

# Sedex Members Ethical Trade Audit Report

## Version 6.1



		Audit Details				
Sedex Company Reference: (only available on Sedex System)			Refe (only	ex Site rence: available on x System)		
Business name (Company name):						
Site name:						
Site address: (Please include full address)	Xiamen,China			ntry: C	China	
Site contact and job title:	Administrati	on Dept. Manager		_		
Site phone:			Site o	e-mail:		
SMETA Audit Pillars:	Labour Standards	Health & Safety ( Environment 2-Pillar)			- 🛛 Business Ethics	
Date of Audit:	8 <sup>th</sup> to 10 <sup>th</sup> June 2020					

Audit Company Name & Logo: Bureau Veritas	Report Owner (payee):
NEW YORK	

Audit Conducted By									
Affiliate Audit Company		Purchaser		Retailer					
Brand owner		NGO		Trade Union					
Multi– stakeholder			Combined Audit (select all that apply)						

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## Audit Content:

SMET/

- (1) A SMETA audit was conducted which included some or all of Labour Standards, Health & Safety, Environment and Business Ethics. The SMETA Best Practice Version 6.1 was applied. The scope of workers included all types at the site e.g. direct employees, agency workers, workers employed by service providers and workers provided by other contractors. Any deviations from the SMETA Methodology are stated (with reasons for deviation) in the SMETA Declaration.
- (2) The audit scope was against the following reference documents

#### 2-Pillar SMETA Audit

- ETI Base Code
- SMETA Additions
  - Universal rights covering UNGP
  - Management systems and code implementation,
  - Responsible Recruitment
  - Entitlement to Work & Immigration,
  - Sub-Contracting and Home working,

#### **4-Pillar SMETA**

- 2-Pillar requirements plus
- Additional Pillar assessment of Environment
- Additional Pillar assessment of Business Ethics
- The Customer's Supplier Code (Appendix 1)
- (3) Where appropriate non-compliances were raised against the ETI code / SMETA Additions & local law and recorded as non-compliances on both the audit report, CAPR and on Sedex.
- (4) Any Non-Compliance against customer code shall not be uploaded to Sedex. However, in the CAPR these 'Variances in compliance between ETI code / SMETA Additions/ local law and customer code' shall be noted in the observations section of the CAPR.



x Audit Reference

## **SMETA Declaration**

I declare that the audit underpinning the following report was conducted in accordance with SMETA Best Practice Guidance and SMETA Measurement Criteria.

- (1) Where appropriate non-compliances were raised against the ETI code / SMETA Additions & local law and recorded as non-compliances on both the audit report, CAPR and on Sedex.
- (2) Any Non-Compliance against customer code alone shall not be uploaded to Sedex. However, in the CAPR these 'Variances in compliance between ETI code / SMETA Additions/ local law and customer code' shall be noted in the observations section of the CAPR.

Any exceptions to this must be recorded here (e.g. different sample size): NA

Auditor Team (s) (please list all including all interviewers):Lead auditor:ZHIHUA ZHULead auditor APSCA status:Registered AuditorTeam auditor:NAInterviewers:ZHIHUA ZHUAPSCA number:NAAPSCA number:21702791

Report writer: ZHIHUA ZHU Report reviewer: Kishor MOKASHI

#### Date of declaration: 16th June 2020

Note: The focus of this ethical audit is on the ETI Base Code and local law. The additional elements will not be audited in such depth or scope, but the audit process will still highlight any specific issues.

This report provides a summary of the findings and other applicable information found/gathered during the social audit conducted on the above date only and does not officially confirm or certify compliance with any legal regulations or industry standards. The social audit process requires that information be gathered and considered from records review, worker interviews, management interviews and visual observation. More information is gathered during the social audit process than is provided here. The audit process is a sampling exercise only and does not guarantee that the audited site prior, during or post–audit, are in full compliance with the Code being audited against. The provisions of this Code constitute minimum and not maximum standards and this Code should not be used to prevent companies from exceeding these standards. Companies applying this Code are expected to comply with national and other applicable laws and where the provisions of law and this Code address the same subject, to apply that provision which affords the greater protection. The ownership of this report remains with the party who has paid for the audit. Release permission must be provided by the owner prior to release to any third parties.



## **Summary of Findings**

Issue (please click on the issue title to go direct to the appropriate audit results by clause) Note to auditor, please ensure that when issuing	Area of Non-Conformity (Only check box when there is a non- conformity, and only in the box/es where the non-conformity can be found)				Record the number of issues by line*:		and the second	Findings (note to auditor, summarise in as few words as possible NCs, Obs and GE)
the audit report, hyperlinks are retained.	ETI Base Code	Local Law	Additional Elements	Customer Code	NC	Obs	GE	

0A	Universal Rights covering UNGP				
OB	Management systems and code implementation			1	<ul> <li>Two interview workers did not know ETI code.</li> </ul>
1.	Freely chosen Employment				*
2	Freedom of Association				0
3	Safety and Hygienic Conditions			2	<ul> <li>The steel storage rack was not showing maximum weight load at place on the warehouse.</li> <li>One boxing goods stored high than 2 meters.</li> </ul>
4	Child Labour				*





5	Living Wages and Benefits			1			<ul> <li>336 out of 397 employees was provided social insurance by company. It was not met with local law the requirement: all employees should buy the social insurance.</li> </ul>
6	Working Hours			1			Based on the working hour records of workers, it was found the max monthly overtime of workers was 54,5 hours per month on Dec., 2019. It was more than 36 hours every month.
7	<u>Discrimination</u>						
8	Regular Employment					1.4.4	
8A	Sub-Contracting and Homeworking						•
9	Harsh or Inhumane Treatment						*
10A	Entitlement to Work						
10B2	Environment 2-Pillar			NA	NA	NA	• NA

Audit company: Bureau Veritas





10B4	Environment 4–Pillar								*
10C	<u>Business Ethics</u>								
Gener	General observations and summary of the site:								
	anagement supports with acceptable entations were requested in a timely i		ystem impr	ovement. Mos	t of intervie	wed work	ers are b	asically sa	atisfied with the factory's situation and benefit. All

\*Please note the table above records the total number of Non-compliances (NC), Observations (Obs) and Good Examples (GE). This gives the reviewer an indication of problem areas but does not detail severities of each issue – Reviewers need to check audit results by clause.





## Site Details

	Site De	etails					
A: Company Name:							
B: Site name:			· · · · · · · · · ·				
C: GPS location:	GPS Address: Latitude:						
(If available)	Xiamen,China		Longitude:				
D: Applicable business and other legally required licence numbers and documents, for example, business license number, liability insurance, any other required government inspections	Business license: Valid date: from	2007.11.05 to 2027.11	.04				
E: Products/Activities at site, for example, garment manufacture, electricals, toys, grower, cutting, sewing, packing etc	Manufacturing o	f non-woven bags ar	nd other eco-friendly bags				
F: Site description: (Include size, location, and age of site. Also, include structure and number of buildings)	The company is located at Xiamen City, Fujian Province, China. The factory was built at 2007. There are currently about 397 employees in the company. The factory size is about 6500 sq.m. There was 1 building in company. The main process including cutting, sewing, packaging. There were 9 product lines in the company. In view of the facilities, the factory occupies 2/F, 3/F and part of 4/F of one 6-storey building, which are used as the office, production floor and warehouse. No dormitory, canteen or kitchen is available for workers. The factory rent all operation area from Xiamen Co., Ltd.						
	For below, please	e add any extra rows	if appropriate.				
	Production Building		Remark, if any				
	Floor 1	Other factory	Machine manufacturing				
	Floor 2	Sample room, Workshop and warehouse	na				
	Floor 3	Office, Workshop and warehouse	na				
	Floor 4	Office, Workshop and warehouse	Part of Other factory is photo frame manufacturing.				
	Floor 5	other factory	na				
	Floor 6	other factory	na				
	Is this a shared building?	Yes					



	Remark: There were other factories shared the same building. The audited factory management explained that they and other facilities had separate business licenses, with individual financial system, production management and personnel management.
	And according to the employee interview, they confirmed the situation, and they also stated that the employees in other factories would not flow in each other.
	<ul> <li>F1: Visible structural integrity issues (large cracks) observed?</li> <li>Yes</li> <li>No</li> <li>F2: Please give details:</li> <li>The structural safety of all buildings was accepted during factory tour.</li> </ul>
	F3: Does the site have a structural engineer evaluation? Xes No
	F4: Please give details: The structural safety of all buildings was evaluation by local building safety bureau <mark>(date:</mark> Apr. 2007. <mark>),</mark> the result is ok.
G: Site function:	<ul> <li>Agent</li> <li>Factory Processing/Manufacturer</li> <li>Finished Product Supplier</li> <li>Grower</li> <li>Homeworker</li> <li>Labour Provider</li> <li>Pack House</li> <li>Primary Producer</li> <li>Service Provider</li> <li>Sub-Contractor</li> </ul>
H: Month(s) of peak season: (if applicable)	none
I: Process overview: (Include products being produced, main operations, number of production lines, main equipment used)	Manufacture of non-woven bags and other eco-friendly bags. The main process including cutting, sewing, packaging. There are 9 product lines. There are 265 sewing equipment, 3 cutting equipment in the company.
J: What form of worker representation / union is there on site?	Union (name): union Worker Committee: 10 worker representatives were elected by the workers' themselves. Other (specify) None
K: Is there any night production work at the site?	☐ Yes ⊠ No

Report reference:



L: Are there any on site provided worker accommodation buildings e.g. dormitories	<ul> <li>☐ Yes</li> <li>☑ No</li> <li>L1: If yes, approx. % of workers in on site accommodation</li> </ul>
M: Are there any off site provided worker accommodation buildings	<ul> <li>☐ Yes</li> <li>⊠ No</li> <li>M1: If yes, approx. % of workers</li> </ul>
N: Were all site-provided accommodation buildings included in this audit	Yes No N1: If no, please give details Na, no accommodation was provide d to staffs.



	Audit Parameters						
A: Time in and time out	Day 1 Time in: 9:00 Day 1 Time out: 17:30	Day 2 Time in: 9:00 Day 2 Time out: 17:30	Day 3 Time in: 9:00 Day 3 Time out: 13:00				
B: Number of auditor days used:	1 auditor * 2.5 days =2.5 man days on site and 0.5 man days off site						
C: Audit type:	Full Initial Periodic Full Follow–up Partial Follow–Up Partial Other If other, please define						
D: Was the audit announced?	<ul> <li>☐ Announced</li> <li>⊠ Semi – announced: Window detail: 2 weeks</li> <li>☐ Unannounced</li> </ul>						
E: Was the Sedex SAQ available for review?	∑ Yes □ No If No, why not						
F: Any conflicting information SAQ/Pre-Audit Info to Audit findings?	Yes No If <b>Yes</b> , please capture detail in appropriate audit by clause						
G: Who signed and agreed CAPR (Name and job title)	Administrat	ion Dept. Manager					
H: Is further information available (if yes, please contact audit company for details)	☐ Yes ⊠ No						
I: Previous audit date:	15~16/05/2019						
J: Previous audit type:	Full						
K: Were any previous audits reviewed for this audit	<ul> <li>✓ Yes □ No</li> <li>□ N/A</li> </ul>						

Audit attendance	Management	Worker Representatives			
	Senior management	Worker Committee representatives	Union representatives		
A: Present at the opening meeting?	Yes 🗌 No	Yes 🗌 No	🛛 Yes 🗌 No		
B: Present at the audit?	🛛 Yes 🗌 No	Yes 🗌 No	Xes 🗌 No		



C: Present at the closing meeting?	🛛 Yes 🗌 No	🛛 Yes 🗌 No	Xes 🗌 No
D: If Worker Representatives were not present please explain reasons why (only complete if no worker reps present)	NA		
E: If Union Representatives were not present please explain reasons why: (only complete if no union reps present)	NA		





## **Worker Analysis**

The term "migrant worker" refers to a person who is engaged or has been engaged in a remunerated activity in a country of which they are not a national or permanent resident or has purposely migrated on a temporary basis to another in-country region to seek and engage in a remunerated activity.

Worker Analysis								
	Local Migrant*			Total				
	Permanent	Temporary	Agency	Permanent	Temporary	Agency	Home workers	
Worker numbers – Male	68	0	0	0	0	0	0	68
Worker numbers – female	329	0	0	0	0	0	0	329
Total	397	0	0	0	0	0	0	397
Number of Workers interviewed – male	6	0	0	0	0	0	0	6
Number of Workers interviewed – female	20	0	0	0	0	0	0	20
Total – interviewed sample size	26	0	0	0	0	0	0	26

Audit company: Bureau Veritas

Report reference:

Date: 8th to 10th June 2020





Sedex Audit Reference:

A: Nationality of Management	China		
B: Please list the nationalities of all workers, with the three most common nationalities listed first. Please add more nationalities as applicable to site. Add more rows if required.	Nationalities: B1: Nationality 1:China B2: Nationality 2: B3: Nationality 3:	Was the list completed during peak season? Yes No No peak season was on the company. And all workers are from China on the list. If no, please describe how this may vary during peak periods:	
C: Please provide more information for the three most common nationalities.	C: approx % total workforce: Nationality C1: approx % total workforce: Nationality C2: approx % total workforce: Nationality	2	
D: Worker remuneration (management information)	D:% workers on piece rate D1:100% hourly paid workers D2:% salaried workers Payment cycle: D3:% daily paid D4:% weekly paid D5:100% monthly paid D6:% other D7: If other, please give details		





Worker Interview Summary				
A: Were workers aware of the audit?	∑ Yes □ No			
B: Were workers aware of the code?	☐ Yes ⊠ No One NC was raised.			
C: Number of group interviews: (Please specify number and size of groups. Please see SMETA Best Practice Guidance and Measurement Criteria. If the auditor was not able to follow the BPG, please state within the declaration)	20, 4 groups of 5			
D: Number of individual interviews (Please see SMETA Best Practice Guidance and Measurement Criteria)	D1: Male: 3 D2: Female: 3			
E: All groups of workers are included in the scope of this audit such as; Direct employees, Casual and agency workers, Workers employed by service providers such as security and catering staff as well as workers supplied by other contractors. Note to auditor: please record details of migrant /agency/contractor workers in section 8 – Regular Employment, under Responsible Recruitment	∑ Yes ☐ No If no, please give details			
F: Interviews were done in private and the confidentiality of the interview process was communicated to the workers?	⊠ Yes □ No			
G: In general, what was the attitude of the workers towards their workplace?				
H: What was the most common worker complaint?	Nil.			
I: What did the workers like the most about working at this site?	The company is regular and the benefit was good in the area.			
J: Any additional comment(s) regarding interviews:	Nil.			
K: Attitude of workers to hours worked:	Positive.			
L. Is there any worker survey information available?				
☐ Yes ⊠ No L1: If yes, please give details:				
M: Attitude of workers: (Include their attitude to management, workplace, and the interview proc included) Note: Do not document any information that could put workers of		nformation should be		
Most of interviewed workers are basically satisfied with the fo	actory's situation and ben	efit. They had good		

Report reference:



relationships with their supervisors and managers who treated them with respect. They are relaxed and comfortable. More workers worked in factory more years. No negative information was provided from interviewed workers.

