

Sedex Members Ethical Trade Audit Report



		Audit D	etalls			
Sedex Company Reference: (only available on Sedex System)	zc:		Sedex Site Reference: (only available on Sedex System)		Control of the Contro	
Business name (Company name):						
Site name:			155	i).		
Site address: (Please include full address)	Province	ingdong	Country:		China	
Site contact and job title:		/ Mana	ger			
Site phone:			Site e-mail:			-
SMETA Audit Pillars:		Safe	lealth & ety (plus ronment 2- r)			⊠ Business Ethics
Date of Audit:	December 9, 20	ecember 9, 2022				

Audit Company Name & Logo:

ELEVATE



Report Owner (payer):

(If paid for by the customer of the site please remove for Sedex upload)

Gem Group (Shenzhen) Co.,Ltd

Audit Conducted By								
Affiliate Audit Company		Purchaser		Retailer				
Brand owner		NGO		Trade Union				
Multi- stakeholder			Combined	(ylac				

If you have any concerns or queries about this SMETA report or the associated SMETA audit, please contact grievance@sedex.com.

To confirm the validity of this report, please visit https://www.sedex.com/audit-verifier/

Audit company: ELEVATE Report reference: Dale: December 2-2022 al.com

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 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.

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): Nil

Auditor Team (s) (please list all including all interviewers): Tim Wan, Jeremy Zhang

APSCA number: 21702974 Lead auditor: Tim Wan Assessor

Lead auditor APSCA status: CSCA

APSCA number: 32200331 Jeremy Zhang Team auditor: APSCA number: 32200331 Interviewers: Jeremy Zhang

Report writer: Tim Wan

Report reviewer: Annie Dhivya Reviewer

Date of declaration: December 9, 2022

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 little to go direct to the appropriate audit results by clause)		Area of Non-Conformity /Only check box when there is a non- cardamity, and only in the box/es where the non-conformity can be found)				Record the number of issues by line*:			Findings (note to auditor, summarise in as few words as possible NCs, Obs and GE)	
	Note to auditor, please ensure that when issuing the audit report, hyperlinks are retained.		Local Law	Additional Elements	Customer Code	NC	Obs	GE		
0A	Universal Rights covering UNGP					V.	0	0		
OB	Management systems and code implementation					0	1	0	Ob: SAQ was not available for review.	
1.	Freely chosen Employment					0	.0	0	* NA	
2	Freedom of Association					0	0	0	- NA	
3	Safety and Hygienic Conditions					1	0	0	NC: Safety belt guards was incomplete	
4	Child Labour					0	0.	0	- NA	
5	Living Wages and Benefits					1	D	D	NC: Insufficient employees were enrolled in five insurance	
6	Working Hours					3	0	O	NC: - Monthly overtime hours exceeded 36 hours	
7	Discrimination					0	0	0	- NA	

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8	Regular Employment			0	0	0		NA.
8A	Sub-Contracting and Homeworking			0	0	0	-19	NA
9	Harsh or Inhumane Treatment	П		0	0.	0	13	NA.
10A	Entitlement to Work			0	α	0		NA
1082	Environment 2-Pillar			N/A	N/A	N/A	4	NA
1084	Environment 4-Pillar			0	0	0		NA.
10C	Business Ethics			0	.0	0	1.0	NA

General observations and summary of the site:

The site was established in 2006 and produces Shopping bags. Meal bags. The audited facility occupied 1 block of 1-storey production building.

The audit was performed by 2 auditors for 1.5 days onsite audit (1 auditor for 1 day and 1 auditor for 0.5 day) and included interviews and records inspection of 10 workers.

Workers interviewed included both male and female. All workers were favourable towards the company.

They enjoyed the work and stated it was a friendly environment. Pay is always accurate and is paid on time; no issues with the payslips were noted. Also, they stated that they felt comfortable in approaching with any concerns they have.

Overall, there were 3 non-compliances and 1 observation found in the audit as per the table, specific examples include: excessive monthly overtime hours and safety belt guards was incomplete.

*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.

