁶³ Human Rights Watch interview with Godefroid Baelenge, PHC sustainability director, Yaligimba, January 31, 2019.
⁶⁴ Human Rights Watch interview with Godefroid Baelenge, PHC sustainability director, Yaligimba, January 31, 2019.
The gloves PHC distributes to workers who apply pesticides are 60 percent leather and 40 percent cloth; these materials absorb and hold the pesticide close to the skin. Yaligimba, February 1, 2019. © 2019 Human Rights Watch.


**Overalls**

Nearly all the workers Human Rights Workers interviewed said their overalls were made of permeable cotton, even though they had learned they needed waterproof overalls during the training imparted by the company. “These clothes don’t protect the body,” said a 25-year-old worker from Lokutu.

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65 Thirty-eight of the 43 workers who apply or mix pesticides told Human Rights Watch the company had given them permeable cotton overalls. Human Rights Watch also reviewed a copy of the training documents given to workers who apply pesticides in Lokutu, which states they should wear waterproof long sleeved overalls (“Induction sur la Protection contre la Manipulation des Pesticides”; on file with Human Rights Watch).

In addition to wearing their overalls while spraying pesticides, workers must sometimes wait to be picked up by company transport on the plantation and then still have to travel a considerable distance to their homes, increasing the exposure time to their contaminated clothing and potentially exposing others in their homes to the pesticides.

“It doesn’t protect us at all,” said a 29-year-old agronomist, who sprays pesticides on the Yaligimba plantation. “We’re accumulating the poison in our body,” another worker said. Many other workers expressed concern that the equipment provided was inferior to the quality prescribed in the training and feared that their health was suffering as a result.

A PHC health and safety auditor told Human Rights Watch that, in the second semester of 2018, management announced they would purchase a sample pair of waterproof overalls for the Yaligimba plantation. The workers “have never had waterproof overalls except for that sample,” he said. Subsequently, Human Rights Watch interviewed the supervisor of the employees who work with pesticides in Yaligimba. He presented the one (and only) waterproof jacket and trousers they had ever received, in May 2018. All workers continue to use cotton overalls, he said.

The PHC sustainability director told Human Rights Watch they provided soap for workers to wash their equipment at their offices while wearing gloves. However, the supervisor of all the employees who work with pesticides on the Yaligimba plantation said that workers did not wash their overalls in their offices because there were no facilities to do so and that the company had not communicated to him any plans to build a laundry room or a dressing room. “The overalls should not go home [with the workers],” he said. “They're poisoned.”

Workers told Human Rights Watch they handwash their cotton overalls at home several times per week, further exposing themselves to the remains of pesticides in their clothing. Most of them said they washed their overalls barehanded in a bucket of water that they then throw behind their homes. One said the company gave him soap for a month and then stopped, now he just hangs his suit under the sun.

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67 Human Rights Watch interview with Worker #78, Yaligimba, January 31, 2019.
68 Human Rights Watch interview with Worker #72, Yaligimba, January 30, 2019.
70 Human Rights Watch interview with Jean Luc Mbuwa, Yaligimba PHC plantation, February 1, 2019.
71 Human Rights Watch interview with Godefroid Baelenge, PHC sustainability director, Yaligimba, January 31, 2019.
72 Human Rights Watch interview with Jean Luc Mbuwa, Yaligimba PHC plantation, February 1, 2019.
73 Human Rights Watch interview with Worker #15, Lokutu, January 25, 2019.
Human Rights Watch also found that there were no facilities for workers to shower or bathe at the end of their shift spraying pesticides, a practice recommended by the WHO to prevent “hazardous contamination.”

**Boots**

Most workers said they had rubber boots but many complained that the footwear was of poor quality and ripped easily. At the Yaligimba plantation, more than a dozen workers showed Human Rights Watch their torn boots with which they set off for the plantation six days a week. Working with torn boots means their feet are exposed to the chemicals they spray on the ground around the palm trees and in the furrows between palm tree rows.

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75 Thirty of the 43 male employees who work with pesticides interviewed by Human Rights Watch said they had rubber boots.
Inadequate Medical Care and Monitoring

Feronia and PHC executives, managers, and medical professionals said that employees who worked with pesticides had undergone preventive medical examinations twice a year since February 2016 – when they began hiring workers specifically for this task.\(^\text{76}\) The protocol is intended to comply with Congolese labor regulations that mandate that workers exposed to “particular risks” are the subject of a “special medical monitoring.”\(^\text{77}\)

The PHC sustainability director – who is the direct supervisor of the plantations’ health and safety managers – said workers were “always” informed of the results.\(^\text{78}\)

Company doctors told Human Rights Watch these examinations include urine and blood tests in addition to a physical exam.\(^\text{79}\) The doctors admitted they face technical limitations to properly assess the health of workers exposed to pesticides. “With the equipment I have I cannot control all the illnesses that could be linked to these chemicals,” said the chief doctor of PHC Pembe Hospital in Yaligimba.\(^\text{80}\)

The company doctors in Lokutu and Yaligimba did not know which pesticides the workers applied and complained about limitations in their laboratory equipment.\(^\text{81}\) Some medical professionals said they did not have appropriate medicine to treat the conditions displayed by employees who work with pesticides.\(^\text{82}\)

\(^\text{76}\) Human Rights Watch confirmed that exams are supposed to take place every six months from multiple sources: Feronia letter in response to a Human Rights Watch information request, May 6, 2019, copy on file. Human Rights Watch interview with Aimee Motondo, Environmental Manager, Lokutu PHC Plantation, January 24, 2019; Godefroid Baelenge, PHC sustainability director, Yaligimba, January 31, 2019; PHC Yaligimba plantation chief of staff, January 31, 2019; Dr. Christian Sembadi, Boteka PHC hospital chief doctor, November 16, 2018. Feronia’s own Medical Surveillance Operating Policy recognizes that in virtue of this legislation, workers who apply pesticides must undergo special medical examinations; copy on file with Human Rights Watch.


\(^\text{78}\) Human Rights Watch interview with Godefroid Baelenge, PHC sustainability director, Yaligimba, January 31, 2019. The health and safety managers as well as the environmental managers in every plantation fall under his supervision.

\(^\text{79}\) Human Rights Watch interview with Dr. Rami Bapeleki, deputy chief doctor at PHC Lokutu Hospital, Lokutu, February 4, 2019; Dr. Parfait Kiyoso, chief doctor of PHC Pembe Hospital, Yaligimba, February 3, 2019.

\(^\text{80}\) Human Rights Watch interview with Dr. Parfait Kiyoso, chief doctor of PHC Pembe Hospital, Yaligimba, February 3, 2019.

\(^\text{81}\) Human Rights Watch interview with Dr. Parfait Kiyoso, chief doctor of PHC Pembe Hospital, Yaligimba, February 3, 2019; Dr. Rami Bapeleki, deputy chief doctor at PHC Lokutu Hospital, Lokutu, February 4, 2019.

\(^\text{82}\) Human Rights Watch interview with a nurse, Lokumete Hospital, Lokutu, January 25, 2019.
None of the workers Human Rights Watch interviewed, including those who started working with pesticides in 2016, had undergone an examination prior to 2017 and very few of them said they had undergone two examinations in one year.

Almost every worker interviewed said they had not received test results after they underwent examination, even after some of them had requested these repeatedly from doctors and supervisors. The chief nurse of a health center in one of the plantations said he was responsible for distributing the results to workers, but the hospital had never sent these to him since he started three years ago.

Not knowing the test results can be devastating for workers, particularly as they are acutely aware of their improper and inadequate protective equipment. “They don’t tell us if we’re poisoned,” a 30-year-old worker who had been spraying pesticides for three years said. “The company sacrifices us for their interests,” said another. “The proof is that the results of our tests are never given to us.” We think the company found abnormal things in our bodies and to avoid itself any troubles they opted for silence,” said a father of six from Yaligimba.

Some workers said they had complained to their trade union representatives about the company hospital’s failure to disclose the results of their tests, but that their representatives had been ineffective. “We asked the trade union representative to give us results, but no viable reason was given [as to why this hasn’t happened],” said a 33-year-old father of six from Yaligimba. “The trade union does absolutely nothing, they just get our money, they’re afraid of their boss at Feronia,” said a 30-year-old worker who sprays pesticides in Lokutu plantation.

The president of one of the trade unions in Lokutu told Human Rights he “did not think of asking” the doctor why the workers were not getting their results.

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83 Most of the workers interviewed by Human Rights Watch told us they had not received the tests results (34 of the 43), several of them unprompted. The remainder of interviewees (nine) did not say whether they had received them.
85 Human Rights Watch interview with Worker #86, Yaligimba, February 1, 2019.
86 Human Rights Watch interview with Worker #104, Yaligimba, February 3, 2019.
87 Human Rights Watch interview with Worker #79, Yaligimba, January 31, 2019.
88 Human Rights Watch interview with Worker #96, February 3, 2019.
89 Human Rights Watch interview with Worker #28, January 26, 2019.
90 Human Rights Watch interview with Jean Pierre Ilombe, President of the ECO trade union in Lokutu, January 27, 2019.
After being confronted with extensive personal accounts, the deputy chief doctor of Lokutu PHC Hospital, the largest plantation, vigorously denied having failed to disclose the results, alleging that workers were “certainly” lying.91

Workers also reported that doctors dismissed their medical concerns. A 30-year-old worker said that when he attempted to discuss becoming impotent with one of the doctors in Lokutu, the doctor allegedly responded: “The work isn’t good, but it’s better than unemployment.”92

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91 Human Rights Watch interview with Dr. Rami Bapeleki, deputy chief doctor at PHC Lokutu Hospital, Lokutu, February 4, 2019.
II. Dumping Untreated Industrial Waste in Rivers, Communities

“The population [in my grouping] uses water that has dirt from the factory. They’re using it. I discussed it with Feronia but nothing has been done about it yet.”

Dominique Asayo Elenga, Yanzeka grouping customary authority, Boloku, Yaligimba, February 2019

At least two of PHC’s three palm oil mills dump untreated waste in rivers and near the homes of workers, according to Feronia and PHC staff. In one plantation, the foul smell of this putrid waste pervades workers’ homes next to the open channel where it is dumped, and it appears effluents have also contaminated the only drinking water source for hundreds of villagers in a nearby community.

Palm oil mill effluents are the liquid waste that comes from the sterilization and clarification sections of the oil palm milling process. Among the waste generated in palm oil production, palm oil mill effluent (POME) is considered “the most harmful waste for the environment if discharged untreated.” Treatment of POME is considered essential to avoid environmental pollution. This pollution can manifest in the form of contamination of surface waters and a putrid

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smell, undermining people’s ability to enjoy private, family, and cultural life in their homes, or to consume the water.96

The World Bank Group’s Environmental, Health and Safety Guidelines on Vegetable Oil Production and Processing indicate palm oil mill effluents should be treated to bring them into compliance with nine parameters before releasing them into the environment.97 In its two largest plantations, PHC only controls effluents for one of these nine parameters – the content of palm oil — to avoid dumping their product. This is the case even though PHC’s social environmental impact reports, which were approved by the Congolese Agency for the Environment (ACE) in November 2017, ordered the company to implement effluent treatment systems at both of these sites.98 When effluents are not treated according to good practice before being dumped in waterways it can have serious consequences for biodiversity and for the health of people who consume water tainted by effluents.

The development banks that invested in Feronia and PHC consider International Finance Corporation (IFC) Performance Standards as their “reference framework,” and the company is bound to work towards compliance; the World Bank Group’s Environmental, Health and Safety Guidelines are considered the technical guidance for implementation of the IFC Performance standards.99 The guidelines “are achievable under normal operating conditions in appropriately designed, operated, and maintained facilities,” according to the World Bank.100 However, PHC is

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96 In Lopez-Ostra v. Spain, the European Court of Human Rights ruled that “severe environmental pollution may affect individuals’ well-being and prevent them from enjoying their homes in such a way as to affect their private and family life adversely”; see European Court of Human Rights, Case of López Ostra v. Spain, Application no. 16798/90, Judgment, December 9, 1994, para. 51, p. 16; UN Committee on Economic, Social and Cultural Rights (CESCR), “General comment no. 21 Right of everyone to take part in cultural life (art. 15, para. 1a of the Covenant on Economic, Social and Cultural Rights),” December 21, 2009. See also: Orathai Chavalparit, “Clean Technology for the Crude Palm Oil Industry in Thailand,” PhD Thesis Wageningen University, 2006.
98 Copies on file.
not complying with what the World Bank refers to as “good international industry practice,”¹⁰¹ nor, at a minimum, domestic legislation when disposing of the waste their palm oil mills in Lokutu and Yaligimba produce.¹⁰² The communities of several hundred people who live with this foul waste flowing next to their homes or contaminating their only source of drinking water are bearing the consequences of the company’s actions.

PHC Dumps Untreated Industrial Waste

PHC mills in Lokutu and Yaligimba are dumping tons of essentially untreated effluents on the Congo River and next to communities home to several hundred people, several PHC executives and managers with oversight roles over the factories’ operations and the company’s sustainability policies told Human Rights Watch. Currently, the only measure company representatives consistently reported to be taking at these two PHC mills is to reduce the content of palm oil in the effluents to ensure they are not dumping their product.

According to the World Bank Group’s guidelines, “vegetable oil processing wastewater generated during oil washing and neutralization may have a high content of organic material and, subsequently, a high biochemical oxygen demand (BOD) and chemical oxygen demand (COD),” as well as “high content of suspended solids, organic nitrogen, and oil and fat, and may contain pesticides residues from the treatment of the raw materials.”¹⁰³ All of these are factors that contribute to the “contaminant loading,” or the mass of a pollutant that is discharged into a water body during a period of time, such as tons per week. The contaminants in wastewater from vegetable oil processing can have a number of impacts on human health and biodiversity:

¹⁰¹ The World Bank Group defines good international industry practice as “the exercise of professional skill, diligence, prudence, and foresight that would be reasonably expected from skilled and experienced professionals engaged in the same type of undertaking, under the same or similar circumstances globally. The circumstances that skilled and experienced professionals may find when evaluating the range of pollution prevention and control techniques available to a project may include, but are not limited to, varying levels of environmental degradation and environmental assimilative capacity, as well as varying levels of financial and technical feasibility.” See World Bank Group, “Environmental, Health and Safety Guidelines for Vegetable Oil Production and Processing,” February 12, 2015, p. 1 https://www.ifc.org/wps/wcm/connect/topics_ext_content/ifc_external_corporate_site/sustainability-at-ifc/publications/publications_policy_ehs_vegetable_oil (accessed July 25, 2019).

¹⁰² See below for PHC obligations under Congolese law, as well as the banks’ responses to our findings on potential water contamination.

• BOD directly affects the amount of dissolved oxygen in rivers and streams.
• High BOD can lead to aquatic organisms, including fish that communities rely on for sustenance, to suffocate and die.\textsuperscript{104}
• Excess nitrogen and phosphorus in the water causes algae to grow faster than ecosystems can handle. Large growths of algae, called algal blooms, can severely reduce or eliminate oxygen in the water, leading to illnesses in fish and the death of large numbers of fish. Some algal blooms are harmful to humans because they produce elevated toxins and bacterial growth that can make people sick if they come into contact with polluted water, consume tainted fish or shellfish, or drink contaminated water.\textsuperscript{105}
• Too much nitrogen in drinking water, in the form of nitrate, can also be harmful to young infants. Excessive nitrate can result in a person’s bloodstream’s decreased ability to carry vital oxygen around the body. In particular, infants under the age of four months lack the enzyme necessary to correct this condition, which can result in “blue baby syndrome,” an uncommon but serious condition. Infants may show signs of blueness around the mouth, hands, and feet, and may also have trouble breathing, and may suffer from vomiting and diarrhea. In extreme cases, there is marked lethargy, loss of consciousness and seizures, and some cases may be fatal.\textsuperscript{106}

PHC does not measure the volume of effluents these two factories release, which in practice means it is also unable to measure the volume of contaminants it releases into water bodies and next to human settlements.\textsuperscript{107} The Lokutu chief of technical service, who oversees all the operations in the palm oil mill, provided an estimate nonetheless. “Theoretically,” he said, “for 1,000 tons of palm oil fruits [we’d produce] 40,000 liters of effluents, meaning 40 tons… [and] in average, we process 100 tons of fruits in a day.” According to his own estimate, the Lokutu mill releases 40 tons of untreated effluents in the Congo River every ten days.\textsuperscript{108}

\textsuperscript{107} The Yaligimba palm oil mill laboratory chief, who had been working in Yaligimba for three months and had worked as the Lokutu palm oil mill laboratory chief for one year and nine months prior to that, told Human Rights Watch neither factories had a flowmeter; Human Rights Watch interview with Christian Bafengo, PHC Laboratory Chief in Yaligimba palm oil mill, Yaligimba, February 2, 2019. The PHC sustainability director told Human Rights Watch there was no treatment of effluents in Lokutu and Boteka; Human Rights Watch interview with Godefroid BaIenge, PHC sustainability director, Yaligimba, January 31, 2019.
\textsuperscript{108} Prior to being the Lokutu chief of technical service, he was factory chief for five years in Lokutu, four and a half years in Boteka, and five years in Yaligimba; Human Rights Watch interview with Paulin Ndédé, PHC Chief of Technical Service in Lokutu palm oil mill, Lokutu, February 4, 2019.
The Lokutu mill pipeline is located to the west of the mill, facing the Congo River. In the picture above, a leak in the pipeline releases some of the mill’s effluents onto the riverbank.