N: Attitude of worker's committee/union reps: (Include their attitude to management, workplace, and the interview process. Both positive and negative information should be included) Note: Do not document any information that could put workers at risk

The worker representatives within the facility was freely elected without management interference, they was allowed to carry out activities relating to employees' right and interest without management interference, and was given access to the workplace in order to carry out their representative functions. They provided more positive information, such as on time paid, enough benefit.

O: Attitude of managers:

(Include attitude to audit, and audit process. Both positive and negative information should be included)

Full access was granted to documentation review, factory our and employee interview. Locked areas encountered during the audit were unlocked timely. All documentations were requested in a timely manner. At the end of the audit, all the findings were accepted by the factory management.





## Audit Results by Clause

0A: Universal Rights covering UNGP [Click here to return to summary of findings]

#### 0.A. Guidance for Observations

0.A.1 Businesses should have a policy, endorsed at the highest level, covering human rights impacts and issues, and ensure it is communicated to all appropriate parties, including its own suppliers. 0.A.2 Businesses should have a designated person responsible for implementing standards concerning

U.A.2 Businesses should have a designated person responsible for implementing standards concerning Human rights

0.A.3 Businesses shall identify their stakeholders and salient issues.

0.A.4 Businesses shall measure their direct, indirect, and potential impacts on stakeholders (rights holders) human rights.

0.A.5 Where businesses have an adverse impact on human rights within any of their stakeholders, they shall address these issues and enable effective remediation.

0.A.6 Businesses shall have a transparent system in place for confidentially reporting, and dealing with human rights impacts without fear of reprisals towards the reporter.

Note for auditors and readers. This is not a full Human Rights Assessment, but instead a check on the business's implementation of processes to meet their Universal rights covering UNGP responsibilities.

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is /are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### **Current systems:**

The CSR policy was defined on procedure according to relevant requirement.

was designated as Management representative to implement standards concerning Human

rights.

Stakeholders and salient issues were identified.

The impacts on stakeholders were measured every year.

Corrective action procedure was established to handle adverse impact on human rights.

The relevant procedure was established for confidentially reporting and dealing with human rights impacts without fear of reprisals towards the reporter.

Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Details:

Corrective action procedure, stakeholder form, salient issues form, impact measuring form

Any other comments: No





A: Policy statement that expresses commitment to respect human rights?	Yes No A1: Please give details: The policy was stated according with all human right elements.
B: Does the business have a designated person responsible for implementing standards concerning Human Rights?	Yes No Please give details: Name: Job title: ADM manager
C: Does the business have a transparent system in place for confidentially reporting, and dealing with human rights impacts without fear of reprisals towards the reporter?	Yes No C1: Please give details: The relevant procedure was established.
D: Does the grievance mechanism meet UNGP expectations? (Legitimate, Accessible, Predictable, Equitable, Transparent, Rights- compatible, a source of continuous learning and based on stakeholder engagement)	Yes No D1: If no, please give details
E: Does the business demonstrate effective data privacy procedures for workers' information, which is implemented?	Yes No E1: Please give details: The relevant procedure was established.

Findings- Nothing to report			
Finding: Observation 🗌 Description of observation:	Company NC 🗌	Objective evidence observed:	
Local law or ETI/Additional elem			
Comments:			

Good examples observed:- Nothing to report		
Description of Good Example (GE):	Objective Evidence Observed:	



## Measuring Workplace Impact Workplace Impact Table

Workplace Impact			
A: Annual worker turnover: Number of workers leaving in last 12 months as a % of average total number of workers on site over the year (annual worker turnover)	A1: Last year: _7%	A2: This year 5_ %	
B: Current % quarterly (90 days) turnover: Number of workers leaving from the first day of the 90 days period through to the last day of the 90 day period / [(number of employees on the 1 <sup>#</sup> day of 90 day period + number of employees on the last day of the 90 day period) / 2]	5%		
C: Annual % absenteeism: Number of days lost through job absence in the year / [(number of employees on 1st day of the year + number employees on the last day of the year) / 2] * number available workdays in the year	C1: Last year: 0%	C2: This year 0%	
D: Quarterly (90 days) % absenteeism: Number of days lost through job absence in the period / [(Number of employees on 1st of the period + Number of employees on the last day of the period) / 2] * Number of available workdays in the month	0		
E: Are accidents recorded?	Yes No E1: Please describe: the company required all department leader should record all accidents after they happened. Check the registering form it showed no accident was happened near 12 months.		
F: Annual Number of work related accidents and injuries per 100 workers: [(Number of work related accidents and injuries * 100) / Number of total worke rs]	F1: Last year: Number: 0	F2: This year: Number:0	
G: Quarterly (90 days) number of work related accidents and injuries per 100 workers: [(Number of work related accidents and injuries * 100) / Number of total workers]	0		
H: Lost day work cases per 100 workers: [(Number of lost days due to work accidents and work related injuries * 100) / Number of total workers]	H1: Last year:0	H2: This year: 0	
I: % of workers that work on average more than 48 standard hours / week in the last 6 / 12 months:	11: 6 months 0% workers	I2: 12 months 0% workers	
J: % of workers that work on average	J1: 6 months	J2: 12 months	



more than 60 total hours / week in the last 6 / 12 months:	0% workers	0_% workers
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0B: Management system and Code Implementation [Click here to return to summary of findings]

0.B.1 Suppliers are expected to implement and maintain systems for delivering compliance to this Code. 0.B.2 Suppliers are expected to be operating legally in premises with the correct business licenses and permissions and to have systems to ensure that all relevant land rights have been complied with 0.B.3 Suppliers shall appoint a senior member of management who shall be responsible for compliance with the Code.

0.B.4 Suppliers are expected to communicate this Code to all employees.

0.B.5 Suppliers should communicate this code to their own suppliers and, where reasonably practicable, extend the principles of this Ethical Code through their supply chain.

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### Current systems:

The company established the system to deliver compliance to this code, the HR manager was appointed as Management representative to be responsible for the maintaining and improvement of the code. All employees know basic requirement in this code, two interview workers did not know ETI code. Their main suppliers were noticed the ETI and signed written commitment to the ETI.

## Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Details:

Training records, Worker interview, supplier's written commitment

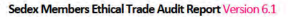
ex Audit Reference

Any other comments: none

Management Systems:		
A: In the last 12 months, has the site been subject to any fines/prosecutions for non–compliance to any regulations?	<ul> <li>☐ Yes</li> <li>☑ No</li> <li>A1: Please give details: No relevant issue was found.</li> </ul>	
B: Do policies and/or procedures exist that reduce the risk of forced labour, child labour, discrimination, harassment & abuse?	Yes No B1: Please give details: The relevant files was established and defined.	
C: If Yes, is there evidence (an indication) of effective implementation? Please give details.	The ID card check was used to identify how old the recruit was during the recruiting process. ID copy was collected and kept for all employees in the company. Some employees were sampled on-site. The personal information was available at the HR Dept. No young workers and child workers were	

Report reference:





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	observed in the company.
	No lodging of ID card or 'deposits 'was required when worker joined the company.
	The company also doesn't deduct part of any personnel's salary, benefits, property, or documents in order to force such personnel to continue working for the company. Overtime work is a voluntary choice by employees.
	Production of workers is from Villages. All of them can get all kinds of job.
	The disciplinary practice rule defined in employee manual respected the national laws. The disciplinary regulations include oral warning, written warning and dismissal are defined for employees who don't obey the management regulation, no corporal punishment, mental or physical coercion and verbal abuse was found during audit.
D: Have managers and workers received training in the standards for forced labour, child labour, discrimination, harassment & abuse?	Yes No D1: Please give details: The requirement of relevant files were trained to all employees, the record was kept well.
E: If Yes, is there evidence (an indication) that training has been effective e.g. training records etc.? Please give details	Yes No E1: Please give details: All interviewed employees know the relevant requirement. Relevant training record can be provided.
F: Does the site have any internationally recognised system certifications e.g. ISO 9000, 14000, OHSAS 18000, SA8000 (or other social audits). Please detail (Number and date).	<ul> <li>X Yes</li> <li>No</li> <li>F1: Please give details:</li> <li>ISO9001, BV, 2017-07-27~2020- 07-26;</li> <li>SA8000, BV, 2018-08-02~2021-08-01;</li> <li>ISO14001, ICAS, 2018-08-02~2021-08-01;</li> <li>ISO14001, ICAS, 2018-08-02~2021-08-18~ 2021-05-17;</li> <li>BRC, ITS, 2018-08-02-27;</li> </ul>
G: Is there a Human Resources manager/department? If Yes, please detail.	Yes     No     G1: Please give details: ■■■■■■■■■■■■■■■■■■■■■■■■■■■■■■■■■■■■
H: Is there a senior person / manager responsible for implementation of the code	⊠ Yes □ No



	H1: Please give details: ADM Manager
I: Is there a policy to ensure all worker information is confidential?	Yes No 11: Please give details: The confidential policy was defined.
J: Is there an effective procedure to ensure confidential information is kept confidential?	Yes No J1: Please give details: The confidential information management procedure was established.
K: Are risk assessments conducted to evaluate policy and procedure effectiveness?	Yes No K1: Please give details: the risk assessment was conducted by internal audit (2020.5.12~13) of its management systems.
L: Does the facility have a process to address issues found when conducting risk assessments, including implementation of controls to reduce identified risks?	Yes No L1Please give details: Any problems found at internal audit are brought to the attention of senior management and corrections made.
M: Does the facility have a policy/code which require labour standards of its own suppliers?	Yes No M1: Please give details: The policy was defined.
Land rig	ghts
N: Does the site have all required land rights licenses and permissions (see SMETA Measurement Criteria)?	Yes No N1: Please give details: the land licenses can be provided. (Expiration date: date: 2055.1.4)
O: Does the site have systems in place to conduct legal due diligence to recognize and apply national laws and practices relating to land title?	Yes No O1: Please give details: the relevant procedure was established.
P: Does the site have a written policy and procedures specific to land rights. If yes, does it include any due diligence the company will undertake to obtain free, prior and informed consent, (FPIC) even if national/local law does not require it	Yes No P1: If yes, how does the company obtain FPIC: All land rights of the factory were got from local government. And all land rights are used as industrial, after 50 years the factory must handle the land according to the requirement of local government.
Q: Is there evidence that facility / site compensated the owner/lessor for the land prior to the facility being	⊠ Yes □ No



built or expanded.	Q1: Please give details: the factory bought the land from local government and got the land license.
R. Does the facility demonstrate that alternatives to a specific land acquisition were considered to avoid or minimize adverse impacts?	Yes No R1: Please give details: The factory bought the land from local government and got the land license.
S: Is There any evidence of illegal appropriation of land for facility building or expansion of footprint.	Yes No S1: Please give details: the factory bought the land from local government and got the land license.

Non-compliance:		
1. Description of non-compliance:         Image: Markow Compliance Complico Compliance Compliance Compliance Compliance Compliance	Objective evidence observed: (where relevant please add photo numbers)	
Two interview workers did not know ETI code.	Worker interview	
Local law and/or ETI requirement: 0.B.4 Suppliers are expected to communicate this Code to all employees.		
Recommended corrective action: ETI code should communicate to all workers.		

Observation: Nothing to report		
Description of observation:	Objective evidence observed:	
Local law or ETI requirement:		
Comments:		

Good Examples observed: Nothing to report		
Description of Good Example (GE):	Objective evidence observed:	



#### 1: Freely Chosen Employment

[Click here to return to summary of findings]

#### ETI

1.1 There is no forced, bonded or involuntary prison labour.

1.2 Workers are not required to lodge "deposits" or their identity papers with their employer and are free to leave their employer after reasonable notice.

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### Current systems:

No lodging of ID card or 'deposits' was required when worker joined the company. The company also doesn't deduct part of any personnel's salary, benefits, property, or documents in order to force such personnel to continue working for the company. Overtime work is a voluntary choice by employees.

Overnme work is a voluntary choice by employees.

Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Details:

Document review, and worker interview

Any other comments: none

A: Is there any evidence of retention of original documents, e.g. passports/ID's	<ul> <li>☐ Yes</li> <li>☑ No</li> <li>A1: If yes, please give details and category of workers affected:</li> </ul>
B: Is there any evidence of a loan scheme in operation	☐ Yes ⊠ No B1: If yes, please give details and category of worker affected:
C: Is there any evidence of retention of wages /deposits	<ul> <li>☐ Yes</li> <li>⊠ No</li> <li>C1: If yes, please give details and category of worker affected:</li> </ul>
D: Are there any restrictions on workers' freedom to terminate employment?	Yes No D1: Please describe finding: All staffs are free to leave on termination of employment.
E: If any part of the business is UK based or registered there & has a turnover over £36m, is there a published a 'modern day slavery statement?	Yes No No File Please describe finding:



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F: Is there evidence of any restrictions on workers' freedoms to leave the site at the end of the work day?	<ul> <li>Yes</li> <li>No</li> <li>F1: Please describe finding: The worker can leave the site every time free.</li> </ul>
G: Does the site understand the risks of forced / trafficked / bonded labour in its supply chain	Yes No Not applicable G1: If yes, please give details and category of workers affected: The factory communicated the suppliers with this item.
H: Is the site taking any steps taking to reduce the risk of forced / trafficked labour?	Yes No H1: Please describe finding: the policy and procedure were established.

Non-compliance: Nothing to report		
1. Description of non–compliance: NC against ETI NC against Local Law: NC against customer code:	Objective evidence observed: (where relevant please add photo numbers)	
Local law and/or ETI requirement		
Recommended corrective action:		

Objective evidence observed:

Good Examples observed: Nothing to report	
Description of Good Example (GE):	Objective evidence observed:

Sedex Member



ex Audit Reference:

#### 2: Freedom of Association and Right to Collective Bargaining are Respected <u>(Click here to return to summary of findings)</u>

[Click here to return to Key Information]

ETI

2.1 Workers, without distinction, have the right to join or form trade unions of their own choosing and to bargain collectively.

2.2 The employer adopts an open attitude towards the activities of trade unions and their organisational activities.

2.3 Workers' representatives are not discriminated against and have access to carry out their representative functions in the workplace.

2.4 Where the right to freedom of association and collective bargaining is restricted under law, the employer facilitates, and does not hinder, the development of parallel means for independent and free association and bargaining.

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### Current systems:

Through the factory management interview and workers' interview, it was noted that one trade union was established and the workers elected 10 worker representatives. Workers can raise their concerns through worker representatives, telephone, suggestion box, meeting and their team leader or above. The last communication meeting was held on Apr., 2020.

Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Details: Document review, and worker interview

Any other comments: none

A: What form of worker representation/union is there on site?	<ul> <li>Union (name)</li> <li>Worker Committee: Two workers representatives were elected by the workers' themselves.</li> <li>Other (specify)</li> <li>None</li> </ul>
B: Is it a legal requirement to have a union?	☐ Yes ⊠ No
C: Is it a legal requirement to have a worker's committee?	☐ Yes ⊠ No
D: Is there any other form of effective worker/management communication channel? (Other than union/worker committee e.g. H&S, sexual harassment)	<ul> <li>X Yes</li> <li>No</li> <li>D1: Please give details: H&amp;S committee</li> <li>D2: Is there evidence of free elections?</li> <li>X Yes</li> </ul>



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	No		
E: Does the supplier provide adequate facilities to allow the Union or committee to conduct related business?	Yes No E1: Please give details: meeting room		
F: Name of union and union representative, if applicable:	F1: Is there evidence of free election Trade union was established.		and a second
G: If there is no union, is there a parallel means of consultation with workers e.g. worker committees?	The workers elected 10 worker representatives.		ere evidence of free elections?
H: Are all workers aware of who their representatives are?	Yes 🗌 No	Interview workers know their representative's name and how to contact them.	
I: Were worker representatives freely elected?	Yes 🗌 No	11: Date of last election: 06/11/2019	
J: Do workers know what topics can be raised with their representatives?	Yes No		
K: Were worker representatives/union representatives interviewed?	Yes No If <b>Yes</b> , please state how r representative	many: 3 wo	orker representatives and 2 union
L: Please describe any evidence that union/worker's committee is effective? Specify date of last meeting; topics covered; how minutes were communicated etc.	The last communication meeting was held on 24 April, 2020. It covered wage, overtime, health safety etc. Above 40 minutes were communicated.		
M: Are any workers covered by Collective Bargaining Agreement (CBA)?	Yes No NA. No CBA in the facility.		
If <b>Yes</b> , what percentage by trade Union/worker representation	M1: _0% workers covered by Union CBA		M2:0_% workers covered by worker rep CBA
M3: If <b>Yes</b> , does the Collective Bargaining Agreement (CBA) include rates of pay?	Yes No NA. No CBA in the facility.		

Report reference:





Non-compliance:- Nothing to report		
1. Description of non-compliance:	Objective evidence observed: (where relevant please add photo numbers)	
Local law and/or ETI requirement:		
Recommended corrective action:		

Observation: Nothin	g to report
Description of observation: Local law or ETI requirement: Comments:	Objective evidence observed:
Good Examples observed:	Nothing to report
Description of Good Example (GE):	Objective evidence observed:



#### 3: Working Conditions are Safe and Hygienic

[Click here to return to summary of findings]

(Click here to return to Key Information)

ETI

3.1 A safe and hygienic working environment shall be provided, bearing in mind the prevailing knowledge of the industry and of any specific hazards. Adequate steps shall be taken to prevent accidents and injury to health arising out of, associated with, or occurring in the course of work, by minimising, so far as is reasonably practicable, the causes of hazards inherent in the working environment.

3.2 Workers shall receive regular and recorded Health & Safety training, and such training shall be repeated for new or reassigned workers.

3.3 Access to clean toilet facilities and to potable water, and, if appropriate, sanitary facilities for food storage shall be provided.

3.4 Accommodation, where provided, shall be clean, safe, and meet the basic needs of the workers.3.5 The company observing the code shall assign responsibility for Health & Safety to a senior management representative.

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### Current systems:

H&S management system was implementing in the company. Was appointed H&S representative. Fire check and acceptance reports were available for the premises. Construction inspection reports were available.

Fire facilities were inspected monthly. Fire drill was implemented per year. The records showed that the drill covered all building and all shifts in the company. The evacuation maps were available.

The passage was kept well.

Fire facility is enough in the area.

Workshop air quality inspection report was issued on 13/04/2020.

Clean and sufficient toilets were provided at the factory site.

Portable drinking water was provided to workers.

Health examination was provided to relevant workers every year.

## Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Details:

Fire check and acceptance reports were available Fire facilities maintenance reports were available Fire drill records: 03/04/2020.

Workshop air quality inspection report was issued on 13/04/2020.

Cargo elevators, valid date: 17 Mar. 2020~Mar. 2021;

Health safety examination date:13 April., 2020

The building structure safety certificate on Apr. 2007.

The fire safety verified by local fire brigade meet the requirement of local law on Mar. 2007.

Any other comments: none



A: Does the facility have general and occupational Health & Safety policies and procedures that are fit for purpose and are these communicated to workers?	Yes No A1: Please give details: the relevant requirement was trained to all workers.
B: Are the policies included in workers' manuals?	Yes No B1: Please give details: the policies were defined on manual.
C: Are there any structural additions without required permits/inspections (e.g. floors added)?	<ul> <li>☐ Yes</li> <li>⊠ No</li> <li>C1: Please give details: no relevant issue was found.</li> </ul>
D: Are visitors to the site informed on H&S and provided with personal protective equipment	Yes No D1: Please give details: the factory provided PPE to visitor.
E: Is a medical room or medical facility provided for workers? If yes, do the room(s) meet legal requirements and is the size/number of rooms suitable for the number of workers.	<ul> <li>Yes</li> <li>No</li> <li>E1: Please give details:</li> <li>Health and safety risk of the factory was low, so no legal requirement for medical room. First aid box was provided to all area. It is met with local legal.</li> </ul>
F: Is there a doctor or nurse on site or there is easy access to first aider/ trained medical aid?	<ul> <li>Yes</li> <li>No</li> <li>F1: Please give details:</li> <li>First aider was trained medical aid on every building.</li> </ul>
G: Where the facility provides worker transport - is it fit for purpose, safe, maintained and operated by competent persons e.g. buses and other vehicles?	Yes No G1: Please give details: No transport was proved to workers.
H: Is secure personal storage space provided for workers in their living space and is fit for purpose?	Yes No H1: Please give details: The storage space was provided at place.
I: Are H&S Risk assessments are conducted (including evaluating the arrangements for workers doing overtime e.g. driving after a long shift) and are there controls to reduce identified risk?	Yes No I1: Please give details: Risk form can be provided. The H&S risks were identified in the company and updated per year, which have included the basic situations (including evaluating the arrangements for workers doing overtime e.g. driving after a long shift) and have covered the all workshops in the company, the corresponding countermeasures were identified and established, the documented list of the risk and control were provided on site.



J: Is the site meeting its legal obligations on environmental requirements including required permits for use and disposal of natural resources?	Yes No J1: Please give details: The company was very low environmental pollution risk, so it only registered on the local environmental protection, it was met with local legal, The environmental testing report was reviewed, living waste water, air quality in workshop and noise were inspected and met the environmental requirements
K: Is the site meeting its customer requirements on environmental standards, including the use of banned chemicals?	Yes No K1: Please give details: The product chemical test report can be provided. The concentration of heavy metal met with the requirement.

Non-compliance:	
1. Description of non-compliance: NC against ETI NC against Local Law NC against customer code: The steel storage rack was not showing maximum weight load at place on the warehouse.	Objective evidence observed: (where relevant please add photo numbers)
Local law and/or ETI requirement 3.1 A safe and hygienic working environment shall be provided, bearing in mind the prevailing knowledge of the industry and of any specific hazards. Adequate steps shall be taken to prevent accidents and injury to health arising out of, associated with, or occurring in the course of work, by minimising, so far as is reasonably practicable, the causes of hazards inherent in the working environment.	NC-01
Recommended corrective action:         The company should post maximum weight load to all storage rack.         2. Description of non-compliance:         NC against ETI       NC against Local Law         NC against ETI       NC against Local Law         NC against extrement:       NC against customer         One boxing goods stored high than 2 meters.         Local law and/or ETI requirement:         In accordance with <regulation and="" fire="" management="" on="" safety="" warehouse="">,         Article 39 Inside warehouses, portable lightings arenot allowed to be set up.         Items are not allowed to be stacked below lightings. The distance between vertical bottom of lightings and surface of storage itemsmay not be less than 0.5 m.         Recommended corrective action:         All goods should not store high than 2 meters.</regulation>	NC-02

Observation: Nothing to report	
Description of observation: Local law or ETI requirement:	Objective evidence observed:
Recommended corrective action:	

Report reference:



Good Examples observed: N	othing to report
Description of Good Example (GE):	Objective Evidence Observed:





#### 4: Child Labour Shall Not Be Used

[Click here to return to summary of findings] [Click here to return to Key Information]

#### ETI

4.1 There shall be no new recruitment of child labour.

4.2 Companies shall develop or participate in and contribute to policies and programmes which provide for the transition of any child found to be performing child labour to enable her or him to attend and remain in quality education until no longer a child.

4.3 Children and young persons under 18 shall not be employed at night or in hazardous conditions.4.4 These policies and procedures shall conform to the provisions of the relevant ILO Standards.

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### Current systems:

The ID card check was used to identify how old the recruit was in the recruit process. ID copy was collected and kept for all employees in the company.

Some employees were sampled on-site. The personal information was available at the HR Dept. No found young workers and child workers in the company.

Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Details: Employee manual, employment policy, employee name list

Any other comments: none

A: Legal age of employment:	16
B: Age of youngest worker found:	19
C: Are there children present on the work floor but not working at the time of audit?	□ Yes ⊠ No
D: % of under 18's at this site (of total workers)	0 %
E: Are workers under 18 subject to hazardous work assignments? (Go to clause 3 – Health and Safety)	☐ Yes ⊠ No E1: If yes, give details





Non-compliance: Nothing to report		
1. Description of non-compliance:	Objective evidence observed: (where relevant please add photo numbers)	
Local law and/or ETI requirement:		
Recommended corrective action:		

Observation: Nothing to report	
Description of observation:	Objective evidence observed:
Local law or ETI requirement:	
Comments:	

Good Examples observed: N	Nothing to report
Description of Good Example (GE):	Objective Evidence Observed:



#### 5: Living Wages are Paid

[Click here to return to summary of findings] [Click here to return to Key information]

FTI

5.1 Wages and benefits paid for a standard working week meet, at a minimum, national legal standards or industry benchmark standards, whichever is higher. In any event wages should always be enough to meet basic needs and to provide some discretionary income.

5.2 All workers shall be provided with written and understandable information about their employment conditions in respect to wages before they enter employment and about the particulars of their wages for the pay period concerned each time that they are paid.

5.3 Deductions from wages as a disciplinary measure shall not be permitted nor shall any deductions from wages not provided for by national law be permitted without the expressed permission of the worker concerned. All disciplinary measures should be recorded.

#### **Current Systems and Evidence Examined**

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### Current systems:

1) All employees are paid at least compliance with local minimum wages; interviewed workers state they are most favourable that they have basic income while taking care of their family.

2) All workers are provided with written and understandable information about their employment conditions in respect to wages before they enter employment;

3) The workers know about the particulars of their wages for the pay period concerned each time that they are paid. (The company paid last month's wage on the 15th of every month)

Deductions (social insurance and Personal income tax) were made from wage from pay roll record and worker interview.

## Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Wage payment detailed record near one year and delivery record by bank transfer; Employee manual, The insurance purchasing record etc.

Details:

Local minimum wage regulation: 1800 Yuan/month since 2020.1.1

The company had provided group commercial incident insurance (2019.11.23~2020.11.22) or injury insurance to cover all employees;

Any other comments: none

Non-compli	ance:
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# 1. Description of non-compliance: Objective evidence NC against ETI NC against Local Law NC against customer code: 336 out of 397 employees was provided social insurance by company. It was not met Where relevant please with local law the requirement: all employees should buy the social insurance. add photo numbers)



Local law and/or ETI requirement:	Document review
In accordance with Article 73 of the Labor Law of the People's Republic of	and the second second
China, employees shall, in accordance with the law, be entitled to social	
insurance benefits under the following circumstances: (1) retirements; (2) illness or	
injury; (3) disability caused by work-related injury or occupational disease; (4)	
unemployment; and (5) maternity.	
Recommended corrective action:	
The company should buy the social insurance according with local legal.	

Observation: Nothing to report			
Description of observation:	Objective evidence observed:		
Local law or ETI requirement:			
Comments:			

hing to report
Objective Evidence Observed:

### Summary Information

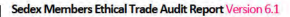
Criteria	Local Law (Please state legal requirement)	Actual at the Site (Record site results against the law)	Is this part of a Collective Bargaining Agreement?
A: Standard/Contracted work hours: (Maximum legal and actual required working hours excluding overtime, please state if possible per day, week, and month)	Legal maximum: 40 hours per week	A1: 40 hours per week	A2: Yes No No Collective Bargaining Agreement in the facility.
B: Overtime hours: (Maximum legal and actual overtime hours, please state if possible per day, week, and month)	Legal maximum: 3 hours a day, 36 hours a month	B1: Max 2 hours a day, max 13.5 hours a week	B2: Yes No No Collective Bargaining Agreement in the facility.



C: Wage for standard/contracted hours: (Minimum legal and actual minimum wage at site, please state if possible per hr, day, week, and month)	Legal minimum: 1800 Yuan/month	C1: 1800 Yuan/month	C2: Yes No No Collective Bargaining Agreement in the facility.
D: Overtime wage: (Minimum legal and actual minimum overtime wage at site, please state if possible per hr, day, week, and month)	Legal minimum: 1.5 times of normal hour wage for overtime in standard working day, 2 times of normal hour wage for weekends overtime, 3 times of normal hour wage for National holidays overtime	D1: 1.5 times of normal hour wage for overtime in standard working day, 2 times of normal hour wage for weekends overtime, 3 times of normal hour wage for National holidays overtime	D2: Yes No No Collective Bargaining Agreement in the facility.

<u>(Cli</u>	Wages anal ck here to return to I			
A: Were accurate records shown at the first request?	∑ Yes □ No			
A1: If <b>No</b> , why not?	NA			
B: Sample Size Checked (State number of worker records checked and from which weeks/months – should be current, peak, and random/low. Please see SMETA Best Practice Guidance and Measurement Criteria)	26 samples from 12/2019 26 samples from 10/2019(random month) 26 sample from 04/2020 (current month) (The wage was paid on 15 <sup>th</sup> every next month.)			
C: Are there different legal minimum wage grades? If <b>Yes</b> , please specify all.	☐ Yes ⊠ No	C1: If <b>Yes</b> , please give details:		
D: If there are different legal minimum grades, are all workers graded and paid correctly?	☐ Yes ☐ No ⊠ N/A	D1: If <b>No</b> , please give details:		
E: For the lowest paid production workers, are wages paid for standard/contracted hours (excluding overtime) below or above the legal minimum?	☐ Below legal min ☑ Meet ☐ Above	E1: Lowest actual wages found: Note: full time employees and please state hour / week / month etc. On April of 2020: 10.34 RMB/hour, 413.6 RMB/Week,1800 RMB/month		

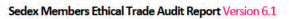






F: Please indicate the breakdown of workforce per earnings:	F1:% of workforce earning under minimum wage F2: _100% of workforce earning minimum wage F3:% of workforce earning above minimum wage			
G: Bonus Scheme found: Please specify details:	Bonus Scheme found: Note: type of employee (e.g. full time, temp, etc.) and please state which units e.g. /hour /week /month etc. Full attendance allowance (60RMB/month) + food allowance (20RMB/day) + Seniority allowance (100 RMB/month) + House allowance (8% of product performance wage) was provided to all workers.			
H: What deductions are required by law e.g. social insurance? Please state all types:	Personal income tax and Social Insurance Personal income tax should be raised if the gross wage is over 5000RMB.			
I: Have these deductions been made?	Ves	11: Please list all deductions that <b>have</b> been made.		<ol> <li>Social Insurance</li> <li>Personal income tax</li> <li>Please describe: deductions of</li> <li>Social Insurance and Personal</li> <li>income tax had been made on</li> <li>the pay roll according to legal.</li> </ol>
		12: Please list all deductions that <b>have not</b> been made.		1. / 2. / Please describe: all deductions was made on the pay roll.
J: Were appropriate records available to verify hours of work and wages?	Yes No			
K: Were any inconsistencies found? (if yes describe nature)	Isolate			-NA record keeping ed incident eated occurrence:
L: Do records reflect all time worked? (For instance, are workers asked to attend meetings before or after work but not paid for their time)	Yes No L1: Please give details: The company paid wage to workers with all attendance time.			
M: Is there a defined living wage: This is <u>not normally</u> minimum legal wage. If answered yes, please state amount and source of info: Please see SMETA Best Practice Guidance and Measurement Criteria.	☐ Yes ⊠ No M1: Please specify amount/time:			
M2: If yes, what was the calculation method used.	ISEAL/Anker Benchmarks Asia Floor Wage Figures provided by Unions			







	Living Wage Foundation UK Fair Wear Wage Ladder Fairtrade Foundation Other – please give details: NA
N: Are there periodic reviews of wages? If Yes give details (include whether there is consideration to basic needs of workers plus discretionary income).	Yes No N1: Please give details: Please specify amount/time: Procedure for living wage calculation established, live wage calculated based on "Food Basket, Family Status in Area, Expense Survey Per family Per month", results are RMB1638/month.
O: Are workers paid in a timely manner in line with local law?	Xes No
P: Is there evidence that equal rates are being paid for equal work:	∑ Yes □ No P1: Please give details: Payrolls
Q: How are workers paid:	<ul> <li>Cash</li> <li>Cheque</li> <li>Bank Transfer</li> <li>Other</li> <li>Q1: If other, please explain:</li> </ul>



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#### 6: Working Hours are not Excessive <u>(Click here to return to summary of findings)</u> <u>(Click here to return to Key Information)</u>

ETI

6.1 Working hours must comply with national laws, collective agreements, and the provisions of 6.2 to 6.6 below, whichever affords the greater protection for workers. Sub–clauses 6.2 to 6.6 are based on international labour standards.