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Site Details

	Site Details					
A: Company Name:						
B; Site name:						
C: GPS location: (If available)	GPS Address: Latitude: N: Longitude: E:					
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 Number: Valid date: June 23, 2006 to long term (no limited for validity)					
E: Products/Activities at site, for example, garment manufacture, electricals, toys, grower, cutting, sewing, packing etc	Shopping bags, meal bags					
F: Site description: (Include size, location, and age of site. buildings)	was established on . 2006 and located at					



	Production Building	Description	Remark, if any			
	Floor 1	Office, sewing, inspection and packing, warehouse	Nil			
	Is this a shared building?	No	N/A			
	F1: Visible structur Yes No F2: Please give de conditions.	add any extra rows if al integrity issues (large etails: Production buildi have a structural engin	e cracks) observed? ngs were in good			
G: Site function:	Agent Factory Processing/Manufacturer Finished Product Supplier Grower Homeworker Labour Provider Pack House Primary Producer Service Provider					
H: Month(s) of peak season: (if applicable)	Not obvious					
I: Process overview: (Include products being produced, main operations, number of production lines, main equipment used)	The factory specialized in the manufacturing of shopping bags. The main production processes included: sewing, inspection and packing etc. The main machine list of the factory was sewing machines etc.					
J: What form of worker representation / union is there on site?	Union (name) Worker Committee: EHS Worker Committee Other (specify) None					
K: Is there any night production work at the site?	☐ Yes ☑ No					
L: Are there any on site provided worker accommodation buildings e.g. dormitories						

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M: Are there any off site provided worker accommodation buildings	☐ Yes ☐ No M1: If yes, approx. % of workers
N: Were all site-provided accommodation buildings included in this audit	☐ Yes ☐ No N1: If no, please give details: N/A No accommodation was provided to workers.



	Audit P	arameters	
A: Time in and time out	A1: Day 1 Time in: 9:30 A2: Day 1 Time out: 16:00	A3: Day 2 Time in: N/A A4: Day 2 Time out: N/A	A5: Day 3 Time in: N/A A6: Day 3 Time out: N/A
B: Number of auditor days used:	2 auditors for 1.5 days or day)	nsite audit (1 auditor for 1 c	day and 1 auditor for 0.5
C: Audit type:	Full Initial Periodic Full Follow-up Partial Follow-Up Partial Other		
D: Was the audit announced?	Announced Semi – announced: V	Vindow detail: weeks	
E: Was the Sedex SAQ available for review?	Yes No E1: If No, why not? The factory did not com	plete it.	
F: Any conflicting information SAQ/Pre- Audit Info to Audit findings?	Yes No If Yes , please capture de	etail in appropriate audit by	y clause
G: Who signed and agreed CAPR (Name and job title)	Mane	ager	
H: Is further information available (It yes, please contact audit company for details)	☐ Yes ☐ No		
I: Previous audit date:	N/A		
J: Previous audit type:	N/A		
K: Were any previous audits reviewed for this audit	☐ Yes ☐ No ☐ N/A		
Audit attendance	Managem	ent Worker Represer	ntatives

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	Senior manager	nent	Worker Co		Union representatives	
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)	N/A					
E: If Union Representatives were not present please explain reasons why: (only complete if no union reps present)	No labour	union.				

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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	6	0	0	0	0	0	0	6			
Worker numbers - female	50	0	0	0	0	0	0	50			
Total	56	0	0	0	0	0	Q	56			
Number of Workers interviewed – male	2	0	0	0	0	0	Ō.	2			
Number of Workers interviewed – female	8	O	0	0	0	ō	O .	8			
Total – interviewed sample size	10	ā	0	0	Ó.	0	σ	(0			



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A: Nationality of Management	China	
B; Please list the nationalities of all workers, with the three most common nationalities listed first. **Please aba more nationalities as applicable in the season of th	Nationalities: B1: Nationality 1: _China B2: Nationality 2: B3: Nationality 3:	Was the list completed during peak season? Yes No If no, please describe how this may vary during peak periods: N/A there was no obvious peak or non-peak production month in the factory
C: Please provide more information for the three most common nationalities.	C: approx % total workforce: Nationality 1 C1: approx % total workforce: Nationality C2: approx % total workforce: Nationality	2
D: Worker remuneration (management information)	D:	



Worker Interview S	ummary	
A: Were workers aware of the audit?	⊠ Yes □ No	
B: Were workers aware of the code?	⊠ Yes □ No	
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)	1 group of 4	
D: Number of individual interviews (Please see SMETA Best Practice Guidance and Measurement Criteria)	D1: Male: 1 D2: Female: 5	
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?	Nii	
I: What did the workers like the most about working at this site?	Monthly paid on time and workers could easily leave even during working day.	
J: Any additional comment(s) regarding interviews:	Nil	
K: Attitude of workers to hours worked:	The workers wished the factory could afford more overtime hours and provide more incentive or production bonus.	
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 process. Both positive and negative information should be included) Note: Do not document any information that could but workers at risk

10 workers (8 females and 2 males) were selected from different departments including: Sewing, inspection and packing for confidential interviews. 6 workers were interviewed individually in the factory workshops; 4 workers were interviewed in meeting room per group so as to make them feel more comfortable. In generally they seemed uncomfortable talking with Elevate staff and provided consistent answers to the questions. Their overfime wages were paid at 1.5X, 2X & 3X as per local law requirements, and they were all very happy to work in the factory according to their saying.