The pipeline deposits untreated effluents directly into the Congo River. Every ten days the mill releases approximately 40 tons of effluents into the environment, according to an estimate provided by the Lokutu PHC chief of technical service. February 5, 2019, Lokutu. © 2019 Luciana Téllez/Human Rights Watch.
The PHC representatives Human Rights Watch interviewed include:

- The PHC director general, Yanick Vernet, who told Human Rights Watch there are mechanisms in place to recover traces of palm oil in the effluents. He added there was a “whole battery of tests done every six hours.” However, other PHC staff Human Rights Watch interviewed and who have firsthand knowledge of the matter contradicted him in regard to the testing, saying they only measured the content of oil in effluents and lacked the laboratory equipment to conduct other testing that is otherwise routine in the palm oil industry.109

- The PHC sustainability director, Godefroid Baelenge, who coordinates the company’s sustainability strategy and supervises both environment managers and health and safety managers in every plantation, among other duties. Baelenge has worked at PHC since 1993, including as factory manager, plantation manager and area general manager in Boteka and Lokutu. Baelenge told Human Rights Watch that the Lokutu mill does not treat effluents except for reducing the content of palm oil before dumping them in the Congo River.110

- The Lokutu chief of technical service, Paulin Ndedi, who oversees maintenance and production at the Lokutu mill. Ndedi has worked at PHC for 15 years, including as factory manager in Boteka, Lokutu, and Yaligimba. He told Human Rights Watch that they limit the content of palm oil in effluents before releasing them in nature and that this process is the same in every mill. Ndedi also said their methods for assessing the environmental impacts of their effluents was simply seeing whether there were fish in the water and worms in the ground where they dumped them.111

- The Yaligimba factory manager, Paul Nzau, who oversees the palm oil mill’s operations said that currently, limiting the content of oil in effluents was the only measure they performed. He said there were other tests they could be conducting but that they lacked the necessary equipment to perform them.112

- The Yaligimba environment manager, Édouard Mautu, who oversees the implementation of the company’s sustainability policies and coordinates environmental monitoring, among other duties. Mautu told Human Rights Watch the Yaligimba palm oil mill does not treat

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109 Human Rights Watch interview with Yanick Vernet, PHC director general, Kinshasa, April 26, 2019.
111 Human Rights Watch interview with Paulin Ndedi, Lokutu PHC chief of technical service, Lokutu, February 4, 2019. He said: “We went to the basin where effluents are deposited, [we] dug to see micro-organisms, if they were still alive, we saw worms, we dug with a machete… Another test was to verify the existence of fish. [Our] methodology was to observe visually.”
112 Human Rights Watch interview with Paul Nzau, PHC factory manager in Yaligimba palm oil mill, Yaligimba, February 1, 2019.
effluents before releasing them next to Mindonga settlement. “Personally, I don’t agree with that,” Mautu said.  

• The laboratory chiefs in Lokutu and Yaligimba, who perform the tests done regularly on site on the effluents, among other duties. The laboratory chief in Yaligimba, Christian Bafengo, told Human Rights Watch he monitors the content of oil in the effluents every hour, to ensure it remains below one percent. If the content of oil exceeds 1 percent, effluents are sent back to sit in a tank to allow for the palm oil residue to separate from the waste water, so that the oil can be recovered. He said he did not perform any other tests on the effluents and that the situation was similar in Lokutu, where he had previously worked as laboratory chief for 21 months. The laboratory chief in Lokutu, Fiston Bikoli Mongite, said he measures the content of oil in effluents. He said he does not have enough laboratory equipment to perform other tests and that they did not measure the volume of effluents released by the mill.  

In Lokutu, the PHC palm oil mill dumps its effluents in the Congo River. In Yaligimba, the mill releases the effluents in a channel next to Mindonga workers’ camp, a settlement directly behind the mill, home to hundreds of people. The stream of waste water continues its course for five kilometers, passing several communities in its way, and finally flowing into a natural pond. An agent of the Congolese Agency for the Environment (ACE) told Human Rights Watch that, while conducting an inspection in Yaligimba in the third trimester of 2016, he had observed that the “effluents are poorly handled, their pipeline dumps them upstream from where the population draws water for their domestic activities.” His agency did not, however, take action to sanction the company or remediate any contaminated water sources.

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113 Human Rights Watch interview with Édouard Mautu, PHC environmental manager in Yaligimba plantation, Yaligimba, February 1, 2019.
114 Human Rights Watch interviews with Christian Bafengo, PHC laboratory chief in Yaligimba palm oil mill, Yaligimba, February 2, 2019; Fiston Bikoli Mongite, PHC laboratory chief in Lokutu palm oil mill, Lokutu, February 4, 2019.
115 Human Rights Watch researchers visited the palm oil mill and identified the site where effluents were channeled through in February 2019. Researchers also filmed where the effluents were being dumped on the river; footage on file.
116 Human Rights Watch researchers found the narrow channel that leaves from the Yaligimba palm oil mill and followed the stream of waste on foot for five kilometers, guided by community members from Mindonga workers’ camp; researchers also interviewed an administrative authority (chef de groupement, in French) and residents of Boloku, a community downstream from the palm oil mill that submitted a complaint for water contamination to the company’s administration in Yaligimba, copy of the complaint on file with Human Rights Watch.
117 Human Rights Watch interview with Bavon Ntende Yende, Human Resources Director of the Congolese Agency for the Environment, Kinshasa, February 11, 2019; Yende told Human Rights Watch that the agency was so poorly staffed it was common for him to conduct inspections.
When Human Rights Watch visited the plantations and factories in early 2019, this remained the case even though PHC’s social environmental impact assessment reports approved by ACE in November 2017 established that the company should implement treatment systems at both of these factories as part of their compliance measures.\footnote{118 Tshabantu Consulting Office (TCO), “Etude d’Impact Environnemental et Social des Activités des Plantations et Huileries du Congo (PHC S.A.) : Site de Lokutu,» approved by the Congolese Agency for the Environment on November 6, 2017, p. 119, p. 133, pp. 174-175, p. 177, p. 188, p. 199 ; copy on file. Tshabantu Consulting Office (TCO), “Etude d’Impact Environnemental et Social des Activités des Plantations et Huileries du Congo (PHC S.A.) : Site de Yaligimba,» approved by the Congolese Agency for the Environment on November 6, 2017, p. 125, p. 182; copy on file. A previous social-environmental impact report produced by a consulting firm in 2015 at the request of the company also noted “palm oil mill effluent generated as part of the production process is currently not treated at any of the locations, although an informal ponding system has been constructed at Boteka,” see Digby Wells Environmental, “Feronia Waste Water Treatment Assessment Report, September 2015, p.1. The report on Boteka validated by the ACE in 2017 also notes the existence of a ponding system (systeme de lagunage) at the Boteka palm oil mill.}

Feronia’s CEO, Xavier de Carnière, told Human Rights Watch “the effluents have no environmental impact, on the contrary it has a positive impact.”\footnote{119 Human Rights Watch interview with Christian Bafengo, PHC laboratory chief in Yaligimba palm oil mill, Yaligimba, February 2, 2019; Human Rights Watch interview with Xavier de Carniere, Feronia CEO, Kinshasa, February 7, 2019.} If correctly treated, effluents can indeed be used as fertilizers on the plantation. However, dumping untreated waste can have serious consequences on the environment and riverine residents’ livelihoods and health.\footnote{120 The World Bank Group’s Effluent Guidelines for Vegetable Oil Processing set guideline values for nine parameters according to which palm oil mill effluents should be treated. These include Biochemical Oxygen Demand (BOD), nitrogen and phosphorus. BOD directly affects the amount of dissolved oxygen in rivers and streams. High BOD can lead to aquatic organisms, including fish that communities rely on for sustenance, to suffocate, and die. Too much nitrogen and phosphorus in the water causes algae to grow faster than ecosystems can handle. Large growths of algae, called algal blooms, can severely reduce or eliminate oxygen in the water, leading to illnesses in fish and the death of large numbers of fish. Some algal blooms are harmful to humans because they produce elevated toxins and bacterial growth that can make people sick if they come into contact with polluted water, consume tainted fish or shellfish, or drink contaminated water. See: World Bank Group, “Environmental, Health and Safety Guidelines for Vegetable Oil Production and Processing,” February 12, 2015, p. 13; United States Environmental Protection Agency, Dissolved Oxygen and Biochemical Oxygen Demand, https://archive.epa.gov/water/archive/web/html/vms52.html (accessed April 29, 2019); and, United States Environmental Protection Agency, Nutrient Pollution, https://www.epa.gov/nutrientpollution/issue (accessed April 29, 2019).}

PHC failure to treat effluents in accordance with good practice are compounded by concerning allegations from officials who claim the company has sometimes fended off regulatory inspections.

The provincial coordinator for the Environment Ministry in Lisala told Human Rights Watch that he and three environmental inspectors sent from Kinshasa attempted to conduct a monitoring mission in Yaligimba on March 2018. A few hours upon arriving to Yaligimba, the inspectors received a call from the environment minister in Kinshasa to withdraw from the plantation “immediately.” “We returned... the same day,” the provincial coordinator said. “Our understanding is that the company appealed to the environment minister to avoid the
inspection.... We couldn’t get inside.”

During an interview in Kinshasa, the PHC director general told Human Rights Watch he was not aware of this sort of incidents at any of his plantations. Representatives of the Environment Ministry in Kinshasa could not be reached for comment to corroborate the allegations.

**Industrial Waste Dumping Next to Residential Areas**

In Yaligimba plantation, the PHC palm oil mill dumps its largely untreated effluents in an open channel next to Mindonga settlement. The stream of effluents continues its course for five kilometers, at which point it flows into a natural pond.

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122 Human Rights Watch interview with Yanick Vernet, PHC director general, Kinshasa, April 26, 2019.

123 Human Rights Watch researchers found the channel that leaves from Yaligimba palm oil mill and followed the stream of waste on foot for five kilometers, guided by community members from Mindonga workers’ camp. Researchers tracked the journey with a GPS device.
Human Rights Watch researchers experienced the effluents’ strong, putrid smell and fumes that pervade the workers’ housing located next to the mill where they live with their families. Though the stench is considerably worse in the section closest to the mill, it carries through the settlements located on each side of the open wastewater channel until it reaches the natural pond. Villagers, mainly women and children, were bathing and washing their clothes and cooking utensils in this pond.

The stream of effluents that emanates from the Yaligimba palm oil mill flows right next to Mindonga, a settlement with hundreds of workers and their families, emitting a putrid smell and fumes, particularly in this section that is closest to the source of waste. The water tank located on the grounds of the mill is visible in the background, about 550 meters away, as measured with a GPS device. February 2, 2019, Yaligimba. © 2019 Luciana Téllez/Human Rights Watch.

The stream of effluents, viewed from the opposite direction, continues its course. February 2, 2019, Yaligimba. © 2019 Luciana Téllez/Human Rights Watch.
Residents of Mindonga settlement stand on the banks of the stream of effluents released by the PHC palm oil mill. Their adobe houses can be seen within close proximity in the background. February 2, 2019, Yaligimba. © 2019 Luciana Téllez/Human Rights Watch.

Five kilometers downstream from the Yaligimba palm oil mill, after passing several communities on its way, the stream of effluents flows into this natural pond. (See Map 3.) Human Rights Watch saw villagers, mainly women and children, bathing and washing their clothes in this clearing. February 2, 2019, Yaligimba. © 2019 Luciana Téllez/Human Rights Watch.
Industrial Waste Contaminates Communities’ Water Sources

Residents from Boloku, a settlement west of the Yaligimba mill with over 100 homes, said they believe Loeka creek, their only source of drinking water, has been contaminated by PHC activities since 2018. After pinpointing GPS coordinates during field research and analyzing satellite imagery, Human Rights Watch found that a channel effectively connects the pond where the Yaligimba mill deposits its effluents to Loeka stream and creek (see Map 4).

“Loeka didn’t use to have problems but recently the water changed, we saw it got dirty, we saw oil mixed with fuel,” said a 42-year-old fisherman who has lived in Boloku since 2003. “I’ve never seen the water change like this.”

One possible explanation why residents said they had not experienced this before is that Yaligimba’s mill quadrupled its production between January and November 2018: Yaligimba produced 507,438 kilograms of palm oil in January and 1,918,975 kilograms in November. Feronia also reported a year-over-year increase in their palm oil production, across its three plantations, of 36 percent between the second quarter of 2018 and the second quarter of 2019. The volume of effluents generated by the mills is proportional to the volume of production.

A 38-year-old resident from Boloku said:

The water had oil, it was mixed with diesel. It was not a small quantity. It was everywhere in the water. We see that the factory water enters our creek. It wasn’t just one time... If they work hard, it’ll return. You can smell the fuel. When it’s there, you need to wait a week until you can use [the water] again. We use the water to cook, for drinking. We also put cassava in the water [to soften it]. We leave the cassava for one day in water. We have 103 houses here. Of them... we all use the water from Loeka. ... We don’t have pumps here, there are no sources other than Loeka.

124 The local pastor, who has resided in Boloku since 2003, said he had a list of villages in the Boloku area and provided the estimated number of houses; Human Rights Watch interview with Boloku pastor and fisherman #87, Yaligimba, February 1, 2019.
125 Human Rights Watch interview with a Boloku pastor and fisherman #87, Yaligimba, February 1, 2019.
126 Documents consulted by Human Rights Watch at the provincial tax offices of Mongala province; copies on file.
129 Human Rights Watch interview with a Boloku resident #88, Yaligimba, February 1, 2019.
“I discussed it [Loeka creek] with Feronia but nothing has been done about it yet,” Dominique Azayo Elenga, customary authority of the Yanzeka grouping, which includes Boloku, told Human Rights Watch.\footnote{Human Rights Watch interview with Dominique Asayo Elenga, Yanzeka Grouping Chief (Chef de Groupement, in French), Yaligimba, February 1, 2019.} Human Rights Watch obtained a copy of the official complaint Asayo submitted to the company’s grievance mechanism on November 11, 2018, which corroborates that the PHC administration in Yaligimba has been aware of the residents’ grievances for several months.

On November 22, 2018, the Yanzeka grouping customary authority Dominique Azayo Elenga submitted an official complaint to PHC, alleging the waste from the Yaligimba mill was contaminating his community’s “drinking-water sources” ("eaux de ruisseaux et sources de leur groupement qui servent de boisson a la communautᴇ", in French in the original). January 31, 2019, Yaligimba. © 2019 Human Rights Watch.

“There’s oil from the factory. The color of water changes... Nothing has been done yet,” Asayo said. “People still drink it.... We put [cassava] in this water [to soften it] but it’s getting mixed with this substance.” Azayo said that the Yaligimba PHC environment manager told him that the company
had tested the water and found that “the substance isn't harmful for people so [the company] doesn’t think it’s necessary to compensate.” But Azayo said he was not shown any test results. Azayo also said that the environmental manager told him the company needed to make modifications to the open channel through which they disposed of the waste, and that he drew up a settlement in response to Azayo’s complaint. The settlement apparently did not offer any compensation for the harm. Azayo said he rejected it.