6.2 Working hours, excluding overtime, shall be defined by contract, and shall not exceed 48 hours per week.

6.3 All overtime shall be voluntary. Overtime shall be used responsibly, taking into account all the following: the extent, frequency and hours worked by individual workers and the workforce as a whole. It shall not be used to replace regular employment. Overtime shall always be compensated at a premium rate, which is recommended to be not less than 125% of the regular rate of pay.

6.4 The total hours worked in any 7-day period shall not exceed 60 hours, except where covered by clause 6.5 below.

6.5 Working hours may exceed 60 hours in any 7-day period only in exceptional circumstances where <u>all</u> of the following are met:

- this is allowed by national law;

- this is allowed by a collective agreement freely negotiated with a workers' organisation

representing a significant portion of the workforce;

- appropriate safeguards are taken to protect the workers' health and safety; and

- The employer can demonstrate that exceptional circumstances apply such as unexpected production peaks, accidents or emergencies.

6.6 Workers shall be provided with at least one day off in every 7-day period or, where allowed by national law, 2 days off in every 14-day period.

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### **Current systems:**

Normally, five days a week, 8 hours a day, Saturday as overtime and pay two times wage of normal time. Most employees could have one day rest days per week.

Sample month check was conducted:

26 samples from 05/2020 current

26 samples from 04/2020 current

26 sample from 12/2019 random

26 sample from 10/2019 random

Normal employees work in one shift :  $08:00 \sim 12 : 00,13 : 30 \sim 17:30$ Employees' wages are calculated on hour rated basis.

Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):





Details:

Employees electric attendance records, employee manual

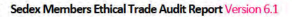
Any other comments: none

Non-compliance:			
1. Description of non-compliance:         NC against ETI       NC against Local Law         NC against ETI       NC against Local Law         NC against customer       NC against customer         code:       Based on the working hour records of workers, it was found the max monthly overtime of workers was 54.5 hours per month on Dec., 2019. It was more than 36 hours every month.	Objective evidence observed: (where relevant please add photo numbers)		
Local law and/or ETI requirement: Clause 38: the company must protect the health of workers, the max day overtime must be less than 3 hours, and the max monthly overtime must be less than 36 hours.	Document review		
<b>Recommended corrective action:</b> The factory should ensure the max monthly overtime must be less than 36 hours.			

Observation: Nothing to report		
Description of observation: Local law or ETI requirement:	Objective evidence observed:	
Comments:		

Good Examples observed: Nothing to report		
Description of Good Example (GE):	Objective Evidence Observed:	

## Working hours' analysis





			. hour/week/mont <u>information)</u>	h	
Systems & Processes					
A. What timekeeping systems are used: time card etc.	Describe: Finger print system				
B: Is sample size same as in wages section?	X Yes No B1: If no, please give details				
C: Are standard/contracted working hours defined in <b>all</b> contracts/employment agreements?	X Yes	C1: If NO, please give details including % and which type of workers do NOT have standard hours defined in contracts/employment agreements. Please give details:			
D: Are there any other types of	☐ Yes ⊠ No	D1: If YES, please complete as appropriate:			
contracts/employment agreements used?		0 hrs	Part time	Variable hrs	Other
		If "Other", Please define:			
E. Do any standard/contracted working hours defined in contracts/employment agreements exceed 48 hours per week?	☐ Yes ⊠ No	E1: If <b>yes</b> , please detail hours, %, types of workers affected and frequency Please give details:			
F: Are workers provided with at least 1 day off in every 7-day-period, or 2 in 14-day-period?	F2: Please select all applicable: 1 in 7 days 2 in 14 days No If 'No', please explain:	F3: Is this allowed by local law? Yes No			
	Maximum number of days worked without a day off (in sample):				
	6 Days				





G: Were standard working hours over 48 hours per week found?	☐ Yes ⊠ No	G1: If yes, % of workers & frequency:
H: Any local waivers/local law or permissions which allow averaging/annualised hours for this site?	☐ Yes ⊠ No	H1: If yes, please give details:
Overtime Hours worked		
I: Actual overtime hours worked in sample (State per day/week/month)	Highest OT hours 2 hours/ day, 13	: .5 hours/week, 54.5 hours/month;
J: Combined hours (standard or contracted + overtime hours = total) over 60 found? Please give details:	☐ Yes ⊠ No	
K: Approximate percentage of total workers on highest overtime hours:	_90%	
L: Is overtime voluntary?	Yes No Conflicting Information	L1: Please detail evidence e.g. Wording of contract / employment agreement / handbook / worker interviews / refusal arrangements: Check Wording of contract and handbook, the workers can choose overtime or not. The result of worker interview show the worker can leave the work station without any approving after standard working hours.
Overtime Premiums		
M: Are the correct legal overtime premiums paid?	Yes No N/A – there is no legal requirement to OT premium	M1: Please give details of normal day overtime premium as a % of <u>standard</u> wages: 150% for standard day overtime, 200% for rest day overtime
N: Is overtime paid at a premium?	Yes No	N1: If yes, please describe % of workers & frequency: 100% workers and paid every month.



O: If the site pays less than 125% OT premium and this is allowed under local law, are there other considerations? Please complete the boxes where relevant.	<ul> <li>No</li> <li>Consolidated pay (May be standard wages above minimum legal wage, with no/low overtime premium)</li> <li>Collective Bargaining agreements</li> <li>Other</li> </ul> O1: Please explain any checked boxes above e.g. detail of consolidated pay / CBA or Other NA
P: If more than 60 total hours per week and this is legally allowed, are there other considerations? Please complete the boxes where relevant.	<ul> <li>Overtime is voluntary</li> <li>Onsite Collective bargaining allows 60+ hours/week</li> <li>Safeguards are in place to protect worker's health and safety</li> <li>Site can demonstrate exceptional circumstances</li> <li>Other reasons (please specify)</li> </ul> P1: Please explain any checked boxes above e.g. detail of consolidated pay / CBA or other: na
Q: Is there evidence that overtime hours are being used for extended periods to make up for labour shortages or increased order volumes?	☐ Yes ⊠ No Q1: If yes, please give details:
R: If sufficient workers cannot be hired, are new working time arrangements explored to ensure that overtime is the exception rather than the rule.	☐ Yes ⊠ No



#### 7: No Discrimination is Practiced

[Click here to return to summary of findings]

#### ETI

7.1 There is no discrimination in hiring, compensation, access to training, promotion, termination or retirement based on race, caste, national origin, religion, age, disability, gender, marital status, sexual orientation, union membership or political affiliation.

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### **Current systems:**

No negative finding. Recruitment announcement,	electronic employment	advertisement showing in the
highest place of production building		

# Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Details:

Recruitment announcement, electronic employment advertisement showing in the highest place of production building.

Any other comments: none

101	IC.		

A: Gender breakdown of Management + Supervisors (Include as one combined group)	A1: Male:40 % A2: Female_60 %
B: Number of women who are in skilled or technical roles e.g. where specific qualifications are needed i.e. machine engineer / laboratory analyst:	6
C: Is there any evidence of discrimination based on race, caste, national origin, religion, age, disability, gender, marital status, sexual orientation, union membership or political affiliation?:	<ul> <li>Hiring</li> <li>Compensation</li> <li>Access to training</li> <li>Promotion</li> <li>Termination or retirement</li> <li>No evidence of discrimination found</li> <li>C1: Please give details: no</li> </ul>

#### **Professional Development**

Audit company: Bureau Veritas





A: What type of training and development are available for workers?	Quality and safety training were provided to all workers. And the worker can develop to workshop leader if they get more skill on position.
B: Are HR decisions e.g. promotion, training, compensation based on objective, transparent criteria?	Yes No
	If no, please give details:

Non-compliance: Nothing to report		
1. Description of non-compliance:	Objective evidence observed: (where relevant please add photo numbers)	
Local law and/or ETI requirement:		
Recommended corrective action:		

Observation: Nothing to report		
Description of observation: Local law or ETI requirement: Comments:	Objective evidence observed:	

Good Examples observed: Nothing to report		
Description of Good Example (GE):	Objective Evidence Observed:	



#### 8: Regular Employment Is Provided

[Click here to return to summary of findings]

(Click here to return to Key Information)

ETI

8.1 To every extent possible work performed must be on the basis of recognised employment relationship established through national law and practice.

8.2 Obligations to employees under labour or social security laws and regulations arising from the regular employment relationship shall not be avoided through the use of labour-only contracting, sub-contracting, or home-working arrangements, or through apprenticeship schemes where there is no real intent to impart skills or provide regular employment, nor shall any such obligations be avoided through the excessive use of fixed-term contracts of employment.

#### Additional Elements: Responsible Recruitment

8.3 Suppliers have full understanding of the entire recruitment process and assess all labour recruiters and intermediaries against legal and/or ethical requirements.

8.4 There are effective management systems in place to identify and monitor the hiring and management of all migrant workers, contract workers, agency workers, temporary or casual labour The supplier shall implement processes to enable adequate control over agencies with regards the above points and related legislation.

8.5 Employment agencies must only supply workers registered with them.

8.6 Workers pay no recruitment fee at any stage of the recruitment process.

8.7 Worker contracts accurately reflect the agreed payment and terms in the recruitment process and are understood and signed by workers.

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

Current systems:

All employees are permanent, all have labour contracts with the supplier, the purchasing rate of social insurance is approved by local government.

Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Details:

Employee manual, labour contract, insurance purchasing records, approval for social insurances.

Any other comments: none



Non-compliance: Nothing to report		
1. Description of non-compliance: NC against ETI NC against Local Law NC against customer code:	Objective evidence observed: (where relevant please add photo numbers)	
Local law and/or ETI requirement:		
Recommended corrective action:		

Observation: Nothing to report		
Description of observation: Local law or ETI requirement:	Objective evidence observed:	
Comments:		

Good Examples observed: No	othing to report
Description of Good Example (GE):	Objective Evidence Observed:

## **Responsible Recruitment**

All Workers		
A: Were all workers presented with terms of employment at the time of recruitment, did they understand them and are they same as current conditions?	<ul> <li>Terms &amp; Conditions presented</li> <li>Understood by workers</li> <li>Same as actual conditions</li> <li>A1: If any are unchecked, please describe finding and specific category(ies) of workers affected:</li> </ul>	
B: Did workers' pay any fees, taxes, deposits or bonds for the purpose of recruitment/placement?	<ul> <li>Yes</li> <li>No</li> <li>B1: If yes, please describe details and specific category(ies) of workers affected:</li> </ul>	

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C: If yes, check all that apply:	Recruitment / hiring fees         Service fees         Application costs         Recommendation fees         Placement fees         Administrative, overhead or processing fees         Skills tests         Certifications         Medical screenings         Passports/ID's         Work / resident permits         Birth certificates         Police clearance fees         Any transport costs between work place and home         Any relocation costs after commencement of employment         New hire training / orientation fees         Medical exam fees         Deposit bonds or other deposits         Any other non-monetary assets         Other –         C1: If other, please give details:
D: If any checked, give details:	na

<b>Migrant Workers: na</b> The term "migrant worker" refers to a person who is engaged or has been engaged in a remunerated activity in a country of which they are not a national or permanent resident or has purposely migrated on a temporary basis to another in-country region to seek and engage in a remunerated activity		
A: Type of work undertaken by migrant workers:		
B: Please give details about recruitment agencies for migrant workers:		n country recruitment agencies) used: outside of local country) recruitment
C: Are migrant workers' voluntary deductions (such as for remittances) confirmed in writing by the worker and is evidence of the transaction supplied by the facility to the worker?	Yes No C1: Please describe finding:	C2: Observations:
D: Are Any migrant workers in skilled, technical, or management roles Migrant Workers (this should include all migrant workers including permanent workers, temporary and/or seasonal workers)	Yes No D1: If yes, number and example of roles:	



## **NON-EMPLOYEE WORKERS-na**

Recruitment Fees:	
A: Are there any fees?	Yes No
B: If yes, check all that apply:	Recruitment / hiring fees         Service fees         Application costs         Recommendation fees         Placement fees         Administrative, overhead or processing fees         Skills tests         Certifications         Medical screenings         Passports/ID's         Work / resident permits         Birth certificates         Police clearance fees         Any transportation and lodging costs after employment offer         Any transport costs between work place and home         Any relocation costs after commencement of employment         New hire training / orientation fees         Medical exam fees         Deposit bonds or other deposits         Any other non-monetary assets         Other         B1 – If other, please give details:
C: If any checked, give details:	

Agency Workers (if applicable)-na (workers sourced from a local agent who are not directly paid by the site, but paid by the agency, Usually the agencies are paid by the site and the wages of the individual workers are paid by the agency.)	
A: Number of agencies used (average):	A1: Names if available:
B: Were agency workers' age / pay / hours included within the scope of this audit?	Yes No
C: Were sufficient documents for agency workers available for review?	Yes No
D: Is there a legal contract / agreement with all agencies?	Yes No





	D1: Please give details:	
E: Does the site have a system for checking labour standards of agencies? If yes, please give details.	Yes No E1: Please give details:	

	<b>Contractors: na</b> Ily individuals who supply several workers to a site. Usually the contractors rorkers are paid by the contractor. Common terms include, gang bosses, labor provider,
A: Any contractors on site?	<ul> <li>Yes</li> <li>No</li> <li>A1: If yes, how many contractors are present, please give details:</li> </ul>
B: If <b>Yes</b> , how many workers supplied by contractors?	
C: Do all contractor workers understand their terms of employment?	Yes No C1: Please describe finding:
D: If <b>Yes</b> , please give evidence for contractor workers being paid per law:	



#### 8A: Sub-Contracting and Homeworking [Click here to return to summary of findings] (Click here to return to Key Information)

8A.1 There should be no sub-contracting unless previously agreed with the main client. 8A.2 Systems and processes should be in place to manage sub-contracting, homeworking and external processing.