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 workers representative attended the whole assessment process. They were open to auditors. They stated that they were elected by workers. Workers could raise suggestion or complaint through workers representative meeting. They would participate in grievance solution.

O: Attitude of managers:

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

Factory management were cooperative with ELEVATE staff and provided full access to the whole factory. Management provided required documents and records in time, accompanied auditors with factory tour and helped select workers for interviews. Three management staff attended the closing meeting, confirmed all the findings and signed on the CAPR without any argument.

Audit Results by Clause

OA: 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 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 fare 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 factory has established written policy and procedures to meet the human rights and labour standards required by local law and customers. Manager was responsible for compliance with the human rights to all appropriate parties, including its own suppliers through trainings, handbooks and postings at the facility.

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

Details:

The written policy including human rights.

Appointment book of person responsible for implementing standards concerning Human rights Factory rules

Social compliance management handbook

Training records of human rights

Employee interview, employees could raise the human rights issues by suggestion box confidentially or call the hotline to the Admin Manager who was responsible for implementing standards concerning Human rights directly.

Any other comments:

Nil

A; Policy statement that expresses commitment to espect human rights? AT: Please give details: The factory had a statement that express commitment to human rights.		. (2011) : [2.1.1] [2.1.1] [2.1.1] [2.1.1] [2.1.1] [2.1.1] [2.1.1] [2.1.1] [2.1.1] [2.1.1] [2.1.1] [2.1.1] [2.1.1]
B: Does the business have a designated person responsible for implementing standards concerning Human Rights?	☐ Yes ☐ No Please give details: Name: Job title: 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 No C1: Please give details; towards the reporter?		e factory had established a nfidentially reporting.
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 de		oils
E: Does the business demonstrate effective data privacy procedures for workers' information. which is implemented? E: Does the business demonstrate effective data X Yes No E1: Please give details: the procedure had posted in review		e effective data privacy the workshop for worker's
Fir	ndings	
Finding: Observation Description of observation: None observed Local law or ETI/Additional elements / customer spending		Objective evidence observed: N/A
Comments: N/A		
	nples observed:	The second second
Description of Good Example (GE): N/A		Objective Evidence Observed: N/A



Measuring Workplace Impact

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: _1_%	A2: This year1_%
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 1st day of 90 day period + number of employees on the last day of the 90 day period) / 2]	1 %	
C: Annual % absenteeism: Number of days lost through job obsence in the year / [(number of employees on 1" day of the year + number employees on the last day of the year) / 2] * number available workdays in the year	C1: Last year: _2_ %	C2: This year _2_%
D: Quarterly (90 days) % absenteeism: Number of days lost through job absence in the period / [(Number of employees on 1° of the period + Number of employees on the last day of the period) / 2) * Number of available workdays in the month	2%	
E: Are accidents recorded?	Yes No E1: Please describe: Written records of last and current year were available for review, but no accident occurred.	
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:	II: 6 months 0_% workers	12: 12 months 0% workers

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J: % of workers that work on average more than 60 total hours / week in the last 6 / 12 months: J1: 6 months __0_% workers

J2: 12 months ____0__% workers

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.
- 0.8.5 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 factory has established written policy and procedures to meet the Code and labour standards required by local law and customers.

/ Manager was responsible for compliance with the Code implementation and the Code was communicated to all employees through trainings, handbooks and postings at the facility.

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

Details:

Employee Handbook

Business license

Factory Manual contains details of Code and labour standards required by local law and customers.

Training records of social compliance on July 24, 2021.

Any other comments:

Nil

Management Systems:

A: In the last 12 months, has the site been subject to any fines/prosecutions for non-compliance to any regulations? ☐ Yes ☐ No

A1: Please give details: No any

fines/prosecutions for non-compliance to any regulations for 12 months.