In February 2019, the PHC director general told Human Rights Watch he was not aware of complaints about contaminated water in the company’s plantations.

131 Human Rights Watch interview with Dominique Asayo Elenga, Yanzeka Grouping Chief (Chef de Groupement), Yaligimba, February 1, 2019.

132 Human Rights Watch interview with Dominique Asayo Elenga, Yanzeka Grouping Chief (Chef de Groupement), Yaligimba, February 1, 2019.

133 Human Rights Watch interview with Yanick Vernet, PHC Director General, Kinshasa, April 26, 2019.
III. Abusive Employment Practices and Extreme Poverty Wages

PHC has not adequately provided protective equipment to its workers, while frequently underpaying wages and relying on temporary contracts to withhold benefits in apparent violation of Congolese law.

PHC workers face considerable barriers when seeking redress for abusive company practices. The government agencies responsible for enforcing labor law are drastically under-resourced and understaffed, and because of the remote location of the plantations, PHC workers have little recourse for bringing complaints against the company or reporting harmful practices. Several workers expressed mistrust towards their trade union representatives and Human Rights Watch found that some union leaders were also mid-level managers overseeing hundreds of plantation workers, contrary to freedom of association guarantees enshrined in labor rights conventions in force in Congo.

Many workers also told Human Rights Watch that their wages do not enable them to meet even basic needs. For example, workers in all three plantations reported that their salaries did not make it possible for their families to eat three meals a day. While the majority of Congolese live in poverty, the European development banks have consistently stated that one of their primary objectives when investing in Feronia and PHC was to create decent jobs and promote development. CDC group, for example, said that “improving the conditions and rights of workers” was “at the heart” of their investment, in accordance with their development mandate. The banks’ development mandate, however, is only poorly met if PHC workers are struggling to put food on the table for their families.

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134 Between November 2018 and February 2019, Human Rights Watch interviewed the chief labor inspectors of Tshopo and Mongala provinces, as well as two labor inspectors in Equateur province; their main grievances were lack of resources, staff and transportation means to conduct monitoring missions and enforce the law, in accordance with their mandate. They all said that each time they had visited PHC plantations, the company had covered the cost of their transport, accommodation and meals.
Extreme Poverty Wages and Abuse of Short-term Contracts

There’s no life with this salary, the salary just covers the debt.
Plantation contract worker, Lokutu, January 2019

The contract is given according to the will of the chief: there are people who do three months, six months, even three years or more without a contract. It’s become corrupt.
Plantation worker, Boteka, November 2018

Wages

Contract Workers

Contract workers should be paid according to a wage scale agreed between PHC and six trade unions in February 2018, at the conclusion of a collective bargaining agreement that is in force across all the plantations. The agreement protects contract workers only, who were 4,282 of PHC’s nearly 11,000 workers in December 2018, according to figures provided by the company.

Several workers expressed mistrust toward their trade union representatives and said union leaders are ineffective and that they charge a considerable fee. Such mistrust could be explained because some union leaders are also part of management. For example, the president of a trade union in Lokutu is also a manager for PHC and oversees over 200 plantation workers; he told Human Rights Watch that he saw his role as defending workers while at the same time protecting the company. He also said the company paid all expenses for union leaders to travel to Kinshasa to meet with management.

Human Rights Watch was not able to conduct a comprehensive assessment regarding the state of unions operating on PHC plantations. However, workers’ mistrust along with some union leaders being mid-level management raise serious concerns about the independence of these organizations and whether workers’ right to freedom of association and collective bargaining are adequately protected. These risks are compounded by the potential of retaliation for those who do challenge the company. A former manager who oversaw more than 200 plantation workers said

135 Copy on file.
that union leaders would not press the company hard for fear of being dismissed, as it would be considered they were “inciting others to revolt.”  

This could partly explain the very low wages the trade unions agreed to in the 2018 collective bargaining agreement. The wages for many contract workers would place them under the World Bank’s extreme poverty line, which is defined as living with less than US$1.90 per day.  

The three lowest categories in the wage scale for contract workers are the least skilled workers, corresponding to many plantation laborers. Workers who cut fruit bunches or weed the area around palm trees, for example, are generally paid according to the lowest categories, receiving between 2,085.42 FC (US$1.27) and 2,773.60 FC (US$1.69) per day. Feronia told Human Rights Watch this rate is complemented by an additional two months’ pay disbursed to contract workers in December, so that the worker in the lowest category will effectively make 2432.99 FC (US$1.50) per day, though still well below the extreme poverty line of US$1.90 per day.

In addition to their daily rate, contract workers have benefits such as a premium per child, paid leave, statutory three percent annual wage increase, and access to health care on company hospitals. However, these benefits vary widely from worker to worker depending on their time served with the company, their category, and family composition.

Human Rights Watch reviewed 43 pay slips of contract workers from the three plantations – they are paid per day worked, as are day laborers. Their daily rate ranged between 2,562.42 FC (US$1.50) and 3,442.20 FC (US$2.00), except for one who supervised a team of 13 plantation workers and earned 4,658.93 FC (US$2.80) per day in 2018. In a letter to Human Rights Watch, Feronia said that their average worker earns US$3.30 per day, but did not substantiate their statement with supporting documentation or explain the calculation through which this average was obtained.
Mr. Nzabi (pseudonym) has been a contract worker for PHC since 2008. He harvests oil palm fruits on Lokutu plantation. He said the company has not given him gloves or a helmet, despite the fruits being thorny and sometimes weighing two dozen kilos. He worked as a day laborer for three years, cutting weeds around oil palm trees between 2005 and 2008, before being offered a contract. He stands with his two sons in front of the company housing where he resides with his spouse and their five children. January 26, 2019, Lokutu. © 2019 Luciana Téllez/Human Rights Watch.

Day Laborers

Day laborers do not receive pay slips with their monthly cash payments, workers across all plantations told Human Rights Watch. Day laborers in the three sites said they were paid between 10,000 FC (US$6.00) and 54,000 FC (US$32.41) per month. This depends on whether workers meet the minimum quota the company assigned them (for example, manually cutting down a minimum of 130 oil palm fruits per day) and can also vary depending on how many days they have worked per month (up to 26).

Day laborers are paid according to the same wage scale as contract workers though without benefits (such as housing and health care), the PHC director general said. However, four day laborers told Human Rights Watch the agreement with the company was to be paid 2,000 FC (US$1.20) per day, which is lower than even the lowest earning contract worker, according to the
scale. Following a Human Rights Watch information request, Feronia added that day laborers’ day rate does not increase with years served. Because day laborers are not entitled to the benefits that are owed to contract workers, this means their monthly payments are considerably lower.

Women Workers
Among the plantation workers interviewed by Human Rights Watch, women reported the lowest wages. Managers who supervise women plantation workers corroborated their accounts.

A mother of six in Boteka, who works as a fruit picker, said she earned between 12,000 FC (US$7.30) and 15,000 FC (US$9.10) per month. A former manager who supervised more than 200 plantation workers in Boteka corroborated her account. He said that women were mainly employed as day laborers to pick fruits. “We pay 30 FC [US$0.01] for every sac of 10 kilos [that the women gather]... 15 sacs per day is already too hard to accomplish... 15,000 FC [US$ 9.10] is really the maximum a woman can make [per month],” he said.

PHC Wages and Congo’s Mandatory Minimum Wage
In December 2018, PHC employed a total of 4,282 contract workers and 6,645 day laborers, according to the PHC deputy sustainability manager. Since Feronia acquired PHC in 2009, they increased all wages, the company told Human Rights Watch. Taking the lowest paid workers’ daily wage as reference, this increased from 560 FC (US$0.35) on July 1, 2009, to 2,085.42 FC (US$1.30) on February 1, 2018, according to numbers the company provided. In 2017, the company signed a year-long agreement on an “experimental” basis with six trade unions to raise salaries in the

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144 Human Rights Watch interviews with Worker #29, Boteka, November 18, 2018; Worker #31, Boteka, November 18, 2018; Worker #32, Boteka, November 18, 2018; Worker #43, Boteka, November 18, 2018.
145 Human Rights Watch interview with Yanick Vernet, PHC director general, Kinshasa, April 26, 2019; Feronia letter in response to an information request from Human Rights Watch, May 6, 2019; copy on file.
146 Human Rights Watch interview with Worker #25, Boteka, November 17, 2018.
147 Human Rights Watch interview with a former PHC divisional chief, Mbandaka, November 22, 2018.
148 As of December 2018, PHC employed 1,690 contract workers and 3,007 day laborers in Lokutu, 1,692 contract workers and 2,794 day laborers in Yaligimba; and 859 contract workers and 640 day laborers in Boteka. Human Rights Watch interview with Fanny Salmon, Feronia Deputy Sustainability Director, Kinshasa, February 11, 2019.
149 Feronia told Human Rights Watch that, on average, they pay US$10.2 million in salaries every year—a global figure that would include both managers and unskilled workers; Feronia letter in response to an information request from Human Rights Watch, May 6, 2019; copy on file.
event inflation exceeded a certain level, but they did not clarify whether the agreement had been renewed in subsequent years.\footnote{Feronia also said they raise salaries “twice yearly in the event that the DRC inflation rate exceeds a certain level,” following an agreement with six trade unions signed in March 2017. The agreement states it is valid through 2017 “in an experimental manner.” Feronia did not specify whether they had renewed the agreement in 2018, but said they had increased wages by an unspecified percentage twice in 2017 and once in February 2018. Feronia letter in response to an information request from Human Rights Watch, May 6, 2019; Protocole d’Accord, March 2, 2017; copies on file with Human Rights Watch.}

In May 2018, the Congolese government fixed the new minimum wage to 7,075 FC (US$4.31) per day.\footnote{Note Circulaire Explicative, n°003/CAB/ MINETAT/MTEPS/FBM/01/2018; copy on file with Human Rights Watch.} This increase would have normally benefited agricultural workers, such as PHC plantation laborers. However, the government made an exception for agroindustry, until such time it would decree “relief measures.” The new minimum wage was set to be implemented by June 1, 2019 in this sector.\footnote{Note Circulaire Explicative, n°003/CAB/ MINETAT/MTEPS/FBM/01/2018; copy on file with Human Rights Watch.} To date, the government has not enacted any special measures, nor has it announced a new deadline to extend minimum wage revisions to agricultural laborers.\footnote{Ministry of Employment officials interviewed by Human Rights Watch said they did not know when the industry would be made to comply; Human Rights Watch private communication with Teddy Dako, Tshopo Chief Labor Inspector, April 23, 2019.} As a result of the agro-industry exemption, PHC salaries for contract workers are in compliance with, or above the former Congolese minimum salary of 1,680 FC (US$1.03) per day that was introduced in 2008.\footnote{Ordonnance n° 08/040 du 30 avril 2008, https://www.leganet.cd/Legislation/J0/2008/JOS.10.05.08.08.40.pdf (accessed April 25, 2019).}

The 2008 minimum salary the Congolese government defined for agricultural workers is almost 50 percent lower than the World Bank’s extreme poverty threshold of US$1.90 a day.\footnote{The World Bank Data Helpdesk, https://datahelpdesk.worldbank.org/knowledgebase/articles/746163-what-is-the-1-90-poverty-line-and-based-on-this (accessed April 26, 2019).} By this definition, many PHC workers – especially day laborers, who constitute the majority of their workforce – are under or just barely above the extreme poverty line.

**Livelihoods**

Many workers told Human Rights Watch they struggled to meet their families’ basic needs, including food, even in cases where both parents worked on the plantation.
A nurse who had worked for the Boteka hospital for 30 years said in November 2018 that he treated between 20 to 25 cases of child malnutrition every month: “Mainly workers’ children,” He said. 156

Nearly a third of the workers Human Rights Watch interviewed across the three plantations said they only eat once or twice a day, with most of them saying they only eat once and with little nutritional value.157

“I don’t have [enough] salary to eat three times a day,” a plantation worker from Lokutu said.158 “Feronia owns most of the land so we only live off the slim salary it gives us, we have no place to cultivate,” said a worker from Boteka.159 “We don’t eat healthy food adequate for our work,” said a 46-year-old father of 10 from Yaligimba.160

To make ends meet, nearly a quarter of the workers we interviewed said they had incurred debts – with some as high as a 100 percent interest rate – to cover basic needs for themselves and their families, mainly food.161 “[I have a] 250,000 FC (US$150) debt... to keep us from starving,” said a father of seven from Lokutu.162 Another worker said he was shouldering a debt of 120,000 FC (US$75) with a monthly salary of 98,000 FC (US$61.25).163

Most workers we spoke to said they spent their wage in the first few days upon receiving it, with the largest share going to paying school fees for the education of their children and children in their care.

Many factors impact poverty and education outcomes. However, according to a survey of the three plantations conducted by a consulting firm employed by Feronia, there is no evidence of a relationship between employment with PHC and improved food security or increased primary school attendance. In fact, employment with PHC is negatively correlated with food security and primary school attendance. Among these three plantations, the more reliant a population is on

156 Human Rights Watch interview with a nurse from SMS Boteka Hospital, Boteka, November 16, 2018.
157 Thirty-one workers told Human Rights Watch they only eat once or twice a day, and 25 said they only eat once.
159 Human Rights Watch interview with Worker #26, Boteka, November 17, 2018.
160 Human Rights Watch interview with Worker #97, Yaligimba, February 3, 2019.
161 Twenty-three of the workers interviewed said they had incurred debts to cover basic needs for themselves and their families.
162 Human Rights Watch interview with Worker #37, Lokutu, January 26, 2019.
PHC for income, the greater food insecurity they experience and a smaller proportion of children attend primary school (see table below). Boteka, where 85 percent of residents depend on the company as their primary source of income, nearly every household (92 percent) reported food shortages.\textsuperscript{164}

**Social indicators on PHC plantations, according to a 2015 survey conducted by a consulting firm employed by Feronia in the three sites.\textsuperscript{165}**

<table>
<thead>
<tr>
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<th>Boteka</th>
<th>Lokutu</th>
<th>Yaligimba</th>
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<tbody>
<tr>
<td>% of households who get their primary income through employment with Feronia/PHC</td>
<td>85%</td>
<td>34%</td>
<td>67%</td>
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<tr>
<td>% of households that reported food shortages</td>
<td>92%</td>
<td>89%</td>
<td>33%</td>
</tr>
<tr>
<td>% of school attendance for children 6-13 years</td>
<td>46%</td>
<td>73%</td>
<td>67%</td>
</tr>
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**Abusive Wage Practices**

In addition to paying wages at poverty levels, PHC has engaged in underpayment of wages and apparent illegal use of temporary contracts over protracted periods of time across the three plantations. This enables it to pay lower salaries and deny benefits to workers for years.

In December 2018, PHC employed a total of 6,441 day laborers of whom 3,007 were employed at Lokutu, 2,794 were employed at Yaligimba and 640 were employed at Boteka.\textsuperscript{166}

A former manager who worked in Boteka for three years and 11 workers in the three plantations said that the company has a policy of only paying 50 percent of a day laborers’ day rate if they do not meet 100 percent of their daily task, even if they accomplished over half of the task.


\textsuperscript{166} As of December 2018, PHC employed 1,690 contract workers and 3,007 day laborers in Lokutu, 1,692 contract workers and 2,794 day laborers in Yaligimba; and 859 contract workers and 640 day laborers in Boteka. Human Rights Watch interview with Fanny Salmon, Feronia Deputy Sustainability Director, Kinshasa, February 11, 2019.
For example, a worker can be tasked to clear the weeds around 80 palm trees in one day, but if he accomplishes 70, he will still only get paid half of his daily rate.

“If the person doesn’t meet its daily quota of [oil palm fruit] baskets, they register her as only having worked half a day,” a woman worker from Lokutu who picks palm fruits off the ground said. Her normal monthly salary, at a 48-hour work week, if paid in full, would still only be between 20,000 FC (US$12.50) and 30,000 FC (US$18.75), she said.

About a dozen day laborers told Human Rights Watch that the company did not pay their wages in full. They said their supervisors proffered excuses related to technical or administrative issues, but that they ended up not being paid the outstanding sums. “If we insist, there’s a risk that we won’t be taken again [as day laborers] so we just drop it,” a plantation worker from Lokutu said. “There are many people who lose [money] every month... I’ve been a victim multiple times.”