Note to auditor on homeworking:

Report on whether it is direct or via agents. How many workers, relationship with site and what control systems are in place.

Note to auditor on subcontracting: auditor should use this section for subcontractors of part made or wholly made finished goods, this section should not be used for raw material manufacturers unless instructed otherwise by customers

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### Current systems:

No homeworking was found on the company.

Two subcontractors of printing process were used in the company. Relevant business license, assessment report and relevant materials input records were provided for review.

Subcontracting was approved by main client.

#### Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

1. Business license, assessment report and relevant materials input records of subcontractor

- 2. Management interview and employee interview
- 3. Factory tour
- 4. Quality records

5. Approved file by client of subcontractor.

#### If any processes are sub-contracted - please populate below boxes

Process Subcontracted	Process 1 printing process	Process 2 printing process
Name of factory		clothes silk print factory
Address	, Xiamen City.	Xiamen,China
Details: none		





Non-compliance: Nothing to report		
I. Description of non–compliance: NC against ETI/Additional Elements NC against customer code:	🗌 NC against Local Law	Objective evidence observed: (where relevant please add photo numbers)
.ocal law and/or ETI /Additional Elements re	equirement:	
Recommended corrective action:		
lecommended corrective action:		

Observation: Nothing to report	
Description of observation:	Objective evidence observed:
Local law or ETI/Additional elements requirement:	
Comments:	

Good Examples observed: No	othing to report
Description of Good Example (GE):	Objective Evidence Observed:

Summary of sub-contracting – if applicable	
A: Has the auditor made a simple calculation to compare capacity with workers' work load in order to identify possible unrecorded work or undeclared sub-contracting	Yes No A1: Please describe: product quantity, product plan, sale order and purchasing order etc had been checked, no other sub-contracting was found.
B: If sub-contractors are used, is there evidence this has been agreed with the main client?	Yes No B1: If <b>Yes</b> , summarise details: Approved file by client of subcontractor can be provided at place.
C: Number of sub- contractors/agents used:	2
D: Is there a site policy on sub-	⊠ Yes



contracting?	No D1: If Yes, summarise details: the site policy on sub-contracting was established, it was same as ETI requirement.
E: What checks are in place to ensure no child labour is being used and work is safe?	The company conducted onsite evaluating to sub-contracting, the record can be provided at place.

		vorking – if applicable cable please x	e	
A: If homeworking is being used, is there evidence this has been agreed with the main client?	Yes No A1: If <b>Yes</b> , summarise details:			
B: Number of homeworkers	B1: Male:	B2: Female	ə:	Total:
C: Are homeworkers employed direct or through agents?	Directly Through Agents C1: If through agents, nu agents:		ugh agents, number of	
D: Is there a site policy on homeworking?	Yes No			
E: How does the site ensure worker hours and pay meet local laws for homeworkers?				
F: What processes are carried out by homeworkers?				
G: Do any contracts exist for homeworkers?	☐ Yes ☐ No G1: Please give	details:		
H: Are full records of homeworkers available at the site?	☐ Yes ☐ No			6



#### 9: No Harsh or Inhumane Treatment is Allowed (Click here to return to summary of findings)

ETI

9.1 Physical abuse or discipline, the threat of physical abuse, sexual or other harassment and verbal abuse or other forms of intimidation shall be prohibited.

Additional elements:

9.2 companies should provide access to a confidential grievance mechanism for all workers

A: Are there published, anonymous and/or open channels available for reporting any violations of Labour standards and H&S or any other grievances to a 3 <sup>rd</sup> party?	∑ Yes ☐ No A1: Please give details: Disciplinary practices have defined in Employees manual,
B: If <b>Yes</b> , are workers aware of these channels and have access? Please give details.	The interview workers know the channels.
C: If yes, what type of mechanism is used e.g. hotline, whistle blowing mechanism, comment box etc. Please give details.	Comment box, hotline
D: Which of the following groups is there a grievance mechanism in place for?	<ul> <li>Workers</li> <li>Communities</li> <li>Suppliers</li> <li>Other</li> </ul> D1: Please give details: one procedure was established.
E: Are there any open disputes?	☐ Yes ⊠ No E1: If yes, please give details
F: Does the site encourage its business partners (e.g. suppliers) to provide individuals and communities with access to effective grievance mechanisms (e.g. helplines or whistle blowing mechanism) G: Is there a published and transparent disciplinary procedure?	<ul> <li>∑ Yes</li> <li>No</li> <li>F1: If no, please give details</li> <li>∑ Yes</li> <li>No</li> </ul>
H: If yes, are workers aware of these the disciplinary procedure?	G1: If no, please explain Yes No H1: If no, please give details
	H1: If no, please give details



Sedex Audit Reference:

I: Does the disciplinary procedure allow		
for deductions from wages (fines) for disciplinary purposes (see wages	No	
section)?	11: If yes, please give details	

Current Systems and Evidence Examined To complete 'current systems' Auditors examine policies and written procedures in conjunction understand, and record what controls and processes are currently in place e.g. record what polit procedures are carried out, who is /are responsible for the management of this item of the code. Ev documentary or verbal evidence shown to support the systems.	cies are in place, what relevant
Current systems: There was no disciplinary practice record, but the monthly performance bonus e	evacuation included the
factory rules and will degrade the performance bonus if violating the factory rule	
Training was provided to all workers. The training record can be kept well. The factory had established a policy on Harsh Treatment. Based on workers inter	view there was no such
negative evidence happened in the past.	view, mere was no soch
There is an internal process for grievance, which is an anonymous suggestion box any grievances (harassment, bullying, discrimination, etc.). Any received comple management, without any reprisal for the worker in question.	
The duties of security guards were to protect safety of factory's property, to regu goods/ vehicles/ employees/ visitors.	larized entrance/exit of
Evidence examined – to support system description (Documents examined & rel renewal/expiry date where appropriate):	evant comments. Include
Details:	
Disciplinary practices have defined in Employees manual,	
Any other comments:	
none	
Non-compliance: Nothing to report	
1. Description of non-compliance:	Objective evidence observed:

observed: (where relevant please add photo numbers)

Local law and/or ETI requirement:

code:

Recommended corrective action:

Observation: Not	ning to report
Description of observation:	Objective evidence observed:



Local law or ETI requirement:	
Comments:	

Good Examples observed: Nothing to report		
Description of Good Example (GE):	Objective Evidence Observed:	





#### 10. Other Issue areas: 10A: Entitlement to Work and Immigration [Click here to return to NC\_table]

#### **Additional Elements**

10A.1 Only workers with a legal right to work shall be employed or used by the supplier. 10A.2 All workers, including employment agency staff, must be validated by the supplier for their legal right to work by reviewing original documentation.

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### Current systems:

All employees have the copy of ID card, this means they all are entitled to work. No immigration employees.

Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Details: Copies of ID card

Any other comments: none

Non-compliance: Nothing to report			
Description of non-compliance:     NC against ETI/Additional Elements     NC against customer code:	NC against Local Law Objective evidence (where relevant please add photo numbers)		
Local law and/or ETI /Additional Elements requi	ement:		
Recommended corrective action:			
Observo	ion: Nothing to report		



Description of observation: Local law or ETI/Additional Elements requirement:	Objective evidence observed:
Comments:	
Good examples observed: Nothin	g to report

Description of Good Example (GE):

**Objective Evidence** 

Observed:





### 10. Other issue areas 10B4: Environment 4-Pillar

[Click here to return to summary of findings]

To be completed for a 4–Pillar SMETA Audit and remove the previous page which is 10B2 environment 2 pillar

#### **B.4. Compliance Requirements**

10B4.1 Businesses as a minimum must meet the requirements of local and national laws related to environmental standards.

10B4.2 Where it is a legal requirement, businesses must be able to demonstrate that they have the relevant valid permits including for use and disposal of resources e.g. water, waste etc.

10B4.3 Businesses shall be aware of their end client's environmental standards/code requirements 10B4.4 Suppliers should have an environmental policy, covering their environmental impact, which is communicated to all appropriate parties, including its own suppliers.

10B4.5 Suppliers shall be aware of the significant environmental impact of their site and its processes. 10B4.6 The site should measure its impacts, including continuous recording and regular reviews of use and discharge of natural resources e.g. energy use, water use (see 4–pillar audit report and audit checks for details).

10B4.7 Businesses shall make continuous improvements in their environmental performance.

10B4.8 Businesses shall have available for review any environmental certifications or any environmental management systems documentation

10B4.9 Businesses should have a nominated individual responsible for co-ordinating the site's efforts to improve environmental performance.

#### **B4. Guidance for Observations**

10B4.10 Suppliers should have completed the appropriate section of the SAQ and made it available to the auditor.

10B4.11 Has the site recently been subject to (or pending) any fines/prosecutions for noncompliance to environmental regulations.

Note for auditors and readers. This environment section is intended to take not more than 0.25 auditor days. It is an assessment only and the main requirement is to establish whether a site is meeting applicable environmental laws and/or has any certifications or environmental management systems in place. Following this assessment, the client/supplier may decide a full environmental audit is required (see also best practice guidance/environment and guidance for auditor)

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is/are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### Current systems:

The environmental testing report was reviewed, living waste water, air quality in workshop and noise were inspected and met the environmental requirements.

Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Details:

Construction project environmental influence report form; approved by Xiamen city, Haicang district Environmental protection bureau on 14/08/2014; Environmental testing report: test date –13 Apr., 2020;





1. Description of non-compliance: NC against ETI/Additional Elements NC against customer code:	NC against Local	Objective evidence observed: (where relevant please add photo numbers)
Local law and/or ETI/Additional Elements	requirement:	
Recommended corrective action:		

Observation: Nothing to report		
Description of observation:	Objective evidence observed:	
Local law or ETI/Additional elements requirements:		
Comments:		

Good examples observed: Nothing to report	
Description of Good Example (GE):	Objective Evidence Observed:



Environmental Analysis (Site declaration only – this has not been verified by auditor. Please state units in all cases below.)	
A: Is there a manager responsible for Environmental issues (Name and Position):	, ADM Manager
B: Has the site conducted a risk assessment on the environmental impact of the site, including implementation of controls to reduce identified risks?	Yes I No B1: Please give details: The risk rule was established and the risk assessment was conducted.
C: Does the site have a recognised environmental system certification such as ISO 14000 or equivalent? Please give details.	Yes No C1: Please give details: ISO14001system was gained. ISO14001, ICAS, 11718EU 2021-05-17;
D: Does the site have an Environmental policy? (For guidance, please see Measurement criteria)	Yes No D1: If yes, is it publicly available? Environmental policy was defined on employees manual and posted on workshop notice board.
E: If yes, does it address the key impacts from their operations and their commitment to improvement?	Yes 🗌 No E1: Please give details: key impacts were recorded.
F: Does the site have a Biodiversity policy? (For guidance, please see Measurement criteria)	
G: Is there any other sustainability systems present such as Chain of Custody, Forest Stewardship Council (FSC), Marine Stewardship Council (MSC) etc.? Please gives details. (For guidance, please see Measurement criteria)	☐ Yes ⊠ No G1: Please give details: NA
H: Have all legally required permits been shown? Please gives details.	Yes No H1: Please give details: the local government permit Approved on14/08/2014. The company was very low environmental pollution risk, so it only registered on the local environmental protection, it was met with local legal.
I: Is there a documentation process to record hazardous chemicals used in the manufacturing process?	Yes No N/A 11: Please give details: one chemical controlling procedure was established.
J: Is there a system for managing client's requirements and legislation in the destination countries regarding environmental and chemical issues?	Yes No J1: Please give details: The ADM department was charge of collecting the client's requirements and legislation, and transferred the requirement in the internal product standard.
K: Facility has reduction targets in place for	Yes 🗌 No





environmental aspects e.g. water consumption and discharge, waste, energy and green-house gas emissions:		se.
L: Facility has evidence of waste recycling and is monitoring volume of waste that is recycled.	Yes No L1: Please give details: th	e record was kept well.
M: Does the facility have a system in place for accurately measuring and monitoring consumption of key utilities of water, energy and natural resources that follows recognised protocols or standards?		he relevant procedure was ord can be provided and
N: Has the facility checked that any Sub- Contracting agencies or business partners operating on the premises have the appropriate permits and licences and are conducting business in line with environmental expectations of the facility?		
Usage/Disch	narge analysis	
Criteria	Previous year: Please state period: 2019.1~12	Current Year: Please state period: _2020.1~5
Electricity Usage: Kw/hrs	402500	114100
Renewable Energy Usage: Kw/hrs	0	0
Gas Usage: Kw/hrs	0	0
Has site completed any carbon Footprint Analysis?	🗌 Yes 🖾 No	🗌 Yes 🖾 No
If <b>Yes</b> , please state result		
Water Sources: Please list all sources e.g. lake, river, and local water authority.	<ul> <li>local water authority</li> </ul>	<ul> <li>local water authority</li> <li>•</li> </ul>
Water Volume Used: (m³)	5740	1920
Water Discharged: Please list all receiving waters/recipients.	<ul> <li>Municipal pipe</li> <li></li> </ul>	<ul> <li>Municipal pipe</li> <li>.</li> <li>.</li> </ul>
Water Volume Discharged: (m³)	5166	1728



Water Volume Recycled: (m³)	0	0
Total waste Produced (please state units)	63.7 Tons	18.98 tons
Total hazardous waste Produced: (please state units)	0	0
Waste to Recycling: (please state units)	50.9 Tons	13.7 tons
Waste to Landfill: (please state units)	12.8 tons	5.28 tons
Waste to other: (please give details and state units)		
Total Product Produced (please state units)	99389517 pcs	36752127 pcs





#### 10C: Business Ethics – 4-Pillar Audit <u>[Click here to return to summary of findings]</u> To be completed for a 4–Pillar SMETA Audit

#### 10C. Compliance Requirements

10C.1 Businesses shall conduct their business ethically without bribery, corruption, or any type of fraudulent Business Practice.

10C.2 Businesses as a minimum must meet the requirements of local and national laws related to bribery, corruption, or any type of fraudulent Business Practices.

10C.3 Where it is a legal requirement, businesses must be able to demonstrate that they comply with all fiscal legislative requirements.

10C.4 Businesses shall have access to a transparent system in place for confidentially reporting, and dealing with unethical Business Ethics without fear of reprisals towards the reporter.

10C.5 Businesses should have a Business Ethics policy, covering bribery, corruption, or any type of fraudulent Business Practice,

10C.6 Businesses should have a designated person responsible for implementing standards concerning Business Ethics

10C.7 Suppliers should ensure that the staff whose job roles carry a higher level of risk in the area of ethical Business Practice e.g. sales, purchasing, logistics are trained on what action to take in the event of an issue arising in their area.

#### 10C. Guidance for Observations

10C.8 Businesses should communicate their Business Ethics policy, covering bribery, corruption, or any type of fraudulent Business Practice to all appropriate parties, including its own suppliers.

10C.9 Has the site recently been subject to (or pending) any fines/prosecutions for non-compliance to Business Ethics regulations. If so is there evidence that sustainable corrective actions have been implemented

Note for auditors and readers. This Business Ethics section is intended to take not more than 0.25 auditor days. It is an assessment not an audit.

#### Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in conjunction with relevant managers, to understand, and record what controls and processes are currently in place e.g. record what policies are in place, what relevant procedures are carried out, who is /are responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

#### Current systems:

Based on documents review and management interview, it was noted that the factory trained the staff whose job roles carry a higher level of risk e.g. sales, purchasing on Apr. of 2020.

## Evidence examined – to support system description (Documents examined & relevant comments. Include renewal/expiry date where appropriate):

Details:

Business ethics document, such as employee handbook, procedure and training requirement were established. Training record can be kept well.

indiang record can be kept we

Any other comments: none



Description of non-compliance:     NC against ETI/Additional Elements     NC against Local     NC against customer code:	Objective evidence observed: (where relevant please add photo numbers)
Local law and/or ETI/Additional Elements requirement:	
Recommended corrective action:	

Observation: Nothing to report	
Description of observation:	Objective evidence observed:
Local law or ETI/Additional elements requirement:	
Comments:	

Good examples observed: Nothing to report	
Description of Good Example (GE):	Objective Evidence Observed:

A: Does the facility have a Business Ethics Policy and is the policy communicated and applied internally, externally or both, as appropriate?	<ul> <li>Internal Policy</li> <li>Policy for third parties including suppliers</li> <li>Please give details: the policy was published.</li> </ul>
B: Does the site give training to relevant personnel (e.g. sales and logistics) on business ethics issues?	Yes No Please give details: It was conducted on 23 Apr., 2020.
C: Is the policy updated on a regular (as needed) basis?	∑ Yes □ No Please give details: every year
D: Does the site require third parties including suppliers to complete their own business ethics training	Yes No Please give details: the training was conducted.



Other findings

#### Other Findings Outside the Scope of the Code

none

#### **Community Benefits**

(Please list below any specific community benefits that the site management stated that they were involved in, for example, HIV programme, education, sports facilities)

none





## **Appendix 1**

Comparison between ETI code and Customer's Supplier's Code. Any areas where a site complies with the Customer's Supplier Code, but not with the ETI code are discussed at the audit close out meeting and recorded on the CAPR. Note to supplier "for this customer it may not be necessary to complete corrective actions where NC's DO NOT meet the ETI code, but DO meet your customer's code. If the audit is shared with other customers who work to the ETI code or an equivalent international standard, corrective actions will be necessary."

<b>NOTE:</b> The provisions of the ETI base Code constitute minimum and not maximum standards, and this code should not be used to prevent companies from exceeding these standards. Companies applying the ETI Base Code are expected to comply with national and other applicable law and, where the provisions of law and the ETI Base Code address the same subject, to apply that provision which affords the greater protection.	Instruction to Audit Company: fill in the relevant clauses from the Customer Supplier Code - where applicable.
ETI Code / Additional Elements	Customer's Supplier Code equivalent
0.A. Universal Rights covering UNGP	0.A. Universal Rights covering UNGP
<ul> <li>0.A. Guidance for Observations</li> <li>0.A.1 Businesses should have a policy, endorsed at the highest level, covering human rights impacts and issues, and ensure it is communicated to all appropriate parties, including its own suppliers.</li> <li>0.A.2 Businesses should have a designated person responsible for implementing standards concerning Human rights</li> <li>0.A.3 Businesses shall identify their stakeholders and salient issues.</li> <li>0.A.4 Businesses shall measure their direct, indirect, and potential impacts on stakeholders (rights holders) human rights.</li> <li>0.A.5 Where businesses have an adverse impact on human rights within any of their stakeholders, they shall address these issues and enable effective remediation.</li> <li>0.A.6 Businesses shall have a transparent system in place for confidentially reporting, and dealing with human rights impacts without fear of reprisals towards the reporter.</li> </ul>	
0.B. Management Systems & Code Implementation	0.B. Management Systems & Code Implementation
0.1 Suppliers are expected to implement and maintain systems for delivering compliance to this Code. 0.2 Suppliers shall appoint a senior member of management who shall be responsible for	Code of Conduct contains important rules we all must follow as we do business, and it describes the values that will guide us in our decisions. We all have to obey applicable laws, rules, and regulations. Also, we

Sedex Members Ethical Trade Audit Report Version 6.1

must follow our company policies, including those



compliance with the Code.

compliance with the Code. 0.3 Suppliers are expected to communicate this Code to all employees. 0.4 Suppliers should communicate this code to their own suppliers and, where reasonably practicable, extend the principles of this Ethical Code through their supply chain.	must follow our company policies, including those specific to a business unit, function, and location. Beyond that, the Code of Conduct sets out the ten most important rules that apply company-wide. Our Chief Compliance Officer oversees the company's compliance and integrity program, which addresses the issues covered by the Code of Conduct. The Code of Conduct is available on our public internet site, and is available on our company intranet site in several languages. We also have established Corporate Responsibility Expectations for Direct Suppliers, which we make available on our public internet site. These Expectations are an extension of the principles contained in our Code of Conduct, and we cover them through contract provisions that specifically incorporate our corporate responsibility
ETI 1. Forced Labour	expectations. ETI 1. Forced Labour
<ul> <li>1.1 There is no forced, bonded or involuntary prison labour.</li> <li>1.2 Workers are not required to lodge "deposits" or their identity papers with their employer and are free to leave their employer after reasonable notice.</li> </ul>	prohibits the use of forced labor in our operations, i.e., any work or service that a worker performs involuntarily, including under threat of physical harm or other penalty. <u>The Statement on Human</u> <u>Rights guides our approach</u> . And, in line with the ), our website provides more detail on our efforts to help make a difference in our operations and those of our suppliers.
ETI 2. Freedom of association and the right to collective bargaining are respected	ETI 2. Freedom of association and the right to collective bargaining are respected
<ul> <li>2.1 Workers, without distinction, have the right to join or form trade unions of their own choosing and to bargain collectively.</li> <li>2.2 The employer adopts an open attitude towards the activities of trade unions and their organisational activities.</li> <li>2.3 Workers' representatives are not discriminated against and have access to carry out their representative functions in the workplace.</li> <li>2.4 Where the right to freedom of association and collective bargaining is restricted under law, the employer facilitates, and does not hinder, the development of parallel means for independent and free association and bargaining.</li> </ul>	We aim to have constructive relationships with our employees and their unions. The second straightforward manner.
ETI 3. Working conditions are safe and hygienic	ETI 3. Working conditions are safe and hygienic





<ul> <li>3.1 A safe and hygienic working environment shall be provided, bearing in mind the prevailing knowledge of the industry and of any specific hazards. Adequate steps shall be taken to prevent accidents and injury to health arising out of, associated with, or occurring in the course of work, by minimising, so far as is reasonably practicable, the causes of hazards inherent in the working environment.</li> <li>3.2 Workers shall receive regular and recorded Health &amp; Safety training, and such training shall be repeated for new or reassigned workers.</li> <li>3.3 Access to clean toilet facilities and to potable water, and, if appropriate, sanitary facilities for food storage shall be provided.</li> <li>3.4 Accommodation, where provided, shall be clean, safe, and meet the basic needs of the workers.</li> <li>3.5 The company observing the code shall assign responsibility for Health &amp; Safety to a senior management representative.</li> </ul>	We use internal and external expertise to provide a safe work environment. Specifically, we: (i) provide safety training for all employees as required for their work; (ii) establish first aid and medical treatment procedures to provide employees with appropriate care; (iii) conduct careful investigations of accidents to avoid recurrence, and study the safety and health features of any new equipment, materials or process; and (iv) solicit employee involvement and support through safety committees or other avenues for employee input.
ETI 4. Child labour shall not be used	ETI 4. Child labour shall not be used
<ul> <li>4.1 There shall be no new recruitment of child labour.</li> <li>4.2 Companies shall develop or participate in and contribute to policies and programmes which provide for the transition of any child found to be performing child labour to enable her or him to attend and remain in quality education until no longer a child.</li> <li>4.3 Children and young persons under 18 shall not be employed at night or in hazardous conditions.</li> <li>4.4 These policies and procedures shall conform to the provisions of the relevant ILO Standards.</li> </ul>	prohibits the unlawful employment or exploitation of children in our workplace. In accordance with the conventions of the International Labor Organization (ILO) and national laws, the minimum age for employment is the highest of the following ages: (i) 15 years of age, (ii) the local minimum employment age, or (iii) the mandatory schooling age. All temporary workers used by and all third-party contractors who perform work on our premises are required to meet these minimum-age requirements.
ETI 5. Living wages are paid	ETI 5. Living wages are paid
<ul> <li>5.1 Wages and benefits paid for a standard working week meet, at a minimum, national legal standards or industry benchmark standards, whichever is higher. In any event wages should always be enough to meet basic needs and to provide some discretionary income.</li> <li>5.2 All workers shall be provided with written and understandable information about their employment conditions in respect to wages before they enter employment and about the particulars of their wages for the pay period concerned each time that they are paid.</li> <li>5.3 Deductions from wages as a disciplinary measure shall not be permitted nor shall any deductions from wages not provided for by</li> </ul>	Except for collective bargaining at union represented facilities, we compensate employees competitively within the labor market and industries in which we compete; provide superior levels of compensation for superior performance; and focus rewards on individual contributions and business results. Further, we provide equal opportunity for advancement to all of our employees.

Report reference:

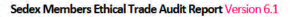


national law be permitted without the expressed permission of the worker concerned. All disciplinary measures should be recorded.	
ETI 6. Working Hours are not excessive	ETI 6. Working Hours are not excessive
<ul> <li>6.1 Working hours must comply with national laws, collective agreements, and the provisions of 6.2 to 6.6 below, whichever affords the greater protection for workers. Sub-clauses 6.2 to 6.6 are based on international labour standards.</li> <li>6.2 Working hours, excluding overtime, shall be defined by contract, and shall not exceed 48 hours per week.</li> <li>6.3 All overtime shall be voluntary. Overtime shall be used responsibly, taking into account all the following: the extent, frequency and hours worked by individual workers and the workforce as a whole. It shall not be used to replace regular employment. Overtime shall always be compensated at a premium rate, which is recommended to be not less than 125% of the regular rate of pay.</li> </ul>	We are expected to, by company standards, adhere to local law, and employee negotiated labour and wage contracts, with regards to working hours, to ensure the safety and health of our employees while supporting our business demands.
6.4 The total hours worked in any 7 day period shall not exceed 60 hours, except where covered by clause 6.5 below.	
<ul> <li>6.5 Working hours may exceed 60 hours in any 7 day period only in exceptional circumstances where all of the following are met: <ul> <li>this is allowed by national law;</li> <li>this is allowed by a collective agreement freely negotiated with a workers' organisation representing a significant portion of the workforce;</li> <li>appropriate safeguards are taken to protect the workers' health and safety; and</li> <li>The employer can demonstrate that exceptional circumstances apply such as unexpected production peaks, accidents or emergencies.</li> </ul> </li> </ul>	
6.6 Workers shall be provided with at least one day off in every 7 day period or, where allowed by national law, 2 days off in every 14 day period.	
ETI 7. No discrimination is practised	ETI 7. No discrimination is practised
7.1 There is no discrimination in hiring, compensation, access to training, promotion, termination or retirement based on race, caste, national origin, religion, age, disability, gender,	We prize a diverse and inclusive workplace and aim to promote cultural and individual differences. does not discriminate in employment or employee

Report reference:



marital status, sexual orientation, union membership or political affiliation.	treatment based upon any of the following characteristics: race, color, religion, gender, age, ethnic or national origin, veteran status, disability, sexual orientation or preference, gender identity, marital status, citizenship status, genetic information, or any legally protected personal characteristic or status.				
ETI 8. Regular employment is provided	ETI 8. Regular employment is provided				
<ul> <li>8.1 To every extent possible work performed must be on the basis of recognised employment relationship established through national law and practice.</li> <li>8.2 Obligations to employees under labour or social security laws and regulations arising from the regular employment relationship shall not be avoided through the use of labour-only contracting, sub-contracting, or home-working arrangements, or through apprenticeship schemes where there is no real intent to impart skills or provide regular employment, nor shall any such obligations be avoided through the excessive use of fixed-term contracts of employment.</li> <li>Additional Elements: Responsible Recruitment</li> <li>8.3 Suppliers have full understanding of the entire recruitment process and assess all labour recruiters and intermediaries against legal and/or ethical requirements.</li> <li>8.4 There are effective management systems in place to identify and monitor the hiring and management of all migrant workers, contract workers, agency workers, temporary or casual labour The supplier shall implement processes to enable adequate control over agencies with regards the above points and related legislation.</li> <li>8.5 Employment agencies must only supply workers registered with them.</li> <li>8.6 Workers pay no recruitment fee at any stage of the recruitment process.</li> <li>8.7 Worker contracts accurately reflect the agreed payment and terms in the recruitment process and are understood and signed by workers.</li> </ul>	We are expected to, by company standards, adhere to local law, industry practices, and employee negotiated labour and wage contracts with regards to labour contracting, while supporting our business demands.				
8A: Sub–Contracting and Homeworking	8A: Sub–Contracting and Homeworking				
8A.1 There should be no sub–contracting unless previously agreed with the main client. 8A.2 Systems and processes should be in place to manage sub–contracting, homeworking and external processing.					



ETI 9. No harsh or inhumane treatment is allowed	origin, veteran status, disability, sexual orientation or preference, gender identity, marital status, citizenship status, genetic information, or any legally protected personal characteristic or status.		
<ul> <li>9.1 Physical abuse or discipline, the threat of physical abuse, sexual or other harassment and verbal abuse or other forms of intimidation shall be prohibited.</li> <li>Additional elements:</li> <li>9.2 companies should provide access to a confidential grievance mechanism for all workers</li> <li>10. Other Issue areas: 10A: Entitlement to Work and</li> </ul>			
Immigration			
Additional Elements 10A.1 Only workers with a legal right to work shall be employed or used by the supplier. 10A.2 All workers, including employment agency staff, must be validated by the supplier for their legal right to work by reviewing original documentation.	We are expected to, by company standards, adhere to local law and applicable contracts with regards to contract labor.		

SMETA Extra Sections for 4 Pillar Audit:	SMETA Extra Sections for 4 Pillar Audit:		
Environment Section	Environment Section		
<ul> <li>B.4. Compliance Requirements 10B4.1 Businesses as a minimum must meet the requirements of local and national laws related to environmental standards. 10B4.2 Where it is a legal requirement, businesses must be able to demonstrate that they have the relevant valid permits including for use and disposal of resources e.g. water, waste etc. 10B4.3 Businesses shall be aware of their end client's environmental standards/code requirements 10B4.4 Suppliers should have an environmental policy, covering their environmental impact, which is communicated to all appropriate parties, including its own suppliers. 10B4.5 Suppliers shall be aware of the significant environmental impact of their site and its processes. 10B4.6 The site should measure its impacts, including continuous recording and regular reviews of use and discharge of natural resources e.g. energy use, water use (see 4-pillar audit report and audit checks for details). 10B4.7 Businesses shall make continuous improvements in their environmental performance. 10B4.8 Businesses shall have available for review any environmental certifications or any environmental management systems</li></ul>	We are expected to, by company standards, adhere to applicable laws. We work to continuously improve our environmental performance by setting and then working toward quantifiable goals that reduce the environmenta impact of our activities.		