Feronia said that payment issues were common grievances registered by their human resources managers, following an information request from Human Rights Watch. They said they were “in the process of implementing an automated payroll system” to “mitigate” the issue but did not specify whether they would compensate workers for unpaid wages. The workers interviewed by Human Rights Watch did, however, consistently report that they were paid regularly and on time.

Over a dozen workers said they had been employed as day laborers between three months and over a decade. Under Congolese labor law, PHC cannot employ workers for longer than 22 days in a two-month period as day laborers, after which period the company must offer an indeterminate contract.

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167 Human Rights Watch interview with a PHC former divisional manager, Mbandaka, November 22, 2018. 11 workers told Human Rights Watch this was an established practice.
169 Thirteen day laborers told Human Rights Watch that the company did not pay their wages in full.
170 Human Rights Watch interviewed 13 workers across the three plantations who said their salaries had at times not being paid in full, some also said their colleagues–in particular day workers–had experienced the same.
The use of temporary contracts has allowed PHC to deny workers the benefits – and hence the full wages – they would be entitled to under a contract consistent with the terms of Congolese law and a collective bargaining agreement the company entered in August 2018. These benefits would include housing, health care for themselves and their families, annual wage increases, and paid leave after one year of work.

In the province of Tshopo, where Lokutu plantation is located, provincial authorities fined PHC for 30 million FC (US$18,750) for this unlawful practice and ordered them to provide contracts to 1,500 day laborers over a period of two years. During an inspection in May 2018, the chief Tshopo labor inspector had found PHC was engaging in an “abusive use” of temporary contracts. Furthermore, the company had created a fictitious category of workers called “free providers” (fournisseurs libres, in French) whom they effectively employ as day laborers. “I don’t know where they got this category from, it does not exist in our laws,” the inspector said.

Labor inspectors in Équateur and Mongala, however, have not conducted a similar investigations in Boteka and Yaligimba to determine how many day laborers are entitled to a contract, Human Rights Watch found after interviewing these officials. They complained about their lack of resources but admitted they had visited the plantations on a couple of occasions when PHC had covered the cost of their transportation, accommodation, and food.

In a June 2019 letter, Feronia stated that “it is not the company’s policy to make systematic use of [day laborers].” However, the human resources manager of Yaligimba plantation, which employs nearly 3,000 day laborers, told Human Rights Watch that day laborers are hired for six months, then dismissed, and rehired for another six months. “This is a new system,” she said, “[it

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174 The PHC director general told Human Rights Watch day laborers are paid the same daily rate as contract workers but without benefits. In a letter to Human Rights Watch, Feronia also said that day laborers are paid according to the same salary scale but do not benefit from statutory annual wage increases. Human Rights Watch interview with Yanick Vernet, PHC Director General, Kinshasa, April 26, 2019; Feronia letter in response to an information request from Human Rights Watch, May 6, 2019; copy on file.

175 The Yaligimba plantation director of Human Resources told Human Rights Watch a worker was entitled to 26 days of vacation after working for a year; Human Rights Watch interview with the Yaligimba plantation director of Human Resources, Yaligimba, January 31, 2019. Day laborers are only entitled to emergency health care in case of a work-related accident, Feronia told Human Rights Watch; Feronia letter in response to a Human Rights Watch information request, May 6, 2019, copy on file.

176 Human Rights Watch consulted a copy of the final ruling of the Tshopo labor inspectorate dated September 26, 2018, in the Tshopo Labor Inspectorate office in Kisangani; on file with Human Rights Watch.

177 Human Rights Watch interview with Teddy Dako, chief Tshopo labor inspector, Kisangani, February 6, 2019.

178 Human Rights Watch interview with Teddy Dako, chief Tshopo labor inspector, Kisangani, February 6, 2019.


180 Copy on file.
started] around 2012.” Human Rights Watch, who said they were employed for extended periods of time as day laborers, also contradicts Feronia’s claim.

Ensuring Workers a Living Wage

Human Rights Watch believes that governments should ensure that all workers are paid a living wage as part of their duty to ensure the right to a decent standard of living for everyone.

The UN Committee on Economic, Social and Cultural Rights, the body of independent experts that monitors implementation of the International Covenant on Economic, Social and Cultural Rights (ICESCR), has said in a general comment that states have an international human rights obligation to legislate a minimum wage that is “non-discriminatory and non-derogable, fixed by taking into consideration relevant economic factors and indexed to the cost of living so as to ensure a decent living for workers and their families.” Congo is a party to the ICESCR, as are the states that are the home nations of the four European banks.

If Congo is failing to meet its international human rights obligation to ensure agricultural workers a decent standard of living, the European banks should have addressed this regulatory gap as part of Feronia and PHC’s contractual obligations. Furthermore, the mandate of the European banks that invested in Feronia and PHC is to foster development:

- DEG’s mission is to “promote social justice as well as ecological and economical sustainability,” in addition to “actively promot[ing] human rights”; 184
- CDC Group’s “strategic focus on jobs” as “the main route out of poverty” prioritizes “decent work and economic growth”; 185

183 CESCR, General Comment No. 23, 2016, para 65(c).
• FMO’s objective is to contribute “to the development of the business sector in developing countries in the interest of the economic and social advancement of these countries”;\textsuperscript{186} and;

• BIO’s investments are conditioned to contributing to the “economic and social progress of the countries of intervention,” as well as resulting “directly or indirectly, in sustainable productive employment, respecting fundamental labour rights.”\textsuperscript{187}

Human Rights Watch believes that companies too should pay its workers a living wage. PHC need not wait for national legislation nor a contractual obligation from the European banks to pay its workers a living wage.

**Failure to Provide Sufficient Protective Equipment**

Evidence of company practices that violate workers’ right to health are consistent across PHC’s three plantations. Our findings on the inadequate and incomplete equipment of employees who work with pesticides are part of a broader problem that extends to all plantation workers and in particular, day laborers.

A large number of plantation workers who spoke to Human Rights Watch, most of them day laborers, said they did not have protective equipment.\textsuperscript{188} This does not include the employees who work with pesticides, who are part of a specialized team. PHC’s failure to provide adequate gear to workers heightens their vulnerability to machete, thorn prick and trauma injuries, snake and spider bites, and exposes them to chemical fertilizers without protection.\textsuperscript{189}

“We asked for protective equipment, [but] the chief of the plantation told me day laborers are not entitled to that,” one worker from Boteka said.\textsuperscript{190} “We are many women. … We don’t benefit from anything. We work without boots, without gloves – with our bare hands. Sometimes the fruits [we

\textsuperscript{186} Articles of Association of Nederlandse Financierings-Maatschappij voor Ontwikkelingslanden N.V. (19 August 2009), Article 3.


\textsuperscript{188} Nearly half (21) of the 55 plantation workers interviewed by Human Rights Watch who are not pesticide applicators said they did not have protective equipment.

\textsuperscript{189} These are common risks associated with plantation work, medical staff told Human Rights Watch. Human Rights Watch interviewed 16 medical staff, including three doctors, across PHC’s three plantations between November 2018 and February 2019.

\textsuperscript{190} Human Rights Watch interview with Worker #29, Boteka, November 18, 2018.
have to pick up] fall into cows' and peoples' excrement,” said a woman who has worked for PHC for over six years as a day laborer in Boteka.\textsuperscript{191}

Plantation workers who apply fertilizers around palm trees said they did so barehanded. “We have to apply two to three bags [of fertilizer] per day,” said an older woman plantation worker. “It feels like my hands are being burned with salt.”\textsuperscript{192} A 27-year-old day laborer who applies fertilizers in Boteka said, “It itches my hands like I have chili on them, the smell gives me nauseas [and] sometimes I feel this heat in my chest.”\textsuperscript{193} In Lokutu, the daily task for workers who apply fertilizers is of 320 palm trees per day, according to the acting area general manager.\textsuperscript{194}

Though women are a minority among the workers, their accounts and those of others who work alongside women indicate they might be disproportionately lacking protective equipment and disproportionately employed as day laborers. In the Boteka palm oil mill, for example, Human Rights Watch observed that women day laborers were the only ones working without any protective equipment.\textsuperscript{195}

\textsuperscript{191} Human Rights Watch interview with Worker #25, Boteka, November 17, 2018.\textsuperscript{192} Human Rights Watch interview with Worker #27, Boteka, November 18, 2018. Another worker told Human Rights Watch each fertilizer bag weighs 50 kilos. He and his team of six carry 150 bags per day; Human Rights Watch interview with Worker #28, Boteka, November 18, 2018.\textsuperscript{193} Human Rights Watch interview with Worker #32, Boteka, November 18, 2018.\textsuperscript{194} Human Rights Watch interview with Wesell, Acting Area General Manager of Lokutu plantation, Lokutu, January 24, 2019.\textsuperscript{195} The factory manager said their equipment was being washed over the weekend – but even if this were true, they should not be compelled to work without protection; Human Rights Watch interview with Boteka Factory Manager, Boteka, November 17, 2018. Human Rights Watch did not interview the women to confirm or disprove the factory manager’s claim, as researchers were being closely watched and did not want to expose workers to potential retaliation.
Day laborers sustain the greatest amount of work-related injuries, according to the company’s own records. For example, out of the 380 hand injuries registered in 2018 across the three plantations, 260 affected day laborers – about 68 percent – according to Feronia’s records. In the same year, out of 180-foot injuries, 125 affected day laborers, about 69 percent. Additionally, plantation workers appear most vulnerable to injury among all PHC workers. According to the records of Pembe Hospital, the company’s hospital in Yaligimba, of the 293 work accidents registered in this site during 2018, 278 took place in the plantation – some 95 percent.

A nurse who has worked for 30 years in the Boteka company hospital said that he treats between 30 to 40 injuries monthly, mainly machete injuries and thorn prick injuries. “Because they put chemicals on the palm trees,” he said. “[Thorn prick injuries] can swell and get infected if they...”

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196 Feronia’s Deputy Sustainability Director showed Human Rights Watch a number of graphs related to health and safety in the plantations for 2018, including injuries by body part by type of worker; Human Rights Watch interview with Fanny Salmon, Feronia Deputy Sustainability Director, February 11, 2019.

197 2018 Annual Report of the Pembe PHC Hospital, on file with Human Rights Watch.

198 Human Rights Watch interview with a nurse at SMS Hospital, Boteka, November 16, 2018.
don’t come to the hospital.” The Lokutu deputy chief doctor told Human Rights Watch they treat approximately 40 to 50 work injuries per month in Lokutu Hospital, with the most common being machete injuries and thorn prick injuries.

“I don’t have gloves; when we pick up the fruit bunches it hurts us,” said a palm fruit harvester that has worked for the company for over a decade. “Sometimes the fruit bunches fall on people or animals’ excrement.” Boteka, November 17, 2018. © 2018 Luciana Téllez/Human Rights Watch.

PHC has made efforts to meet its obligations under Congolese law to provide medical care to contract workers. Day laborers are only covered in the event of work accidents under the law.

The company provides medical care and medicine for contract workers, their spouses and children – provided these family members are legally registered as their relatives with the state and the

199 Human Rights Watch interview with a nurse at SMS Hospital, Boteka, November 16, 2018.
200 Human Rights Watch interview with Dr. Rami Bapeleki, deputy chief doctor, Lokutu PHC Hospital, January 24, 2019.
company – in conformity with Congolese labor law. Currently, contract workers, spouses and children registered with PHC that can exercise this entitlement amount to 22,000 people, according to the company’s deputy sustainability director. However, day laborers are entitled to free medical care only in the event of work-related accidents, the PHC general director told Human Rights Watch. Community members residing on the plantations can seek care in the company hospitals in exchange for payment.

Both medical staff and workers told Human Rights Watch they at times experience shortages of medicine, leading contract workers to spend a significant portion of their income on medicine to which they are entitled to for free. “Today, I spent 7,000 Congolese Francs [US$4.30] for my child’s measles treatment,” a plantation worker from Lokutu said. The expense amounted to just over two days’ pay for him. The medicine shortages are more frequent and more severe in the health centers – small units where nurses provide ambulatory care – than in hospitals, Human Rights Watch observed based on visits to the establishments’ stock rooms and medical staff’s testimonies.

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202 Human Rights Watch interview with Fanny Salmon, PHC Deputy Sustainability Director, Kinshasa, February 11, 2019. In addition, company-employed doctors told Human Rights Watch that, in cases of exceptional gravity where PHC hospitals cannot provide adequate care, they would transfer sick workers to hospitals in the nearest provincial capitals or Kinshasa, at the company’s expense; Human Rights Watch interview with Dr. Parfait Kiyoso, Chief Doctor, PHC Pembe Hospital, Yaligimba, February 3, 2019; Human Rights Watch interview with Dr. Rami Bapeleki, Deputy Chief Doctor, PHC Lokutu Hospital, January 24, 2019.
203 Human Rights Watch interview with Worker #32, Lokutu, January 26, 2019. Human Rights Watch also reviewed this worker’s pay slip from July 2018 that showed his salary stood at 3,392.64 Congolese Francs per day (US$ 2.1); copy on file with Human Rights Watch.
IV. Feronia and PHC’s Failed Commitments, Obligations and Responsibilities

Human Rights Watch researched allegations that Feronia and PHC (“the company”) failed to meet commitments under its institutional policies, its obligations under agreements with unions, Congolese law, as well as its responsibilities towards constituencies affected by its operations as defined by the UN Guiding Principles on Business and Human Rights. Human Rights Watch also assessed the company’s practices against the industry standards the development banks said are contractually binding.

Based on this review of documentation and interviews with public officials from Congo’s Environment and Labor Ministries, Human Rights Watch found that Feronia and PHC appear not to have met these commitments, obligations, and responsibilities. Similarly, Human Rights Watch found evidence the company has not yet met several operating standards imposed by the banks. These failed obligations or lags in implementation of industry standards have come at a cost to the rights of workers and affected communities.

PHC Institutional Commitments

PHC adopted a Health, Safety and Environment plan that states the company’s commitment “to providing personal protective equipment adequate and appropriate for all potentially dangerous operations,”205 and to espouse “the protection of health, of safety at work and their continuous improvement as a principal objective of the business.”

In the case of contract workers, PHC entered a collective bargaining agreement with six unions in August 2018. The abuses Human Rights Watch documented run counter to several provisions, including article 52(B), which states “it is the duty of the employer to prevent work accidents and occupational health hazards, in conformity with the law,”206 and article 53, which establishes the company’s commitment to “attaching particular importance to the equipment of workers allocated to dangerous occupations and ensure their protection.”207

205 PHC Plan de Santé, Sécurité et Environnement (PSSE), 2019; copy on file with Human Rights Watch.
206 Collective Bargaining Agreement of the PHC Society, August 2018, article 52(b), (copy on file with Human Rights Watch).
Obligations under Congolese Law

PHC is subject to Congolese labor and environmental laws. Following discussions with authorities from the labor and environment ministries, Human Rights Watch found the company may have acted in violation of the following legal provisions.

- The Labor Code and its associated regulations, which:
  - Mandate that the employer “see that the work is conducted in appropriate conditions, both in regard to the security, the health and dignity of the worker,” including by providing protective equipment adequate to the hazards the person is exposed to;
  - Prohibit employers from hiring workers for longer than 22 days in two months as day laborers, a period after which the company must provide a contract.
- The law on the protection of the environment, which prohibits the disposal of waste in inappropriate sites that would provoke unpleasant smells or cause disruption or damages to the environment, public health and safety, or to dispose of waste that would degrade the quality of surface or ground water.
- The water law, which places an obligation on concession owners “not to infringe on the rights of the riverine residents, to restitute the water so that it is reusable and to respect the integrity of the environment and aquatic ecosystems.”

Contractual Obligations with Development Banks

Feronia and PHC are contractually obligated to meet, over time, the International Financial Corporation (IFC) Performance Standards, the World Bank Group’s Environmental, Health and Safety Guidelines (EHS) and ILO Conventions No. 1, No. 26, No. 131 and No. 155 in their operations, as well as to achieve certification from the Roundtable on Sustainable Palm Oil (RSPO), by virtue

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210 Law No. 11/009, July 9, 2011 on the fundamental principles for the protection of the environment, articles 49 and 57.
of the agreements they concluded with four European development banks that invested over US$100 million in equity and loans in the companies.\textsuperscript{212}

In Human Rights Watch’s view, based on our research findings, the company has not yet met the following IFC Performance Standards:

- “Identify and evaluate environmental and social risks and impacts of the project,” and “adopt a mitigation hierarchy to anticipate and avoid, or where avoidance is not possible, minimize, and, where residual impacts remain, compensate/offset for risks and impacts to workers, affected communities, and the environment”;\textsuperscript{213}

- “To ensure that grievances from Affected Communities and external communications from other stakeholders are responded to and managed appropriately” and “to promote and provide means for adequate engagement with affected communities throughout the project cycle on issues that could potentially affect them and to ensure that relevant environmental and social information is disclosed and disseminated”;\textsuperscript{214}

- “Avoid or minimize the potential for community exposure to hazardous materials and substances that may be released by the project”;\textsuperscript{215}

- “Avoid or minimize the potential for community exposure to water-borne, water-based, water-related, and vector-borne diseases, and communicable diseases that could result from project activities, taking into consideration differentiated exposure to and higher sensitivity of vulnerable groups”\textsuperscript{216}

\textsuperscript{212} BIO has invested US$ 11 million in PHC as of April 2019; BIO letter in response to a Human Rights Watch information request, April 12, 2019. CDC Group has invested US$ 49.7 million in Feronia as of April 2019: CDC Group letter in response to a Human Rights Watch information request, April 30, 2019. DEG has invested US$16.5 million in PHC as of April 2019; DEG email in response to a Human Rights Watch information request, April 17, 2019. FMO has invested US$ 16.5 million in PHC as of May 2019; FMO letter in response to a Human Rights Watch information request, May 7, 2019. FMO told Human Rights Watch in a letter dated October 22, 2019, that the World Bank Group’s EHS and those ILO Conventions were part of PHC contractual obligations.


• Avoid the generation if possible, and if not, reduce or reuse hazardous and non-hazardous waste “in a manner that is safe for human health and the environment,” or where waste can neither be avoided, recovered or reused, “treat, destroy, or dispose of it in an environmentally sound manner that includes the appropriate control of emissions and residues resulting from the handling and processing of the waste material”; 217

• “Provide a safe and healthy environment, taking into account inherent risks in its particular sector and specific classes of hazard in [its] work areas, including physical, chemical, biological and radiological hazards”; 218

• Take “steps to prevent accidents, injury, and disease arising from, associated with or occurring in the course of work by minimizing, as far as reasonably practicable, the causes of hazard,” including “the provision of preventive and protective measures, including modification, substitution, or elimination of hazardous conditions or substances”; 219

• “Provide workers with documented information that is clear and understandable regarding their rights under national labor and employment law and any applicable collective agreements, including their rights related to hours of work, wages, overtime, compensation, and benefits upon beginning the working relationship and when any material changes occur”; 220 and

• Respect any collective bargaining agreement with a workers’ organization that the company is a party to. 221

In Human Rights Watch’s view, the company also has not yet met key provisions of ILO Convention no. 155 on occupational health, particularly:

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• “Employers shall be required to ensure that, so far as is reasonably practicable, the chemical, physical and biological substances and agents under their control are without risk to health when the appropriate measures of protection are taken,”\(^\text{222}\) and
• “Employers shall be required to provide, where necessary, adequate protective equipment to prevent, so far as is reasonably practicable, risk of accidents or of adverse effects on health.”\(^\text{223}\)

Furthermore, in order to meet criteria that would have brought it closer to RSPO certification, Feronia and PHC would have to:

• Implement a “conflict resolution mechanism” that “resolves disputes in an effective, timely and appropriate manner, ensuring anonymity of complainants, [human rights defenders], community spokespersons and whistleblowers, where requested, without risk of reprisal or intimidation” and that “includes the option of access to independent legal and technical advice, the ability for complainants to choose individuals or groups to support them and/or acts as observers, as well as a third-party mediator”;\(^\text{224}\)
• Provide, free of charge, “personal protective equipment (PPE)... to all workers at the place of work to cover all potentially hazardous operations, such as pesticide application, machine operations, land preparation, and harvesting” as well as make available “sanitation facilities for those applying pesticides ... so that workers can change out of PPE, wash and put on their personal clothing”;\(^\text{225}\)
• Demonstrate “specific annual medical surveillance for pesticide operators, and documented action to treat related health conditions”;\(^\text{226}\)
• Implement a waste management plant that sees that the company does “not restrict access to clean water or contribute to pollution of water used by communities” and that “workers have adequate access to clean water”;\(^\text{227}\) and

\(^{224}\) Roundtable on Sustainable Palm Oil, “Principles and Criteria for the Production of Sustainable Palm Oil, 2018,” pp. 34-35, endorsed by the RSPO Board of Governors and adopted at the 15th Annual General Assembly by RSPO Members on 15 November, 2018, https://rspo.org/resources/certification/rspo-principles-criteria-certification (accessed August 13, 2019). While the company does have a grievance mechanism, our findings on industrial waste dumping suggest that affected communities who avail themselves of this mechanism do not see their complaints resolved effectively, timely or appropriately.
• Treat palm oil mill effluents “in compliance with national regulations” and regularly monitoring the “discharge quality of the mill effluent, especially Biochemical Oxygen Demand (BOD).”

Human Rights Responsibilities

While governments have the primary obligation to respect, protect, and fulfill human rights under international law, businesses also have internationally recognized responsibilities regarding human rights, including workers’ rights.

The UN Guiding Principles on Business and Human Rights, which the UN Human Rights Council endorsed in 2011, are widely accepted as a legitimate articulation of businesses’ human rights responsibilities. They specify that businesses should exercise human rights due diligence to identify human rights risks associated with their operations, take effective steps to prevent or mitigate those risks, and ensure that the victims of any abuses have access to remedies.

The Guiding Principles provide that businesses report formally on human rights due diligence measures as a matter of transparency and accountability. Reporting should be “of a form and frequency that reflect an enterprise’s human rights impacts and that are accessible to its intended audiences,” and provide “information that is sufficient to evaluate the adequacy of an enterprise’s response to the particular human rights impact involved.”

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228 Roundtable on Sustainable Palm Oil, “Principles and Criteria for the Production of Sustainable Palm Oil, 2018,” p. 60.
The UN special rapporteur on toxic waste put forward a set of principles on human rights and the protection of workers from exposure to toxic substances, grounded in the Guiding Principles on Business and Human Rights and other international human rights instruments. Among these principles is that businesses have a “responsibility to prevent occupational exposures to toxic substances.” Furthermore, workers have a “right to know,” among others, “the implications of exposure, the action being taken to prevent exposure and their rights in relation to such exposure,” as well as “the right to know current information about their actual and potential exposures to toxic and otherwise hazardous substances.”

V. European Development Banks’ Failed Obligations

BIO, CDC Group, DEG, and FMO are domestic development financial institutions (DFIs) from Belgium, the United Kingdom, Germany and the Netherlands, respectively. They are state-owned or state majority-owned businesses.232 All four banks are among the ten largest domestic development financial institutions in the world, according to the Organisation for Economic Co-operation and Development (OECD), with FMO being the largest.233

Together, these banks have invested nearly US$100 million in Feronia and PHC between November 2013 and March 2019. CDC Group is also a shareholder, currently owning 37.86 percent of Feronia.234

Extraterritorial Human Rights Obligations

As businesses that are wholly or majority owned by state shareholders, domestic development banks have an obligation to uphold their states’ international human rights commitments.

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232 BIO is entirely owned by the Belgian state; Belgian Ministry of Development Cooperation reply to a Human Rights Watch information request, June 20, 2019. CDC Group is entirely owned by the UK government’s Department for International Development (DFID), see CDC Group, “Corporate Governance,” https://www.cdcgroup.com/en/about/our-company/our-corporate-governance/. DEG is a subsidiary of KfW, a German state-owned bank; KfW reply to a Human Rights Watch information request, May 20, 2019. FMO is a state-owned enterprise with the Dutch State owning 51 percent of FMO’s shares; Dutch Ministry of Foreign Affairs reply to a Human Rights Watch information request, June 25, 2019.

233 FMO is the largest domestic development financial institution in the world, DEG is second, CDC Group is fourth and BIO is ninth; see OECD, “Development finance institutions and private sector development,” https://public.tableau.com/views/NONODA_DFIs/DFIs_EN?%3Aembed=y&%3Adisplay_count=no%3F&%3AshowVizHome=no#1 (accessed July 29, 2019).

abroad. As the Committee on Economic, Social and Cultural Rights has stated, this extraterritorial obligation to protect “requires States parties to take steps to prevent and redress infringements of [economic, social and cultural] rights that occur outside their territories due to the activities of business entities over which they can exercise control.”

The UN Human Rights Committee has also recognized the extraterritorial obligations of companies under the International Covenant on Civil and Political Rights (ICCPR). On October 31, 2012, in its Concluding Observations on Germany’s sixth periodic review under the ICCPR, the committee raised concerns that Germany took insufficient steps with respect to German companies contravening human rights standards while operating abroad. The committee stated:

The State party is encouraged to set out clearly the expectation that all business enterprises domiciled in its territory and/or its jurisdiction respect human rights standards in accordance with the Covenant throughout their operations. It is also encouraged to take appropriate measures to strengthen the remedies provided to protect people who have been victims of activities of such business enterprises operating abroad.

In practice, the development banks that invested in Feronia and PHC can exercise control on decisive operational matters through the conditions they attach to their lending and by monitoring company compliance with these conditions – thereby taking steps to prevent and address infringements of rights.

BIO does not have a human rights policy statement. Their sustainability policy, however, states that “if BIO considers that IFC Performance Standards do not sufficiently cover a human right in a given investment, BIO will give special attention to this right and adopt specific measures in connection with the E&S assessment and monitoring of such investment.” CDC also does not have

See CESCR, “General comment No. 24 on State obligations under the International Covenant on Economic, Social and Cultural Rights in the context of business activities,” 2017, para. 10 (The ICESCR “-establishes specific obligations of States parties at three levels — to respect, to protect and to fulfil. These obligations apply both with respect to situations on the State’s national territory, and outside the national territory in situations over which States parties may exercise control.”)

http://docstore.ohchr.org/SelfServices/FilesHandler.ashx?enc=4slQ6QSmlBEDzFEovLCuW1aoSzabooXTdlnsJZZVQciMOuuG4TpSgjwlcJcxiuZyrykMD%2FSj8YF%2BSX04mYx7y%2F3L3zvMz2SUbw6ujInCawQfjxhIKe0dka6DUwG3Y (accessed September 30, 2019).

Ibid., para. 30.

a human rights policy statement. Their investment policy, however, includes a Code of Responsible Investing that sets out environment and social standards modeled after the IFC Performance Standards and the UN Guiding Principles on Business and Human Rights.238 The code does not include an acknowledgment of CDC’s human rights obligations. In Human Rights Watch view, these banks should adopt dedicated policies that explicitly recognizes their obligation to protect rights, requires managers to conduct human rights due diligence, and establishes which concrete actions the banks will take to prevent, mitigate and address harm.

DEG has said that it “operates in line” with the KfW Group’s declaration on human rights.239 Kreditanstalt für Wiederaufbau (KfW), the German development bank of which DEG is a subsidiary, has acknowledged its extraterritorial obligations:

The international human rights agreements that Germany has ratified are legally binding. ... As a bank owned by the federal government and the federal states, KfW Bankengruppe considers itself under a special obligation to conduct its business in line with Germany’s commitments under these international agreements. ... KfW Bankengruppe respects and protects international human rights in its sphere of influence and will not be involved in any human rights violations.240

Furthermore, DEG told Human Rights Watch that it “recognizes and honours its human rights obligations” by contractually obligating companies it finances to comply with IFC Performance Standards, ILO Core Labour Standards as well as the ILO Basic Terms and Conditions of Employment.241

FMO adopted a human rights policy of its own. FMO’s policy states a commitment to “take measures through the due diligence process to avoid supporting activities that may contribute to or cause human rights violations” and acknowledges “the responsibility of [its] business clients to respect human rights.”242 FMO also told Human Rights Watch it acknowledges it has an

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“obligation to see to avoid and address adverse human rights impacts outside the Kingdom of the Netherlands.”

Human Rights Due Diligence

In June 2013, CDC commissioned the consulting group Control Union to undertake environmental and social due diligence (ESDD) on its proposed investment in Feronia. ESDD consists of reviewing environmental and social risks associated with the business activities of a potential client, and whether these present a liability to the bank. The process also helps identify the mitigation measures necessary to reduce risks. A few years later, when the other development banks joined as investors, they commissioned an analysis of the gaps between PHC practices and the 2012 International Financial Corporation (IFC) Performance Standards.

Neither ESDD nor the gap assessment are processes designed to prevent infringement of rights that could result from business activity, as would human rights due diligence as set out in the UN Guiding Principles on Business and Human Rights. They can, to some extent, contribute towards this goal.

Based on these assessments, the banks told Human Rights Watch, a contractually binding Environmental and Social Action Plan (ESAP) was developed in 2013 when CDC first invested. It was expanded in 2015 when the other development banks joined. The ESAP’s objective is “to ensure that over time Feronia reaches compliance with international standards and law,”

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248 On May 6, 2019, Feronia shared a summary of the ESAP in the form of a three-page table that contained actions, deliverables and status pursuant to an information request from Human Rights Watch. Feronia Environmental and Social Action Plan (ESAP) Summary, September 2018; copy on file with Human Rights Watch.
specifically Congolese law, the IFC Performance Standards, and the criteria to obtain certification from the Roundtable on Sustainable Palm Oil (RSPO), the banks said.\textsuperscript{249}

The four European development banks, following two information requests from Human Rights Watch, did not disclose the documentation that outlines the risks they identified or the measures they took to mitigate these risks, on the grounds of commercial confidentiality.\textsuperscript{250} In contrast, the IFC, another major development bank, publishes at least a summary of the environmental and social impact assessments for all its investment projects.\textsuperscript{251}

Following the adoption of the ESAP, the development banks said they have continued to monitor the company’s progress toward compliance through the following mechanisms, among others:

- Appointing an economic and social advisor – a consultant – paid by Feronia,\textsuperscript{252} to assess the “ESAP implementation progress and operations compliance with applicable requirements,”\textsuperscript{253} and who will submit a report to the banks and the company with recommendations once a year;
- Participating in Feronia’s Environmental and Social Governance Board Committee (ESG Committee) as observers; the ESG Committee oversees the implementation of the ESAP, and Feronia reports to it quarterly “on labor, social, environmental matters” as well as “exceptional events”;\textsuperscript{254}
- Commissioning “bespoke” surveys and assessments that to date, include legacy land issues (2016), RSPO certification opportunities and challenges (2017), and a security assessment (2018);\textsuperscript{255}

\textsuperscript{249} BIO letter in response to Human Rights Watch information request, February 6, 2019, copy on file; CDC Group’s response to Human Rights Watch information request, April 30, 2019, copy on file; DEG response to Human Rights Watch information request, April 17, 2019, copy on file.

\textsuperscript{250} In the case of CDC Group, which was the first development financial institution to invest, they commissioned the consulting firm Control Union to undertake Environmental and Social Due Diligence (ESDD) on its proposed investment in Feronia in June 2013; CDC Group’s response to Human Rights Watch information request, April 30, 2019, copy on file.


\textsuperscript{252} Human Rights Watch interview with Xavier de Carniere, CEO of Feronia, Kinshasa, February 7, 2019.

\textsuperscript{253} BIO response to Human Rights Watch information request, February 6, 2019, copy on file.

\textsuperscript{254} BIO response to Human Rights Watch information request, February 6, 2019, copy on file; Feronia letter in response to a Human Rights Watch information request, May 6, 2019, copy on file.

\textsuperscript{255} CDC Group’s response to Human Rights Watch information request, April 30, 2019, copy on file.
• Conducting on-site visits at least annually.  

In practice, the ESAP could be the instrument that banks use to ensure that their investments do not support activities that cause or contribute to human rights violations abroad. In Human Rights Watch’s view, the ESAP should be prepared on the basis of both ESDD and human rights due diligence so that the banks may fulfill their duty to protect rights. To effectively prevent abuses, the ESAP should set minimal social and environmental standards for the companies’ operations with a clear timeframe for these standards to be met. In addition to establishing monitoring mechanisms, it should also define consequences in the event there are serious violations of contractual obligations relating to workers’ rights. Lastly, the ESAP should establish enforceable and accessible remediation avenues for victims when the commercial activities funded by the banks result in human rights violations.