SMETA Sedex Audit Reference:

Report reference:

Sedex Members Ethical Trade Audit Report Version 6.1



documentation 10B4.9 Businesses should have a nominated individual responsible for co-ordinating the site's efforts to improve environmental performance. <b>B4. Guidance for Observations</b> 10B4.10 Suppliers should have completed the appropriate section of the SAQ and made it available to the auditor. 10B4.11 Has the site recently been subject to (or pending) any fines/prosecutions for noncompliance to environmental regulations. <b>Business Practices Section</b>	
<ul> <li>10C. Compliance Requirements <ul> <li>10C.1 Businesses shall conduct their business</li> <li>ethically without bribery, corruption, or any type of fraudulent Business Practice.</li> <li>10C.2 Businesses as a minimum must meet the requirements of local and national laws related to bribery, corruption, or any type of fraudulent</li> <li>Business Practices.</li> <li>10C.3 Where it is a legal requirement,</li> <li>businesses must be able to demonstrate that they comply with all fiscal legislative requirements.</li> <li>10C.4 Businesses shall have access to a transparent system in place for confidentially reporting, and dealing with unethical Business Ethics without fear of reprisals towards the reporter.</li> <li>10C.5 Businesses should have a Business Ethics policy, covering bribery, corruption, or any type of fraudulent Business Practice,</li> <li>10C.6 Businesses should have a designated person responsible for implementing standards concerning Business Ethics</li> <li>10C.7 Suppliers should ensure that the staff whose job roles carry a higher level of risk in the area of ethical Business Practice e.g. sales, purchasing, logistics are trained on what action to take in the event of an issue arising in their area.</li> <li>10C.8 Businesses should communicate their Business Ethics policy, covering bribery, corruption, or any type of fraudulent Business Practice to all appropriate parties, including its own suppliers.</li> <li>10C.9 Has the site recently been subject to (or pending) any fines/prosecutions for non-compliance to Business Ethics regulations. If so is there evidence that sustainable corrective actions have been implemented.</li> </ul> </li> </ul>	<ul> <li>We promote honesty and integrity in our business conduct by raising ethical awareness among our employees and providing direction and education on ethical issues. Further, we prohibit bribes, kickbacks, or and any other illegal inducements in business or government relationships.</li> <li>We expect employees to ask questions and raise concerns about business practices when they see something they think might be wrong. There may be times when employees are not comfortable speaking with their supervisors, compliance officers or human resources contacts, or simply wish to remain anonymous. Consistent with applicable local law, we have a toll-free and in some countries a collect call/reverse charge telephone HelpLine and an online version WebLine, so that our employees can confidentially and, if they wish, anonymously report instances of suspected wrongdoing or ask questions about compliance matters. Our HelpLine operates in more than 90 countries.</li> <li>As described on our public internet site, reports from people outside of the company of suspected wrongdoing may also be brought to our attention in four ways: (1) by mail; (2) by email; (3) through our HelpLine; and (4) through our WebLine.</li> </ul>

Report reference:



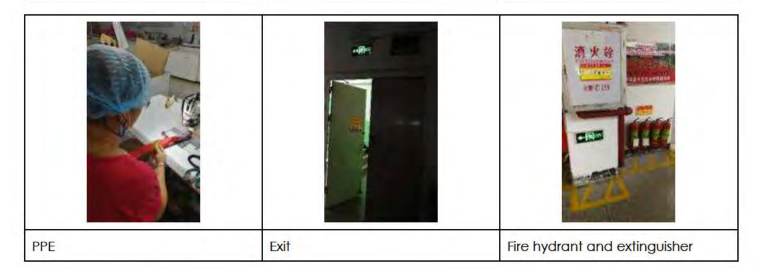


Sedex Audit Reference:

## **Photo Form**











Fire alarm and suggest box	Evacuation route	Attendance sheet
First aid box	Drink water boiler	Evacuation plan







For more information visit: Sedexglobal.com

Your feedback on your experience of the SMETA audit you have observed is extremely valuable. It will help to make improvements to future versions.

You can leave feedback by following the appropriate link to our questionnaire:

Click here for Buyer (A) & Buyer/Supplier (A/B) members:

http://www.surveymonkey.com/s.aspx?sm=riPsbE0PQ52ehCo3Inq5Iw\_3d\_3d

Click here for Supplier (B) members:

http://www.surveymonkey.com/s.aspx?sm=d3vYsCe48fre69DRgIY\_2brg\_3d\_3d

Click here for Auditors: https://www.surveymonkey.co.uk/r/BRTVCKP

Report reference:



# SMETA Corrective Action Plan Report (CAPR)

Version 6.1





Sedex Audit Reference:

		Audit Details			
Sedex Company Reference: (only available on Sedex System)			Sedex Site Reference: (only available on Sedex System)		
Business name (Company name):		Ltd			
Site name:		Ltd			
Site address: (Please include full address)	Xiamen,China		Country: C		hina
Site contact and job title:	Administrati	ion Dept. Manager			
Site phone:			Site e	e-mail:	
SMETA Audit Pillars:	Labour Standards	Health & Safety (plus Environment 2-Pillar)		Environment 4- pillar	Business Ethics
Date of Audit:	8 <sup>th</sup> to 10 <sup>th</sup> June 2020				

Audit Company Name & Logo: Bureau Veritas	Report Owner (payee):
	Ltd
CTABLES .	

	Audit C	onducted By		
Affiliate Audit Company	Purchaser		Retailer	
Brand owner	NGO		Trade Union	
Multi– stakeholder		Combined	d Audit (select all that ap	oply)



## Audit Content:

- (1) A SMETA audit was conducted which included some or all of Labour Standards, Health & Safety, Environment and Business Ethics. The SMETA Best Practice Version 6.1 (March 2019) was applied. The scope of workers included all types at the site e.g. direct employees, agency workers, workers employed by service providers and workers provided by other contractors. Any deviations from the SMETA Methodology are stated (with reasons for deviation) in the SMETA Declaration.
- (2) The audit scope was against the following reference documents
- 2-Pillar SMETA Audit
- ETI Base Code
- SMETA Additions
  - Universal rights covering UNGP
  - Management systems and code implementation,
  - Responsible Recruitment
  - Entitlement to Work & Immigration,
  - Sub-Contracting and Home working,

#### **4-Pillar SMETA**

- 2-Pillar requirements plus
- Additional Pillar assessment of Environment
- Additional Pillar assessment of Business Ethics
- The Customer's Supplier Code (Appendix 1)
- (3) Where appropriate non-compliances were raised against the ETI code / SMETA Additions & local law and recorded as non-compliances on both the audit report, CAPR and on Sedex.
- (4) Any Non-Compliance against customer code shall not be uploaded to Sedex. However, in the CAPR these 'Variances in compliance between ETI code / SMETA Additions/ local law and customer code' shall be noted in the observations section of the CAPR.



udit Reference

I declare that the audit underpinning the following report was conducted in accordance with SMETA Best Practice Guidance and SMETA Measurement Criteria.

- (1) Where appropriate non-compliances were raised against the ETI code / SMETA Additions & local law and recorded as non-compliances on both the audit report, CAPR and on Sedex.
- (2) Any Non-Compliance against customer code alone shall not be uploaded to Sedex. However, in the CAPR these 'Variances in compliance between ETI code / SMETA Additions/ local law and customer code' shall be noted in the observations section of the CAPR.

Any exceptions to this must be recorded here (e.g. different sample size): NA

Auditor Team (s) (please list all including all interviewers):Lead auditor:ZHIHUA ZHULead auditor APSCA status:Registered AuditorTeam auditor:NAInterviewers:ZHIHUA ZHUAPSCA number:NAAPSCA number:21702791

Report writer: ZHIHUA ZHU Report reviewer: Kishor MOKASHI

#### Date of declaration: 16<sup>th</sup> June 2020

Note: The focus of this ethical audit is on the ETI Base Code and local law. The additional elements will not be audited in such depth or scope, but the audit process will still highlight any specific issues.

This report provides a summary of the findings and other applicable information found/gathered during the social audit conducted on the above date only and does not officially confirm or certify compliance with any legal regulations or industry standards. The social audit process requires that information be gathered and considered from records review, worker interviews, management interviews and visual observation. More information is gathered during the social audit process than is provided here. The audit process is a sampling exercise only and does not guarantee that the audited site prior, during or post–audit, are in full compliance with the Code being audited against. The provisions of this Code constitute minimum and not maximum standards and this Code should not be used to prevent companies from exceeding these standards. Companies applying this Code are expected to comply with national and other applicable laws and where the provisions of law and this Code address the same subject, to apply that provision which affords the greater protection. The ownership of this report remains with the party who has paid for the audit. Release permission must be provided by the owner prior to release to any third parties.



## **Audit Parameters**

Audit Parameters							
A: Time in and time out	Day 1 Time in: 9:00 Day 1 Time out: 17:30	Day 2 Time in: 9:00 Day 2 Time out: 17:30	Day 3 Time in: 9:00 Day 3 Time out: 13:00				
B: Number of auditor days used:	1 auditor * 2.5 days =2 site	.5 man days on site and	1 0.5 man days off				
C: Audit type:	<ul> <li>☐ Full Initial</li> <li>➢ Periodic</li> <li>☐ Full Follow–up</li> <li>☐ Partial Follow–Up</li> <li>☐ Partial Other</li> <li>If other, please define</li> </ul>						
D: Was the audit announced?	Announced Semi – announced Unannounced	: Window detail: 2 we	eeks				
E: Was the Sedex SAQ available for review?	Yes No If No, why not						
F: Any conflicting information SAQ/Pre-Audit Info to Audit findings?	☐ Yes ⊠ No If <b>Yes</b> , please capture	detail in appropriate au	udit by clause				
G: Who signed and agreed CAPR (Name and job title)	Administrat	ion Dept. Manager					
H: Is further information available (if yes, please contact audit company for details)	☐ Yes ⊠ No						
I: Previous audit date:	15~16/05/2019						
J: Previous audit type:	Full						
K: Were any previous audits reviewed for this audit	⊠ Yes □ No □ N/A						

Audit attendance	Management	Worker Representatives		
	Senior management	Worker Committee Union representativ		
A: Present at the opening meeting?	Yes 🗌 No	Yes 🗌 No	Yes 🗌 No	



B: Present at the audit?	🛛 Yes 🗌 No	Yes 🗌 No	Yes 🗌 No
C: Present at the closing meeting?	🛛 Yes 🗌 No	Yes 🗌 No	Yes No
D: If Worker Representatives were not present please explain reasons why (only complete if no worker reps present)	na		
E: If Union Representatives were not present please explain reasons why: (only complete if no union reps present)	na		



## **Corrective Action Plan**

	P				1			L	
Non-Compliance Number The reference number of the non- compliance from the Audit Report, for example, Discrimination No.7	New or Carried Over Is this a new non- compliance identified at the follow-up or one carried over (C) that is still outstanding	Details of Non- Compliance Details of Non-Compliance	Root cause (completed by the site)	Preventative and Corrective Actions Details of actions to be taken to clear non-compliance, and the system change to prevent re-occurrence (agreed between site and auditor)	Timescale (Immediate, 30, 60, 90, 180, 365)	Verification Method Desktop / Follow-Up [D/F]	Agreed by Management and Name of Responsible Person: Note if management agree to the non- compliance, and document name of responsible person	Verification Evidence and Comments Details on corrective action evidence	Status Open/Closed or comment
ETI3.1 Working Conditions are Safe and Hygienic	New	One boxing goods stored high than 2 meters.	<ul> <li>☐ Training</li> <li>➢ Systems</li> <li>☐ Costs</li> <li>☐ lack of workers</li> <li>☐ Other – please</li> <li>give details:</li> </ul>	All goods should not store high than 2 meters.	30 days	Desktop	Administration Dept. Manager		Open
ETI 5: Living Wages are Paid	New	336 out of 397 employees was provided social insurance by company. It was not met with local law the requirement: all employees should buy the social insurance.	<ul> <li>Training</li> <li>Systems</li> <li>Costs</li> <li>lack of</li> <li>workers</li> <li>Other – please</li> <li>give details:</li> </ul>	The company should buy the social insurance according with local legal.	120 days	Desktop	Administration Dept. Manager		open
ETI 6: Working Hours are not Excessive:	New	Based on the working hour records of workers, it was found the max monthly	<ul> <li>Training</li> <li>Systems</li> <li>Costs</li> </ul>	The factory should ensure the max monthly overtime must	60 Days	Follow Up	Administration Dept. Manager		open





	overtime of workers was 54.5 hours per month on Dec., 2019. It was more than 36 hours every month.	⊠ lack of workers ☐ Other – please give details:	be less than 36 hours.				
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Non-Compliance Number The reference number of the non- compliance from the Audit Report, for example, Discrimination No.7	New or Carried Over Is this a new non- compliance identified at the follow-up or one carried over (C) that is still outstanding	<b>Details of Non- Compliance</b> Details of Non-Compliance	Root cause (completed by the site)	Preventative and Corrective Actions Details of actions to be taken to clear non-compliance, and the system change to prevent re- occurrence (agreed between site and auditor)	Timescale (Immediate, 30, 60, 90, 180, 365)	Verification Method Desktop / Follow-Up [D/F]	Agreed by Management and Name of Responsible Person: Note if management agree to the non- compliance, and document name of responsible person	Verification Evidence and Comments Details on corrective action evidence	Status Open/Closec or comment
0:B Management systems and code implementation	New	Two interview workers did not know EII code.	Training Systems Costs lack of workers Other – please give details:	ETI code should communicate to all workers.	60 days	Desktop	Administration Dept. Manager		open
ETI3.1 Working Conditions are Safe and Hygienic	New	The steel storage rack was not showing maximum weight load at place on the warehouse.	<ul> <li>Training</li> <li>Systems</li> <li>Costs</li> <li>lack of</li> <li>workers</li> <li>Other – please</li> <li>give details:</li> </ul>	The company should post maximum weight load to all storage rack.	60 days	Desktop	Administration Dept. Manager		Open



		Corrective Action Pla	n – Observations Nothing to report
Observation Number The reference number of the observation from the Audit Report, for example, Discrimination No.7	New or Carried Over Is this a new observation identified at the follow-up or one carried over (C) that is still outstanding	Details of Observation Details of Observation	Root cause     Any improvement actions discussed       (completed by the site)     (Not uploaded on to SEDEX)
		Nothing to report	





	Good examples Nothing to report	
Good example Number The reference number of the good example from the Audit Report, for example, Discrimination No.7	Details of good example noted	Any relevant Evidence and Comments
Ν	othing to report	





## Confirmation

		discussed with and understood by you: (site management) e name of the signatory in applicable boxes, as indicating the signature.
A: Site Representative Signature:		Title : Administration Dept. Manager
		Date : 10/06/2020
B: Auditor Signature:	Mr. ZHIHUA ZHU	Title : Lead Auditor
		Date : 10/06/2020
C: Please indicate below if you, the	site management, dispute any of the	e findings. No need to complete D-E, if no disputes.
D: I dispute the following numbered	non-compliances: None	
E: Signed: (If <u>any</u> entry in box D, please comple a signature on this line)	ete	Title Date
F: Any other site Comments: None		