Inadequate Oversight and Enforcement

While the banks declined to disclose the ESDD and the ESAP on the basis of commercial confidentiality, Feronia sent Human Rights Watch a three-page summary of the ESAP, which briefly outlines actions, deliverables, and whether these are “ongoing” or “complete.”  

The ESAP summary disclosed by Feronia focuses on building the company’s capacity to address social and environmental impacts of their operations, chiefly by adopting internal policies and recruiting dedicated staff. In some cases it sets specific targets such as “provide Personal Protective Equipment (PPE) to workers as determined by [health and safety] risk assessments,” which is marked as completed.  

Human Rights Watch does not have access to the whole document, as a result we are unable to assess which parameters the development banks used to judge that these reforms were successfully implemented. Our own field research, however, found that there have been serious shortcomings that have resulted in violations to health,

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256 BIO response to Human Rights Watch information request, February 6, 2019; copy on file. CDC Group’s Chief Executive Nick O’Donohue told Human Rights Watch CDC staff visited the plantations at least every six months; CDC Group’s response to Human Rights Watch information request, April 30, 2019, copy on file.

257 FMO said it had conducted an analysis of the gaps between the company’s practices and IFC Performance Standards that resulted in the ESAP but that “this document is confidential.” CDC Group said it was “unable to provide... documents which are commercially confidential,” but provided some of the items the ESAP comprises: environmental and social policies and procedures, surveys and assessments, implementation of an environmental and social management system, staff training, an occupational health and safety program, and a “stakeholder engagement and grievance mechanism.” In regard to the compliance reports requested by Human Rights Watch, FMO said these “cannot be shared, as Feronia is a listed company and in view of confidentiality.” FMO response to an information request from Human Rights Watch, May 7, 2019, copy on file; CDC Group’s response to Human Rights Watch information request, April 30, 2019, copy on file. Feronia response to a Human Rights Watch information request, May 6, 2019; copy on file.

258 Feronia Environmental and Social Action Plan (ESAP) Summary, September 2018; copy on file.
environmental and labor rights, including in regard to the provision of protective equipment to workers.

Importantly, the ESAP summary does not lay out specific measures for Feronia or PHC to monitor or mitigate the impacts of their operations on water sources, even as it is well established in scientific literature that the use of pesticides and fertilizers in industrial agriculture, as well as dumping largely untreated palm oil mill effluents in waterways, could negatively affect water quality. This is a grave omission as tens of thousands of people reside on or near PHC agricultural concessions and rely on these sources of water for their survival, and Congolese provincial environmental authorities, which are dramatically under-resourced, are unable or unwilling to conduct proper oversight.

Ultimately, despite the contractually binding conditions and the mechanisms the development banks created to monitor the companies’ performance, the abuses that Human Rights Watch documented in the plantations have persisted throughout, or have first occurred during, the six years after CDC Group became one of Feronia’s largest shareholders and three years after BIO, DEG and FMO first invested in PHC. Furthermore, the abuses we documented run counter to the performance standards the banks said are contractually binding on the company, as well as Congolese law. While the banks said that the objective of the ESAP is to, “over time,” bring the company into compliance, if no deadline is set, or deadlines are not respected, these standards are ultimately ineffectual to prevent or mitigate negative impacts on communities and the environment.

Because the banks have not disclosed the due diligence reports they performed, or the mitigation measures they agreed the company would implement, it is not possible to assess the actions and timelines, if any, they may have imposed for the mitigation of potential and actual negative impacts of the company’s operations.

All banks, however, did concede they were aware of issues related to our findings. The banks knew that there were important shortcomings of protective equipment, including for workers who spray pesticides, and that the company is dumping untreated effluents. They also knew the company is using temporary contracts in a widespread manner, and are aware of the wages paid to workers. As part of their due diligence and monitoring process, Human Rights Watch is of the view that they should have learned of the full extent of the abuses documented in this report. They should have taken steps to mitigate them and pressed the company to provide remedies to the workers and communities when their health and livelihoods were being harmed by business activity. If the company repeatedly and deliberately failed to change the practices that resulted in human rights abuses, the banks should have imposed penalties on the company, including reconsidering the business relationship, as part of their ongoing human rights obligations.

**Impact of Opacity of Development Bank Operations**

The development banks’ invocation of commercial secrecy to shield measures they take affecting communities makes it difficult to independently scrutinize whether they are supporting activities that cause or contribute to abuses in violation of their extraterritorial obligations under human rights law. \(^{260}\) This is particularly concerning for investments that are deemed “high risk” under the IFC environmental and social categorization, as FMO determined for PHC, due to their “potential significant adverse environmental or social risks and/or impacts that are diverse, irreversible, or unprecedented.” \(^{261}\)

The opacity of the banks’ operations sometimes extends as well to their regulatory agencies. KfW, the agency that supervises DEG, did not disclose to Human Rights Watch how and through what mechanisms they exercise their supervisory role over DEG.

This opacity has various important implications:

\(^{260}\) FMO has nonetheless made noticeable efforts to improve transparency in their operations. While it does not disclose impact assessments, FMO publishes planned investments 30 days prior to contracting, investments’ risk category, and whether a project involves resettlement and/or indigenous peoples. These are positive steps in the direction of greater transparency and accountability, but they are still insufficient as they do not address the implications listed above. FMO letter in response to Human Rights Watch request for comments, October 22, 2019.

• The foreign government agencies that own or majority-own these banks, and the agencies in charge of exercising oversight over these banks, which sometimes are the same, have little or no access to information outlining the human rights risks associated with investments. They also have little or no access to the documentation that lays out the terms of agreement between the development banks and their clients. This is the case for CDC Group, DEG and FMO.262

• Potentially affected communities do not have access to information used by development banks to identify, prevent or mitigate the human rights impacts associated with their investments, what these impacts could be, or how it could affect their rights and livelihoods.

• Civil society organizations are unable to scrutinize whether public funds invested in the development banks are enabling activities that cause or contribute to human rights violations abroad.

In response to Human Rights Watch findings, the banks noted that as part of implementation of the IFC Performance Standards, the company was expected to engage stakeholders, and that the banks monitored compliance of this condition. While a positive business practice, this is distinct from the banks’ responsibility to disclose information to potentially affected communities about how their investment could infringe on their rights or livelihoods, and how they intend to prevent or address these risks.263

The Accountability Gap

The states owning or having a majority interest in the four European development banks have created complaint mechanisms that provide feedback to banks on whether they have acted in compliance with their policies, and whether their policies are adequate. These mechanisms have multiple weaknesses:

• They place no requirements on the banks or the businesses with which they contract to participate in dispute resolution processes or to comply with the resulting agreements;
• They cannot reach a determination of fault with a party or decide liability for abuses;


263 Letters from BIO, CDC Group, DEG and FMO in response to Human Rights Watch request for comments, October 22, 2019.
They are chiefly available online, and the banks do little or nothing to publicize their existence with potentially affected communities, rendering the mechanism considerably inaccessible.

In the case of CDC, the mechanism does not provide any guidance to complainants on timeframes, types of resolutions they might be able to expect, or guarantees against retaliation or reprisal when the complaint is brought by an external party, and the authority responsible for investigating complaints submitted through the mechanism is part of the bank’s management structure, instead of being an independent authority, compromising its impartiality. In addition, CDC does not publish details of the complaints.

The banks said the primary responsibility to address complaints that arise from business operations lies with the company. They also noted that encouraging the creation and implementation of effective grievance mechanisms at the company level was an objective of their investment, so that companies continue operating responsibly after development banks divest. While Human Rights Watch recognizes that these are positive practices at the company level, these are distinct from the obligation of the development banks – or the government authorities that oversee them – to provide remedy and to create avenues for accountability for their role in supporting activities that caused or contributed to abuses.

**BIO**

BIO’s grievance mechanism consists of a page in their website where complainants may submit information about “material adverse effects with respect to environmental and social matters: labour and working conditions, resource efficiency, pollution, etc.” (sic) or “non-compliance with legal provisions and deviations from good practices with respect to money laundering, fraud, corruption, bribery, etc.” (sic). Complaints may also be sent through the post to BIO’s offices. Since it created the mechanism in 2018, BIO discloses the complaints received in its annual report, however “information identified as confidential or sensitive may not be disclosed.”

Provided the complaint is admissible, a dispute resolution or compliance review may follow. Complainant and investee must voluntarily agree to engage in a dispute resolution process that is mediated by BIO’s Internal Audit function, who then also assists parties to monitor implementation of any agreement. In the event of a compliance review, BIO’s Internal Audit

function will assess compliance of BIO with its own policies and procedures. If the audit finds BIO is non-compliant, it will trigger a responsibility on the part of BIO’s management to “take responsive actions to restore compliance and provide redress for harm that may have occurred,” including “strengthened supervision and monitoring, changes in project implementation and measures to avoid or mitigate adverse impacts.”

This grievance mechanism explicitly provides for BIO to take responsibility for harms and to take action to address complaints. However, as the other mechanisms listed in this section, it cannot compel businesses to participate or comply with dispute resolution processes. Another key shortcoming is its inaccessibility. Indeed, the most vulnerable communities – such as workers living in extreme poverty or villagers affected by water contamination – would struggle to access a mechanism that is chiefly available online. Furthermore, it is unclear what actions BIO is taking to publicize its existence. In a letter to Human Rights Watch, the bank acknowledged it is “still exploring the most suitable ways to communicate on our grievance mechanism among potentially affected parties in case of higher risk projects where BIO is leading the investment.”

CDC Group

CDC Group does not appear to have a complaints mechanism, except for providing an email address on their website to which anyone can submit “evidence of a breach of [its] Code of Responsible Investing.” The code is a set of policies that guide CDC investments. The mechanism is geared towards whistleblowers within CDC who would report misconduct, not external complainants who might be negatively impacted by businesses that CDC invested in. Neither the website, nor CDC’s policy on whistleblowing and complaints, provide guidance to external complainants on timeframes or types of resolution they might be able expect. External complainants are also not protected from reprisal or retaliation, CDC’s policy states. The authority responsible for investigating complaints is a member of the bank’s senior management, the director of business integrity and compliance, not an independent authority.

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266 BIO letter in response to Human Rights Watch request for comments, October 22, 2019.
Rights Watch that, beyond the website, they “do not promote the mechanism amongst investee company stakeholders.”

**DEG and FMO**

DEG and FMO have jointly created an Independent Complaint Mechanism, which allows external parties to file a complaint concerning an operation financed by either or both banks. An Independent Expert Panel decides on the admissibility of the complaints, which may concern “rights abuses, negative environmental, social and corporate governance effects affecting the complainant that are linked to the operations financed by [the banks]” or “a failure by [the banks] to comply with its own policies.” Once the complaint is declared admissible, the expert panel conducts a preliminary review, upon which parties are offered to participate in a “dispute resolution” or “compliance review,” though in some cases both are conducted successively. In 2014, FMO and DEG began introducing contractual arrangements into their clients’ agreements to grant the panel’s experts access to the premises of the client and to the information relevant for working on the complainant’s case. At any given point, the panel will “not take a position on particular allegations nor does it find fault with a party or decide liability.”

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269 CDC Group letter in response to Human Rights Watch request for comments, October 22, 2019.
Communities Bring Complaint Against DEG Regarding PHC

On November 5, 2018, the Network of Information and Support to NGOs in Democratic Republic of Congo (RIAO), filed a complaint against DEG on behalf of the customary chiefs, dignitaries (“notables” in French), and community leaders of nine localities in Boteka and Lokutu. The complainants “consider the PHC occupation and activities on their land to be illegitimate and likely illegal, due to the land legacy issues and the continued lack of community consent to the occupation of land by PHC to which these communities hold customary rights.” The complainants accused DEG of approving a loan for PHC “without requesting that existing land conflicts be resolved and communities’ customary land rights be respected.”

The Independent Expert Panel declared the complaint admissible in January 2019 and is currently conducting a preliminary review.

On July 21, a PHC security guard allegedly killed a RIAO member, Joel Imbangola, according to RIAO and media reports. Imbangola had been involved in facilitating meetings between communities and members of the complaint mechanism’s independent panel of experts, RIAO’s director told Human Rights Watch. The Congolese police opened an investigation into the killing. In August, CDC Group appointed an “independent team to investigate the death of Mr. Joël Imbangola Lunea.” Human Rights Watch has not been able to independently verify whether Imbangola’s killing is related to his role as a community organizer.

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VI. Congolese Government Failed Oversight

The Congolese government is not meeting its obligations under Congolese and international human rights law toward PHC workers and communities within or near PHC agricultural concessions. The Congolese government owns 16 percent of PHC, though it does not have operational control.277

The Congolese government has failed to enforce its state laws and regulations to the detriment of workers and communities, including:

- Provisions in the Labor Code and labor regulations that impose an obligation on the employer to “see that the work is conducted in appropriate conditions, both in regard to the security, the health and dignity of the worker,” including by providing protective equipment adequate to the hazards to which the person is exposed.278
- Provisions in labor regulations that order the company to provide clean and safe drinking water for workers.279
- Provisions in Congolese environmental law placing an obligation on concession owners “not to infringe on the rights of the riverine residents, to restitute the water so that it is reusable and to respect the integrity of the environment and aquatic ecosystems.”280
- Provisions in the Labor Code that prohibit employers from hiring workers for longer than 22 days in two months as day laborers, a period after which the company must provide a contract.281

Contributing to the failure of Congolese government agencies to monitor, oversee, and enforce domestic laws and regulations is a lack of resources and inadequate staffing, particularly for provincial offices outside of the national capital that are closest to the plantations. Representatives of the Provincial Labor Inspectorate and the Provincial Coordination of the

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279 Ministerial Order 0013, August 4, 1972 on the conditions of hygiene in the workplace, chapter 10, article 15.
280 Law no. 15/026, December 31, 2015 on water, article 28.
Environment Ministry in Equateur, Mongala, and Tshopo repeatedly told Human Rights Watch how they had virtually no budget, no transportation, and were operating with a fraction of the staff they were supposed to be assigned to cover their vast territories.\textsuperscript{282}

Under the International Covenant on Economic Social and Cultural Rights (ICESCR), to which Congo is a party, the government has an obligation to progressively realize economic and social rights to the maximum of its available resources.\textsuperscript{283}

**Right to Health**

International human rights law recognizes the right to the highest attainable standard of health.

The ICESCR obligates governments to take the steps necessary for the “prevention, treatment and control of ... occupational and other diseases,”\textsuperscript{284} and recognizes “the right of everyone to the enjoyment of just and favorable conditions of work” including “safe and healthy working conditions.”\textsuperscript{285} Governments have the obligation to improve “all aspects of environmental and industrial hygiene,” for example, through preventive measures to avoid occupational accidents and diseases, and the prevention and reduction of the population’s exposure to harmful substances such as harmful chemicals “that directly or indirectly impact upon human health.”\textsuperscript{286}

The UN special rapporteur on toxic waste has put forward a set of principles on human rights and the protection of workers from exposure to toxic substances, grounded in existing international human rights law and built upon the UN Guiding Principles on Business and Human Rights, several instruments of the International Labour Organization and relevant international agreements on toxic chemicals and wastes. These principles include states’ “duty to protect the human rights of workers through the prevention of exposure to toxic substances.” Furthermore, 

\textsuperscript{282} Human Rights Watch interviews with Claude Bomolo, Provincial Director of the National Employment Office (ONEM), Mbandaka, November 23, 2018; Teddy Dako, chief Tshopo Labor Inspector, Kisangani, February 6, 2019 and Henri Isola-Alaboa, Mongala labor inspector, Lisala, January 29, 2019.


\textsuperscript{284} ICESCR, art. 12.

\textsuperscript{285} ICESCR, art. 7.

“workers, their families and their communities must have immediate access to an appropriate and effective remedy, which should be available from the time of exposure.”

### Right to Information

The right to information is enshrined in article 19 of the International Covenant on Civil and Political Rights (ICCPR), which establishes that the right to free expression includes the “freedom to seek, receive and impart information and ideas of all kinds.” Article 9 of the African Charter on Human and Peoples’ Rights states “every individual shall have the right to receive information.”