### Appendix 1

Comparison between ETI code and Customer's Supplier's Code. Any areas where a site complies with the Customer's Supplier Code, but not with the ETI code are discussed at the audit close out meeting and recorded on the CAPR. Note to supplier "for this customer it may not be necessary to complete corrective actions where NC's DO NOT meet the ETI code, but DO meet your customer's code. If the audit is shared with other customers who work to the ETI code or an equivalent international standard, corrective actions

will be necessary." Not Applicable please x

<b>NOTE:</b> The provisions of the ETI base Code constitute minimum and not maximum standards, and this code should not be used to prevent companies from exceeding these standards. Companies applying the ETI Base Code are expected to comply with national and other applicable law and, where the provisions of law and the ETI Base Code address the same subject, to apply that provision which affords the greater protection.	<b>Instruction to Audit Company:</b> fill in the relevant clauses from the Customer Supplier Code - where applicable.
ETI Code / Additional Elements	Customer's Supplier Code equivalent
0.A. Universal Rights covering UNGP	0.A. Universal Rights covering UNGP
<ul> <li>0.A. Guidance for Observations</li> <li>0.A.1 Businesses should have a policy, endorsed at the highest level, covering human rights impacts and issues, and ensure it is communicated to all appropriate parties, including its own suppliers.</li> <li>0.A.2 Businesses should have a designated person responsible for implementing standards concerning Human rights</li> <li>0.A.3 Businesses shall identify their stakeholders and salient issues.</li> <li>0.A.4 Businesses shall measure their direct, indirect, and potential impacts on stakeholders (rights holders) human rights.</li> <li>0.A.5 Where businesses have an adverse impact on human rights within any of their stakeholders, they shall address these issues and enable effective remediation.</li> </ul>	
0.B. Management Systems & Code Implementation	0.B. Management Systems & Code Implementation
0.1 Suppliers are expected to implement and maintain systems for delivering compliance to this Code.	Code of Conduct contains important rules we all must follow as we do business, and it describes the values that will guide us in our decisions. We all have to obey



SMETA	Sedex Audit Reference:

<ul> <li>0.2 Suppliers shall appoint a senior member of management who shall be responsible for compliance with the Code.</li> <li>0.3 Suppliers are expected to communicate this Code to all employees.</li> <li>0.4 Suppliers should communicate this code to their own suppliers and, where reasonably practicable, extend the principles of this Ethical Code through their supply chain.</li> </ul>	<ul> <li>applicable laws, rules, and regulations. Also, we must follow our company policies, including those specific to a business unit, function, and location. Beyond that, the Code of Conduct sets out the ten most important rules that apply company-wide. Our Chief Compliance Officer oversees the company's compliance and integrity program, which addresses the issues covered by the Code of Conduct.</li> <li>The Code of Conduct is available on our public internet site, and is available on our company intranet site in several languages.</li> <li>We also have established Corporate Responsibility Expectations for Direct Suppliers, which we make available on our public internet site. These Expectations are an extension of the principles contained in our Code of Conduct, and we cover them through contract provisions that specifically incorporate our corporate responsibility expectations.</li> </ul>
ETI 1. Forced Labour	ETI 1. Forced Labour
<ul> <li>1.1 There is no forced, bonded or involuntary prison labour.</li> <li>1.2 Workers are not required to lodge "deposits" or their identity papers with their employer and are free to leave their employer after reasonable notice.</li> </ul>	prohibits the use of forced labor in our operations, i.e., any work or service that a worker performs involuntarily, including under threat of physical harm or other penalty. <u>The</u> _guides our approach. And, in line with the California Transparency in Supply Chains Act (SB 657), our website provides more detail on our efforts to help make a difference in our operations and those of our suppliers.
ETI 2. Freedom of association and the right to collective bargaining are respected	ETI 2. Freedom of association and the right to collective bargaining are respected
<ul> <li>2.1 Workers, without distinction, have the right to join or form trade unions of their own choosing and to bargain collectively.</li> <li>2.2 The employer adopts an open attitude towards the activities of trade unions and their organisational activities.</li> <li>2.3 Workers' representatives are not discriminated against and have access to carry out their representative functions in the workplace.</li> <li>2.4 Where the right to freedom of association and collective bargaining is restricted under law, the employer facilitates, and does not hinder, the development of parallel means for independent and free association and bargaining.</li> </ul>	We aim to have constructive relationships with our employees and their unions. respects the interests of its employees to join (or not join) a union. In those situations where our employees have third-party representation, we will work with employee representatives in a direct and straightforward manner.



CMETA	
SME IA.	Sedex Audit Reference

ETI 3. Working conditions are safe and hygienic	ETI 3. Working conditions are safe and hygienic
<ul> <li>3.1 A safe and hygienic working environment shall be provided, bearing in mind the prevailing knowledge of the industry and of any specific hazards. Adequate steps shall be taken to prevent accidents and injury to health arising out of, associated with, or occurring in the course of work, by minimising, so far as is reasonably practicable, the causes of hazards inherent in the working environment.</li> <li>3.2 Workers shall receive regular and recorded Health &amp; Safety training, and such training shall be repeated for new or reassigned workers.</li> <li>3.3 Access to clean toilet facilities and to potable water, and, if appropriate, sanitary facilities for food storage shall be provided.</li> <li>3.4 Accommodation, where provided, shall be clean, safe, and meet the basic needs of the workers.</li> <li>3.5 The company observing the code shall assign responsibility for Health &amp; Safety to a senior management representative.</li> </ul>	We use internal and external expertise to provide a safe work environment. Specifically, we: (i) provide safety training for all employees as required for thei work; (ii) establish first aid and medical treatment procedures to provide employees with appropriate care; (iii) conduct careful investigations of accidents to avoid recurrence, and study the safety and health features of any new equipment, materials or process; and (iv) solicit employee involvement and support through safety committees or other avenues for employee input.
ETI 4. Child labour shall not be used	ETI 4. Child labour shall not be used
<ul> <li>4.1 There shall be no new recruitment of child labour.</li> <li>4.2 Companies shall develop or participate in and contribute to policies and programmes which provide for the transition of any child found to be performing child labour to enable her or him to attend and remain in quality education until no longer a child.</li> <li>4.3 Children and young persons under 18 shall not be employed at night or in hazardous conditions.</li> <li>4.4 These policies and procedures shall conform to the provisions of the relevant ILO Standards.</li> </ul>	prohibits the unlawful employment or exploitation of children in our workplace. In accordance with the conventions o the International Labor Organization (ILO) and national laws, the minimum age for employment is the highest of the following ages: (i) 15 years of age, (ii) the local minimum employment age, or (iii) the mandatory schooling age. All temporary workers used by and all third-party contractors who perform work on our premises are required to meet these minimum-age requirements.
ETI 5. Living wages are paid	ETI 5. Living wages are paid
<ul> <li>5.1 Wages and benefits paid for a standard working week meet, at a minimum, national legal standards or industry benchmark standards, whichever is higher. In any event wages should always be enough to meet basic needs and to provide some discretionary income.</li> <li>5.2 All workers shall be provided with written and understandable information about their employment conditions in respect to wages before they enter employment and about the particulars of their wages for the pay period concerned each time that they are paid.</li> </ul>	Except for collective bargaining at union represented facilities, we compensate employees competitively within the labor market and industries in which we compete; provide superior levels of compensation for superior performance; and focus rewards on individual contributions and business results. Further, we provide equal opportunity for advancement to all of our employees.

SMETA

Sedex Audit Reference:

TI 7. No discrimination is practised	ETI 7. No discrimination is practised
or emergencies. 6.6 Workers shall be provided with at least one day off in every 7 day period or, where allowed by national law, 2 days off in every 14 day period.	
<ul> <li>6.5 Working hours may exceed 60 hours in any 7 day period only in exceptional circumstances where <u>all</u> of the following are met: <ul> <li>this is allowed by national law;</li> <li>this is allowed by a collective agreement freely negotiated with a workers' organisation representing a significant portion of the workforce;</li> <li>appropriate safeguards are taken to protect the workers' health and safety; and</li> <li>The employer can demonstrate that exceptional circumstances apply such as unexpected production peaks, accidents</li> </ul> </li> </ul>	
6.4 The total hours worked in any 7 day period shall not exceed 60 hours, except where covered by clause 6.5 below.	
6.3 All overtime shall be voluntary. Overtime shall be used responsibly, taking into account all the following: the extent, frequency and hours worked by individual workers and the workforce as a whole. It shall not be used to replace regular employment. Overtime shall always be compensated at a premium rate, which is recommended to be not less than 125% of the regular rate of pay.	
6.2 Working hours, excluding overtime, shall be defined by contract, and shall not exceed 48 hours per week.	
6.1 Working hours must comply with national laws, collective agreements, and the provisions of 6.2 to 6.6 below, whichever affords the greater protection for workers. Sub–clauses 6.2 to 6.6 are based on international labour standards.	We are expected to, by company standards, adhere to local law, and employee negotiated labour and wage contracts, with regards to working hours, to ensure the safety and health of our employees while supporting our business demands.
ETI 6. Working Hours are not excessive	ETI 6. Working Hours are not excessive
5.3 Deductions from wages as a disciplinary measure shall not be permitted nor shall any deductions from wages not provided for by national law be permitted without the expressed permission of the worker concerned. All disciplinary measures should be recorded.	



7.1 There is no discrimination in hiring, compensation, access to training, promotion, termination or retirement based on race, caste, national origin, religion, age, disability, gender, marital status, sexual orientation, union membership or political affiliation.	We prize a diverse and inclusive workplace and aim to promote cultural and individual differences. does not discriminate in employment or employee treatment based upon any of the following characteristics: race, color, religion, gender, age, ethnic or national origin, veteran status, disability, sexual orientation or preference, gender identity, marital status, citizenship status, genetic information, or any legally protected personal characteristic or status.
ETI 8. Regular employment is provided	ETI 8. Regular employment is provided
<ul> <li>8.1 To every extent possible work performed must be on the basis of recognised employment relationship established through national law and practice.</li> <li>8.2 Obligations to employees under labour or social security laws and regulations arising from the regular employment relationship shall not be avoided through the use of labour-only contracting, sub-contracting, or home-working arrangements, or through apprenticeship schemes where there is no real intent to impart skills or provide regular employment, nor shall any such obligations be avoided through the excessive use of fixed-term contracts of employment.</li> </ul>	We are expected to, by company standards, adhere to local law, industry practices, and employee negotiated labour and wage contracts with regards to labour contracting, while supporting our business demands.
Additional Elements: Responsible Recruitment 8.3 Suppliers have full understanding of the entire recruitment process and assess all labour recruiters and intermediaries against legal and/or ethical requirements. 8.4 There are effective management systems in place to identify and monitor the hiring and management of all migrant workers, contract	
management of all migrant workers, contract workers, agency workers, temporary or casual labour The supplier shall implement processes to enable adequate control over agencies with regards the above points and related legislation. 8.5 Employment agencies must only supply workers registered with them. 8.6 Workers pay no recruitment fee at any stage of the recruitment process	
the recruitment process. 8.7 Worker contracts accurately reflect the agreed payment and terms in the recruitment process and are understood and signed by workers.	
8A: Sub–Contracting and Homeworking	8A: Sub–Contracting and Homeworking
8A.1 There should be no sub–contracting unless previously agreed with the main client.	



8A.2 Systems and processes should be in place to manage sub-contracting, homeworking and external processing.	
ETI 9. No harsh or inhumane treatment is allowed	ETI 9. No harsh or inhumane treatment is allowed
<ul> <li>9.1 Physical abuse or discipline, the threat of physical abuse, sexual or other harassment and verbal abuse or other forms of intimidation shall be prohibited.</li> <li>Additional elements:</li> <li>9.2 companies should provide access to a confidential grievance mechanism for all workers</li> <li>10. Other Issue areas: 10A: Entitlement to Work and</li> </ul>	will not tolerate any form of harassment including harassment based on race, color, religion, gender, age, ethnic or national origin, veteran status, disability, sexual orientation or preference, gender identity, marital status, citizenship status, genetic information, or any legally protected personal characteristic or status.
Immigration	
Additional Elements 10A.1 Only workers with a legal right to work shall be employed or used by the supplier. 10A.2 All workers, including employment agency staff, must be validated by the supplier for their legal right to work by reviewing original documentation.	We are expected to, by company standards, adhere to local law and applicable contracts with regards to contract labor.

SMETA Extra Sections for 4 Pillar Audit: Environment Section	SMETA Extra Sections for 4 Pillar Audit: Environment Section

SMETA Sedex Audit Reference:

energy use, water use (see 4-pillar audit report and audit checks for details). 10B4.7 Businesses shall make continuous improvements in their environmental performance. 10B4.8 Businesses shall have available for review any environmental certifications or any environmental management systems documentation 10B4.9 Businesses should have a nominated individual responsible for co-ordinating the site's efforts to improve environmental performance. <b>B4. Guidance for Observations</b> 10B4.10 Suppliers should have completed the appropriate section of the SAQ and made it available to the auditor. 10B4.11 Has the site recently been subject to (or pending) any fines/prosecutions for noncompliance to environmental regulations.	
Business Practices Section	
<ul> <li>10C. Compliance Requirements <ul> <li>10C.1 Businesses shall conduct their business</li> <li>ethically without bribery, corruption, or any type of fraudulent Business Practice.</li> <li>10C.2 Businesses as a minimum must meet the requirements of local and national laws related to bribery, corruption, or any type of fraudulent Business Practices.</li> <li>10C.3 Where it is a legal requirement, businesses must be able to demonstrate that they comply with all fiscal legislative requirements.</li> <li>10C.4 Businesses shall have access to a transparent system in place for confidentially reporting, and dealing with unethical Business Ethics without fear of reprisals towards the reporter.</li> <li>10C.6 Businesses should have a designated person responsible for implementing standards concerning Business Ethics</li> <li>10C.7 Suppliers should ensure that the staff whose job roles carry a higher level of risk in the area of ethical Business Practice e.g. sales, purchasing, logistics are trained on what action to take in the event of an issue arising in their area.</li> </ul> </li> <li>10C.8 Businesses should communicate their Business Ethics spolicy, covering bribery, corruption, or any type of the provide the staff whose process and the provide the staff whose process are trained on what action to take in the event of an issue arising in their area.</li> </ul>	We promote honesty and integrity in our business conduct by raising ethical awareness among our employees and providing direction and education on ethical issues. Further, we prohibit bribes, kickbacks, or and any other illegal inducements in business or government relationships. We expect employees to ask questions and raise concerns about business practices when they see something they think might be wrong. There may be times when employees are not comfortable speaking with their supervisors, compliance officers or human resources contacts, or simply wish to remain anonymous. Consistent with applicable local law, we have a toll-free and in some countries a collect call/reverse charge telephone HelpLine and an online version WebLine, so that our employees can confidentially and, if they wish, anonymously report instances of suspected wrongdoing or ask questions about compliance matters. Our HelpLine operates in more than 90 countries. As described on our public internet site, reports from people outside of the company of suspected wrongdoing may also be brought to our attention in four ways: (1) by mail; (2) by email; (3) through our HelpLine; and (4) through our WebLine.
Ethics policy, covering bribery, corruption, or any type of fraudulent Business Practice to all appropriate parties, including its own suppliers.	



10C.9 Has the site recently been subject to (or pending) any fines/prosecutions for non- compliance to Business Ethics regulations. If so is there evidence that sustainable corrective actions have been implemented.	s
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