The CESCR, in its General Comment No. 14, stated that the right to health includes “healthy occupational and environmental conditions, and access to health-related education and information.” The committee noted that, “States parties are required to formulate, implement and periodically review a coherent national policy to minimize the risk of occupational accidents and diseases, as well as to provide a coherent national policy on occupational safety and health services,” finding that elements of such a policy include “the provision of health information to workers and the provision, if needed, of adequate protective clothing and equipment.” The CESCR further stated that a “core obligation” of states is to “provide education and access to information concerning the main health problems in the community, including methods of preventing and controlling them.”

In its General Comment No. 15 on the right to water, the CESCR noted that a core obligation of states under the right to water is that individuals have the right to seek, receive, and impart information concerning water issues. The CESCR has also noted that “[i]ndividuals and groups

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290 CESCR, General Comment No. 14, Right to the Highest Attainable Standard of Health, para. 11.

291 CESCR, General Comment No. 14, Right to the Highest Attainable Standard of Health, para. 36 and footnote 25.

292 CESCR, General Comment No. 14, para. 44(d).

293 CESCR General Comment No. 15, subpoint (iv), para. 12(c).
should be given full and equal access to information concerning water, water services and the environment, held by public authorities or third parties.”

The UN special rapporteur on human rights and the environment’s Framework Principles provide that individuals should have access to timely and accurate information on environmental conditions. Specifically, Framework Principle 7 states that “[s]tates should provide public access to environmental information by collecting and disseminating information and by providing affordable, effective and timely access to information to any person upon request.”

The UN special rapporteur on toxic waste’s “Principles on protection of workers from exposure to toxic substances” includes workers’ “right to know,” among others, “the implications of exposure, the action being taken to prevent exposure and their rights in relation to such exposure,” as well as “the right to know current information about their actual and potential exposures to toxic and otherwise hazardous substances.”

Right to Water
The right to water entitles everyone, without discrimination, “to have access to sufficient, safe, acceptable, physically accessible and affordable water for personal and domestic use.” Various resolutions from the UN General Assembly and Human Rights Council affirm that the right to safe drinking water is derived from the right to an adequate standard of living. The right to an adequate standard of living is enshrined in human rights instruments ratified by Congo, such as the ICESCR, Convention on the Elimination of All Forms of Discrimination against Women, and the Convention on the Rights of the Child.

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294 CESCR General Comment No. 15, para. 48.
In its General Comment No. 15 on the right to water, the CESCR noted that an aspect of the core content of the right to water is that water required for personal or domestic use must be safe. This means it must be free from microbes and parasites, chemical substances, and radiological hazards that constitute a threat to a person’s health.\textsuperscript{301}

**Labor Rights**

Congo is a party to international legal instruments protecting workers’ rights. The ICESCR recognizes “the right of everyone to the enjoyment of just and favourable conditions of work.” Such conditions must ensure: remuneration, safe and healthy working conditions, rest, reasonable limitation of working hours and periodic holidays with pay, and remuneration for public holidays.\textsuperscript{302} The African Charter on Human and Peoples’ Rights protects “the right to work under equitable and satisfactory conditions.”\textsuperscript{303}

Congo is also party to the International Labor Organization’s (ILO) Convention No. 98 on the right to organize and collective bargaining and Convention No. 158 on termination of employment:

- ILO Convention No. 98 protects workers’ organizations from “acts of interference,” in particular “acts which are designed to promote the establishment of workers’ organisations under the domination of employers or employers’ organisations, or to support workers’ organisations by financial or other means, with the object of placing such organisations under the control of employers or employers’ organisations.”\textsuperscript{304}
- ILO Convention No. 158 together with Recommendation No. 166 governs the use of short-term contracts.\textsuperscript{305} These provide that fixed-term contracts should be limited to situations where the “nature of work,” the “circumstances under which it is to be effected,” or “the

\textsuperscript{302} ICESCR, article 7 (a), (b), and (d).
\textsuperscript{303} African Charter, article 15.
interests of the worker” requires them. Where short-term contracts are renewed one or more times, or when they are not limited to the situations described above, states should deem them as contracts of indeterminate duration.

Business and Human Rights

Governments have a duty to protect human rights in the context of business activity, including commercial agriculture, through effective regulation. The UN Guiding Principles on Business and Human Rights state that this “requires taking appropriate steps to prevent, investigate and redress such abuse through effective policies, legislation, regulations and adjudication.” Governments also have a duty to effectively enforce that legal and regulatory framework once it is in place, to prevent abuse and ensure accountability and redress for abuses that do occur. Governments should also continually assess whether existing rules — and the enforcement of those rules — are adequate to the task of ensuring respect for human rights, and improve upon them if they are not.

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306 Ibid., article 3(2)(a).
307 Ibid., article 3(2)(b) and (c).
VII. Responses to Human Rights Watch findings

Company’s Response

Human Rights Watch shared a summary of findings with Feronia and PHC on September 30, 2019 and requested the company’s comments. We had not received a response at the time of writing.

Banks’ Response

CDC responded to a summary of the abuses documented by Human Rights Watch on PHC plantations on behalf of the four banks. All banks admitted individually that they had identified issues related to Human Rights Watch’s findings before investing in Feronia and PHC, and said that they had put plans in place to address them. While Human Rights Watch acknowledges Feronia and PHC have made progress in establishing internal policies to protect workers and the environment since the banks invested, the abuses documented in this report show the company continues to fall inexcusably short in several areas. The positive impacts the company may have do not offset its responsibility to address any negative impacts it may be involved with. Similarly, while the banks may have well-devised mitigation measures, these were either poorly implemented or insufficient to prevent harm.

Response to Findings on Occupational Health and Safety

CDC conceded that, in general, provision of personal protective equipment was an area “in progress” where “further improvement is required,” but that it had supported improvements through training and a specific financial allocation to the company for protective equipment. CDC said that in January 2019 “specific requirements to increase the availability and use” of protective equipment were included in the ESAP, as part of the company’s contractual obligations. Furthermore, it said that occupational health and safety was regularly discussed in meetings of the Feronia board’s environmental and social governance committee.

CDC said that the company had initiated “twice-yearly medical check-ups for its workers,” but did not otherwise respond to workers’ allegations that PHC has consistently failed to disclose test

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311 The sources for this section are: CDC Group letter in response to Human Rights Watch request for comments, October 22, 2019; FMO letter in response to Human Rights Watch request for comments, October 22, 2019; BIO letter in response to Human Rights Watch request for comments, October 22, 2019; DEG letter in response to Human Rights Watch request for comments, October 22, 2019; copies on file.
results. CDC also said that the company had a “strict policy” that all issued protective equipment must be worn or work is denied, however the issue Human Rights Watch documented is that the equipment workers were given was inadequate and incomplete, not that workers refused to wear it.

CDC said the company had improved in a number of ways, but Human Rights Watch is unable to confirm these claims given that neither Feronia nor PHC responded to our request for comments. Specifically, CDC said the company made a “firm commitment that everyone working on its sites will have access to the correct [personal protective equipment] early in 2020,” and that it was “investigating” how to provide greater access to changing and washing facilities for workers who mix and spray pesticides. CDC also said there were “improvements” in regard to the company’s “challenge” to find waterproof clothing since our visit to the sites, though it is unclear whether this means workers were in fact given this equipment.

**Response to Findings on Untreated Industrial Waste Dumping**

CDC Group conceded palm oil mill effluents are discharged into rivers, that this is “sub-optimal” and does not meet global best practice, and that it remained “their intention to tackle this problem with Feronia.” CDC said that Feronia’s board environmental and social governance committee had decided in 2016 to give priority to a “range of social and environmental actions” and “maintaining and enhancing social infrastructure,” with the recognition that effluent treatment should be addressed “as soon as practical.” Lastly, CDC noted that the company’s financial constraints had also factored into the decision of delaying implementation of waste treatment measures.

CDC argued Congolese law does not establish “limit values” for the quality of waste effluents from palm oil mills. While this is true, it does not follow that the company’s practice is compliant with domestic law. Indeed, when Human Rights Watch disclosed findings on untreated waste dumping to the Mongala Environment Ministry’s provincial coordinator, the official provided a list of laws he believed the company’s practices contravened.\(^{312}\) Prior to that, during an interview in Lisala, the official also told Human Rights Watch he attempted to conduct a regulatory inspection in Yaligimba but had been ordered to turn away within hours by his superiors; he believes the

\(^{312}\) Correspondence between Human Rights Watch and Eugene Motengo, provincial coordinator of the Environment Ministry for the province of Mongala, May 1, 2019. The provisions are listed in chapter IV, which details Feronia and PHC’s obligations under Congolese law.
company appealed to the Environment Minister in Kinshasa to circumvent oversight.\footnote{Human Rights Watch interview with Eugene Motengo, provincial coordinator of the Environment Ministry for the province of Mongala, Lisala, January 29, 2019.} Furthermore, the social environmental impact assessments the Congolese Agency for the Environment approved for the company’s three plantations in 2017 determined it should treat effluents in order to bring operations in compliance with domestic environmental law.

CDC conceded that effluents “might be harmful if drunk,” but that they are “strongly diluted after discharge.” CDC also said the company had installed or rehabilitated 70 boreholes to provide drinking water for its workers and greater access for the communities in its three sites. This coincides with the information Feronia provided to Human Rights Watch in April 2019, following an information request. However, these sources are thinly stretched across PHC 100,000 hectares of land and between their 100,000 residents. Indeed, this sizeable population sources its water for drinking, cooking and bathing primarily from surface water — rivers, streams, and springs — according to an environmental and social impact assessment commissioned by the company in 2015.\footnote{As of 2015: in Boteka, rivers and streams provide 55% of households with water and 32% use traditional wells; in Yaligimba, rivers and streams provide 78% of households with water and 21% use wells; in Lokutu, rivers and streams provide 40% of households with water and 57% use wells. Digby Wells Environmental, “Feronia Environmental and Social Assessment: Summary Report,” 2015, pp. 22-24.} Furthermore, the allegations of pollution Human Rights Watch documented concerned communities who lived outside of the company’s land, far from any of the boreholes it has built, highlighting the company’s environmental footprint beyond the boundaries of its property.

\textit{Response to Findings on Labor Rights Violations and Extreme Poverty Wages}

CDC said that a “key part” of their “commitment to the company is to try to support decent livelihoods.”

CDC said the company has a stated commitment to transition to a “situation where the vast majority of its staff are full-time permanent workers,” and that it had already “converted more than 2,000 workers to permanent employees over the last three years.” While Feronia did not respond to a request for comments on our findings, in a previous letter from June 2019 the company said that it had converted this number of workers to permanent employees in the stated time period. In that previous letter, the company also said the number of day laborers they have is “artificially inflated by a potentially large number of ghost workers.” The company also said it is not the company policy to make systematic use of day laborers.\footnote{Feronia letter in response to Human Rights Watch information request, June 5, 2019; copy on file.} However, the accounts of one of the

\begin{thebibliography}{99}
\bibitem{} As of 2015: in Boteka, rivers and streams provide 55\% of households with water and 32\% use traditional wells; in Yaligimba, rivers and streams provide 78\% of households with water and 21\% use wells; in Lokutu, rivers and streams provide 40\% of households with water and 57\% use wells. Digby Wells Environmental, “Feronia Environmental and Social Assessment: Summary Report,” 2015, pp. 22-24.
\bibitem{} Feronia letter in response to Human Rights Watch information request, June 5, 2019; copy on file.
\end{thebibliography}
plantation’s human resources manager and the workers interviewed by Human Rights Watch suggest otherwise. 316

CDC also noted that PHC has “a strong relationship with the six unions” operating in the plantations and that it had “held successful negotiations with the unions around wages, which has resulted in the company... paying above the statutory minimum wage for agriculture in the DRC.” Human Rights Watch found, however, there was cause for concern regarding the union’s independence. Managerial staff is in some instances acting as representatives for plantation workers, in contravention of freedom of assembly guarantees. Furthermore, while it is true that PHC wages are above the statutory minimum wage for agriculture, the latter is currently almost 50 percent lower than the extreme poverty threshold defined by the World Bank, as described above.

316 Human Rights Watch interview with Yaligimba Human Resources manager, Yaligimba, January 31, 2019. See the section above on “Abusive Wage Practices.”
Recommendations

To the European Development Banks (BIO, CDC Group, DEG and FMO)

- Publicly acknowledge, as institutions owned or majority-owned by states, that there exist extraterritorial human rights obligations that need to be met in operations;
- Strengthen independent complaint mechanisms so that they are capable of providing remedies, and publish details of complaints received and how the bank is acting to respond to these;
- Systematically conduct, prior to approving an investment, a human rights due diligence analysis that specifically evaluates the risk of the proposed investment and the business activity on the enjoyment of rights of potentially impacted communities;
- Publish the environmental, social, and human rights due diligence analysis conducted prior to an investment, as well as risk mitigation measures and contractually binding standards agreed with clients, especially for those projects classified as “high risk investments” under the IFC categorization system, and ensure that the information published is accessible to enable review by relevant authorities and potentially impacted communities;
- Ensure that the terms of the agreement signed with Feronia and PHC protect rights in line with extraterritorial human rights obligations, including by:
  - Jointly commissioning a third-party investigation to determine PHC agricultural activities’ impact on the quality of water sources that communities rely on at the three plantations, including by interviewing residents who allege their sources have been contaminated and ensuring witnesses are protected from retaliation;
  - Jointly commissioning a third-party investigation on allegations of health effects on workers who apply pesticides, with a view to define appropriate remediation for workers and identify individuals in the companies’ management responsible for failing to enforce protective equipment guidelines and withholding information from workers;
  - Jointly commissioning an assessment that evaluates the companies’ compliance with Congolese labor law and environmental law and an assessment of domestic law in relation to international standards, to define those conditions to be made binding on the companies to meet international human rights obligations;
  - Jointly conduct an assessment to establish a living wage benchmark and wage ladder for workers in Feronia's plantations—these should be developed in
consultation with workers and other labor rights groups and experts, and take into account the basic needs of women and indigenous peoples;
- Jointly review the Environmental and Social Action Plan (ESAP) to ensure that mitigation measures provided are adequate and comprehensive, take into account the evaluations above and the companies’ growing production output, and define time-bound objectives to protect the rights of workers and communities;
- Jointly ensure the ESAP provides for enforceable remediation measures for affected workers and communities and that these are widely disseminated among stakeholders so that information is accessible and functional.

- Fund independent evaluations that include an examination of key human rights impacts, rather than requiring the companies to assume the cost, to ensure the independence, quality, and impartiality of consultants;
- If the measures above do not address rights abuses and the companies consistently fail to remediate harmful practices or lasting harms to workers and communities on the plantations, reconsider the business relationship including by suspending funding until the implementation of mitigation and remediation measures;
- Adopt a policy on “decent work” that by which all corporate actors benefitting from development bank investments commit, over time, to paying a living wage to their workers; and
- Adopt a policy to prevent and respond to retaliation against labor activists and human rights defenders in the context of their investments.

To the Governments of Belgium, Germany, the Netherlands, and the United Kingdom

- Ensure that agencies exercising a supervisory role over development banks have access to the documentation that would enable them to determine whether these institutions are meeting their human rights obligations; and
- Ensure that domestic legislation does not prevent development banks from disclosing functional and accessible information to potentially affected communities about the human rights risks associated with their investments, as well as intended mitigation measures.
To Feronia and PHC

- Engage in structural reform that ensures water sources that communities rely on are protected and workers’ labor and health rights are respected, including by:
  o Establishing a clear, time-bound plan to treat all industrial waste dumped in waterbodies in line with good industry standards and in compliance with Congolese environmental law, and, where possible, avoid discharging waste adjacent to human settlements;
  o Determining the extent of both surface and ground water contamination, develop and execute, in conjunction with affected communities, a comprehensive remediation plan;
  o Conduct regular monitoring and testing of waterbodies and groundwater inside the agricultural concessions, in accordance to the social-environmental impact assessment approved by the Congolese Agency for the Environment;
  o Act promptly in reaction to adverse water testing results and/or complaints submitted by residents, including by informing residents potentially at risk, enacting mitigation and remediation measures and where necessary providing alternative water sources to affected communities, in coordination with Congolese environmental authorities;
  o Immediately provide employees who work with pesticides with adequate and complete protective equipment that safeguards their health from acute and chronic exposure to pesticides, and ensure that no one works without it, including by establishing sanctions for supervisors whose laborers work without the appropriate equipment, in line with Congolese labor law;
  o Ensure the content of trainings administered to workers who apply pesticides is accessible and enables them to understand all the health risks associated with the work, and provide the training in Lingala;
  o Enforce existing company guidelines to ensure workers who apply pesticides are subject to appropriate medical oversight, including undergoing medical examinations every six months, in line with Congolese labor law, and that they receive the results of their examinations without exception;
  o Ensure that the recommendations of the Health and Safety Department and the Environmental Department are compulsory and are effectively enforced throughout the company’s operations, and an appropriate follow-up mechanism is established to monitor compliance across plantations;
  o End the underpayment of wages when daily tasks are not met;
o Provide copies of contracts to all contract workers, clearly outlining the terms of employment, including any benefits the worker and their family members are entitled to, in line with Congolese labor law;

o End the practice of employing day laborers for periods exceeding the maximum stipulated in Congolese labor law and commit to a time-bound plan to provide contracts to all those who are entitled to a contract and full benefits in line with their months or years of service; and

o Ensure that women are not subject to discriminatory practices that would result in them being disproportionately vulnerable to occupational health hazards, lower wages or precarious employment.

• Cooperate with Congolese authorities monitoring and oversight activities, including by allowing unhindered access to the three plantations to inspectors and providing regular reports on health and safety, occupational health and injuries to the Labor Inspectorate, as mandated by Congolese law.

To the Government of the Democratic Republic of Congo

To the Prime Minister and the Ministry of Labor, Employment and Welfare

• Adopt the special relief measures for the agro-industry and pastoral sectors noted in Decree no. 18/017 and adopt a schedule that will ensure the rollout of the new Guaranteed Interprofessional Minimum Salary (SMIG, by its French acronym) to salaried workers in these sectors, including PHC’s approximately 10,000 workers; and,

• Ensure that provincial Labor Inspectorates have adequate resources, staff and transportation to enforce labor laws and regulations in their jurisdiction.

To the Labor Inspectorates in Equateur, Mongala and Tshopo Provinces

• Ensure compliance with Congolese labor laws and Congo’s international human rights obligations across PHC’s three plantations through regular and transparent inspections, in particular:
  o Ensure that the company provides all workers – both contract workers and day laborers – with personal protective equipment that is adequate to the risks to which they are exposed, with particular attention to vulnerabilities faced by workers in hazardous occupations and without discrimination against female workers;

  o Ensure that workers who apply pesticides receive accessible information necessary for them to understand the health risks associated with their occupation and
provide informed consent, in line with recommendations made by the United Nations special rapporteur on toxic waste;

- Ensure that any worker who undergoes medical examinations and testing by company doctors is promptly informed of their results, without exception;
- Investigate allegations of matters related to occupational health hazards from workers who apply pesticides, with a view to providing remedies for the workers and sanctions for the company;
- Ensure that a consistent sick leave policy is applied for all contract workers;
- Investigate allegations of underpayment of wages with a view to ensuring that workers are compensated for unfair losses;
- Establish the number of day laborers who have worked over 22 days in a two-month period and are entitled to permanent contracts and benefits in each plantation, and enter an agreement with PHC in Boteka and Yaligimba with a clear timeline for when these workers will receive their contracts in each plantation;
- Ensure that all contract workers receive copies of their contracts with the terms of their employment clearly outlined, including wages, benefits, entitlement to health care, sick leave and vacations days, to prevent unilateral changes by the company in the terms of employment;
- Ensure that PHC officials regularly report on occupational health and hazards, and occupational injuries and invoke the penalty in line with Congolese law when it does not.

- Ensure that proceeds from inspections are recorded in writing, including any agreements entered with PHC, to ensure continuity in oversight and enforcement.

To the Ministry of Environment and Sustainable Development

- Ensure that provincial Labor Inspectorates are appropriately funded and staffed and have the necessary means of transportation to discharge their obligations to enforce environmental law and regulations.

To the Provincial Coordination of the Environment Ministry in Équateur, Mongala and Tshopo Provinces

- Ensure compliance with Congolese environmental law across the PHC three plantations through regular and transparent monitoring missions, in particular:
  - Inspect the factories on PHC plantations to ensure all waste is disposed of in accordance with good industry practice and Congolese environmental law, in
particular the hundreds of tons of palm oil mill effluents released into rivers near human settlements;

- Ensure that the application of chemical pesticides and fertilizers on the plantations is in accordance with industry good practice and Congolese environmental regulation, with a view to protecting water sources and communities;
- Provide technical guidance as needed to the Labor Inspectorates to ensure the protective equipment provided to employees who work with pesticides is adequate to the occupational health risks they are exposed to.
Acknowledgments

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This report was reviewed and edited by Müller; Lewis Mudge, Central Africa director; Daniel Wilkinson, Environment and Human Rights interim director; Joe Amon, public health consultant; Komala Ramachandra, senior researcher in the Business and Human Rights division; Amanda Klasing, Women’s Rights acting co-director; Aruna Kashyap, Women’s Rights senior researcher and Juliana Nnoko-Mewanu, Women’s Rights researcher. Babatunde Olugboji, deputy program director, and James Ross, legal and policy director, provided program and legal review, respectively. Tim James-Matthews, barrister at Matrix Chambers, provided pro-bono libel review.

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Marie Bilau translated the report into French. Peter Huvos, web editor, vetted the French translation. Cara Schulte, associate in the Environment and Human Rights division, and Jean-Sébastien Sépulchre contributed to the report production. Remington Arthur, the publications associate, formatted the report. The report was prepared for publication by Fitzroy Hepkins, administrative manager; and José Martínez, senior administration coordinator.

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Human Rights Watch is deeply grateful to the workers and community members who shared their accounts with us, as well as their vision for dignified, fair and healthy working and living conditions on PHC plantations.
Annex: Use of Pesticides in PHC Plantations

The nine pesticides PHC uses on its three plantations have a total of six active ingredients, according to the company's social environmental impact reports that the Congolese Agency for the Environment (ACE) approved in November 2017 and that are valid for five years. Of these nine, the report provides brand names for eight, and for the remaining one only the active ingredient is listed: glyphosate. Human Rights Watch researchers also photographed the original containers or labels of four brand-name pesticides in Lokutu and Yaligimba plantation, which were consistent with the pesticides listed in the social and environmental impact assessment. Half of the active ingredients in pesticides used in PHC plantations are considered hazardous by the WHO.

<table>
<thead>
<tr>
<th>Brand-name pesticides used in PHC plantations, according to social-environmental impact reports submitted to the Congolese Environment Agency (ACE)</th>
<th>Active ingredient</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. BAOBAB 80 WP</td>
<td>Mancozeb</td>
</tr>
<tr>
<td>2. CLINIC ACE</td>
<td>Glyphosate</td>
</tr>
<tr>
<td>3. FINISH 360 SL</td>
<td></td>
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<tr>
<td>4. MALIK 108 EC</td>
<td>Haloxyfop-methyl</td>
</tr>
<tr>
<td>5. NUGGET 20WG</td>
<td>Metsulfuron-methyl</td>
</tr>
<tr>
<td>6. PYRIGA 480 EC</td>
<td>Chlorpyrifos-ethyl</td>
</tr>
<tr>
<td>7. VERSO 480 EC</td>
<td></td>
</tr>
<tr>
<td>8. WETTER 90</td>
<td>Polyethoxylated Nonylphenol</td>
</tr>
</tbody>
</table>

Human Rights Watch obtained copies of the social-environmental impact reports submitted by PHC for each of their three plantations to the ACE; on file with Human Rights Watch. Human Rights Watch researchers also photographed the labels of four of the pesticides' containers or labels on the plantations—Baobab 80 WP, Finish 360 SL, Nugget 20 WG and Verso 480 EC—and were shown a list of the pesticides used on Lokutu plantation by their environment manager; Human Rights Watch interview with Aimee Motondo, Lokutu plantation environment manager, Lokutu, January 24, 2019. In their response to a Human Rights Watch information request, Feronia said, “the company no longer uses pesticides in the plantations but currently uses herbicides.” However,” however herbicides are simply the specific kind of pesticides that are used to kill weeds; see for example National Pesticide Information Center, “Types of Pesticides,” November 2, 2018, http://npic.orst.edu/ingred/ptype/index.html (accessed May 7, 2019). We have retained the more generic term of pesticides for this report as it is the one commonly used in scientific and academic literature that analyzes the risks associated with these chemical compounds.

Glyphosate, haloxyfop methyl and chlorpyrifos are listed as hazardous in the WHO’s recommended classification of pesticides by hazard; see International Programme on Chemical Safety (IPCS) and Inter-Organization Programme for the Sounds Management of Chemicals (IOMC), The WHO Recommended Classification of Pesticides by Hazard and Guidelines to Classification 2009, pp. 24-25 and p. 36, https://apps.who.int/iris/bitstream/handle/10665/44271/9789241547963_eng.pdf?sequence=1&isAllowed=y&ua=1 (accessed August 26, 2019).
Mancozeb

Mancozeb is the active ingredient in one of the pesticides applied by PHC workers: BAOBAB 80 WP. Human Rights Watch researchers obtained the original label.

Regarding human health, EU regulations state that mancozeb “may cause an allergic skin reaction,” and is “suspected of damaging the unborn child.” In terms of its environmental impact, mancozeb is “very toxic to aquatic life.” The US EPA found that mancozeb may also cause irritation of the skin, respiratory tract and eyes. The WHO has equally found mancozeb may be an irritant to skin upon multiple exposure.

BAOBAB 80 WP’s original label indicates that workers who mix the pesticide, fill containers with the pesticide or use a backpack sprayer to apply the pesticide should use a face mask that protects the eyes, nose and mouth, rubber gloves, protective footwear and clothing that covers arms and legs. The label also indicates that workers should wash their bodies and work clothing after spraying the pesticide.

Glyphosate

Glyphosate is the active ingredient in two of the brand-name pesticides applied by PHC workers: CLINIC ACE and FINISH 360 SL. Human Rights Watch obtained the labels for both of these pesticides.

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321 International Programme on Chemical Safety (IPCS) and Inter-Organization Programme for the Sounds Management of Chemicals (IOMC), The WHO Recommended Classification of Pesticides by Hazard and Guidelines to Classification 2009, p. 44 https://apps.who.int/iris/bitstream/handle/10665/44271/9789241547963_eng.pdf?sequence=1&isAllowed=y&ua=1 (accessed August 26, 2019).

322 Human Rights Watch photographed the original packaging of this pesticide at the Yaligimba plantation on February 1, 2019.
Glyphosate is considered “probably carcinogenic to humans” by the International Agency for Research on Cancer (IARC)—the branch of the WHO that classifies carcinogens.\(^{323}\)

European regulations state glyphosate may “cause serious eye damage” and is “toxic to aquatic life with long-lasting effects.”\(^{324}\) In September 2019, the German government announced it would completely phase out glyphosate-based pesticides by 2023, and would oppose the EU renewal of this pesticide’s license in 2022.\(^{325}\) In 2017, the European Parliament approved a nonbinding resolution to ban glyphosate by 2022.\(^{326}\)

FINISH 360 SL original label indicates that workers should wear gloves, “face and eyes protection,” and “appropriate protective clothing” while handling the concentrated or diluted version of the pesticide. It further indicates that care should be taken to avoid any contact with the eyes or skin, or to “breathe the product.” Workers are to change clothes and wash their bodies after spraying the pesticide.\(^{327}\)

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\(^{327}\) Human Rights Watch also photographed the original packaging of this pesticide at the Lokutu plantation on January 27, 2019.
The safety data sheet associated to CLINIC ACE, which Human Rights Watch obtained through its manufacturer’s website, states the substance poses a “risk of serious damage to eyes” and may “cause serious eye irritation.” It also indicates that workers should wear “protective gloves/protection clothing/eye protection/face protection.” It also instructs that “contaminated clothing and gloves, including the inside,” should be removed and washed before re-use. 328

Haloxyfop-methyl

Haloxyfop-methyl is the active ingredient in one of the pesticides sprayed by PHC workers: MALIK 108 EC. Human Rights Watch could not obtain the original label of this pesticide. The US EPA considers haloxyfop-methyl a “probable human carcinogen.” 329 The WHO’s IARC has not yet assessed whether haloxyfop-methyl is a carcinogen. The European Union has not yet provided a classification for haloxyfop-methyl, nor haloxyfop, with the latter not being authorized in any EU member state. 330

Metsulfuron-methyl

Metsulfuron-methyl is the active ingredient in one of the pesticides applied by PHC workers: NUGGET 20WG. 331 Human Rights Watch obtained the original packaging of this pesticide, which only specified the active ingredient. Human Rights Watch could not obtain the safety datasheet for this pesticide on the manufacturer’s website.

Chlorpyrifos

Chlorpyrifos is the active ingredient in two of the pesticides applied by PHC workers: VERSO 480 EC and PYRIGA 480 EC. Human Rights Watch researchers could only obtain the label for the first.

331 Human Rights Watch researchers also photographed a part of the original packaging of this pesticide at the Lokutu plantation on January 27, 2019.
The European Union considers chlorpyrifos “very toxic to aquatic life with long lasting effects.” Chlorpyrifos “affects the nervous system of people, pets, and other animals the same way it affects the target pest... leading to overstimulation of the nervous system causing nausea, dizziness, and confusion,” according to the Toxicology Data Network.

In August 2019, the European Food Safety Authority (EFSA) stated that chlorpyrifos does not meet the safety criteria for renewed approval by the European Union, as the pesticide’s permit is set to expire in January 2020.

Other recognized authorities have moved to ban the pesticide due to its health effects. On May 2019, the California Environmental Protection Agency announced that it was acting to ban the use of chlorpyrifos following recent findings that “the pesticide causes serious health effects in children and other sensitive populations at lower levels of exposure than previously understood,” including “impaired brain and neurological development.”

VERSO 480 EC’s original label indicates that workers who mix the pesticide, fill containers with the pesticide or use a backpack sprayer to apply the pesticide should use a face mask that protects the eyes, nose and mouth, rubber gloves, protective footwear and clothing that covers arms and legs. The label also indicates that workers should wash their bodies and the clothing they used during work after spraying the pesticide.

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336 Human Rights Watch also inspected and photographed the original packaging of this pesticide at the Yaligimba plantation on February 1, 2019.
Polyethoxylated Nonylphenol

Polyethoxylated nonylphenol is the active ingredient of one the pesticides applied by PHC workers: WETTER 90. Human Rights Watch could not inspect the packaging nor obtain the manufacturer’s safety data sheet online. This active ingredient does not appear to have been approved nor regulated by the European Union, as it is not listed in their pesticides database. A specific entry referring to polyethoxylated nonylphenol is not available on the Toxicology Data Network, but one on no

nonylphenol, that also speaks to products containing nonylphenol, is. Direct contact with nonylphenol is, according to this database, “very irritating to the skin and eyes of humans.”337 Neither the US EPA nor the IARC have assessed the carcinogenic potential of nonylphenol.

Four of the world’s largest bilateral development banks are financing oil palm plantations in the Democratic Republic of Congo with abusive employment and environmental practices. These plantations belong to the Canadian company Feronia and its subsidiary Plantations et Huileries du Congo (PHC). They extend over 100,000 hectares in the Congo Basin. More than 100,000 people live on the plantations and 10,000 work for the company, one of Congo’s five largest private employers.

*A Dirty Investment* documents how the company exposes workers to toxic chemicals without adequate protection, dumps untreated industrial waste that contaminates local drinking water, and pays extreme poverty wages. The development banks—BIO from Belgium, CDC Group from the United Kingdom, DEG from Germany, and FMO from the Netherlands—are failing to meet their obligations as state-owned entities to assess the human rights risks associated with their investments, disclose critical information to government authorities and affected communities, and provide effective avenues for redress to the victims of the abusive practices of the companies they finance.

The banks should fulfill their mandates to foster sustainable development and should adopt policies that will ensure their investments are not funding activities that cause or contribute to human rights abuses.