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: Factory established a policies and procedures that reduce the risk of forced labour, child labour, discrimination harassment & abuse.
C.: If Yes, is there evidence (an indication) of effective implementation? Please give details.	Factory had established written policy to prohibit forced labour, child labour, discrimination, harassment & abuse. Furthermore, factory established investigation and grievance procedures to salve if any above issue occurred.
D: Have managers and workers received training in the standards for forced labour, child labour, discrimination, harassment & abuse?	Yes No D1: Please give details: Management and workers received training on the policy and procedure.
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: Management and workers received training on the policy and procedure of prohibit forced labour, child labour, discrimination, harassment & abuse once per year, with training records kept in place.
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).	☐ Yes ☑ No F1: Please give details:
G: Is there a Human Resources manager/department? If Yes, please detail.	Yes No G1: Please give details: There were 1 staff in HR department.
H: Is there a senior person / manager responsible for implementation of the code	 Yes No H1: Please give details: / Manager was responsible for the implementation of the code.
I: Is there a policy to ensure all worker information is confidential?	Yes No I1: Please give details: the factory established a policy to ensure all workers information confidential.
J: is there an effective procedure to ensure confidential information is kept confidential?	☐ Yes ☐ No ☐ It Please give details: the factory established an effective procedure to ensure confidential information to keep confidential.



K: Are risk assessments conducted to evaluate policy and procedure effectiveness?	☐ Yes ☐ No K1: Please give details: the risk assessment document had provided for review.
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: the factory established the process
M: Does the facility have a policy/code which require labour standards of its own suppliers?	 Yes No M1: Please give details: the factory had the policy / code posted on the wall that require labour standards of its own suppliers,
Land rig	hts
N: Does the site have all required land rights licenses and permissions (see SMETA Measurement Criteria)?	Yes No N1: Please give details: The facility had provided the valid land rights licenses such as house property permits for review.
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: During management interview, the facility was aware of local and national and international laws and requirements with regards to Land Rights
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: The facility had set up the written policy and procedures to obtain the FPIC before land acquisition if applicable.
Q: Is there evidence that facility / site compensated the owner/lessor for the land prior to the facility being built or expanded.	☐ Yes ☑ No Q1: Please give details: Nil
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: N/A. No such situation happened in facility
S: Is There any evidence of illegal appropriation of land for facility building or expansion of footprint.	Yes No S1: Please give details: N/A. No such situation happened in facility



Non-compliance:		
Description of non-compliance: NC against ETI/Additional Elements NC against customer code: None observed	☐ NC against Local Law	Objective evidence observed: N/A
Local law and/or ETI requirement: N/A		
Recommended corrective action:		

Description of observation: If was noted that the factory did not provide the SAQ for review. Local law and/or ETI requirement: 0.8.1 Suppliers are expected to implement and maintain systems for delivering compliance to this Code. Recommended corrective action: It is recommended that factory should complete the SAQ and provide for review.

Good Examples obse	erved:
Description of Good Example (GE): None	Objective evidence observed:

1: Freely Chosen Employment

1Click 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 ladge "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. recard 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 factory has established hiring policy and hiring procedures in place. Factory Manager was familiar with local law regarding prison labour, deposit and wages deductions etc. Workers were not required to stay at the factory if they do not want to, and overtime is voluntary as well. No deposits or any original ID are required to be detained during employment. Resignation is free, and wages are paid to resigned workers on time after reasonable notice (usually 30 days in advance).

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

Details:

- The facility's policy to ensure employment is freely chosen was reviewed. The policy includes the
 following clause: the facility does not require deposit or withhold employees' ID cards; the facility does
 not limit the employees' freedom; there is no forced, bonded or involuntary prison labour; and
 employees are free to leave their employer after reasonable notice.
- Labour contracts with notice periods
- Training of forced, bonded or involuntary prison labour for all employees at the time employee, and re-fresh training was conducted once per year for all employees.
- As per workers interview, it was noted that they are free to leave their working stations once their shifts end; all overtime workings were voluntary; and they are not required to pay any 'deposits'.

Any other comments:				
At It there any evidence of	□ Vos			

A: Is there any evidence of retention of original documents, e.g. passports/ID's	Yes No A1: If yes, please give details and category of workers affected:
B: Is there any evidence of a loan scheme in operation	☐ Yes ☐ No



	B1: If yes, please give details and categor	ry of worker affected:	
C; Is there any evidence of retention of wages /deposits	Yes No C1: If yes, please give details and category of worker affected:		
D: Are there any restrictions on workers' freedom to terminate employment?	☐ Yes ☐ No D1: Please describe finding:		
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 ☐ Not applicable E1: Please describe finding:		
F: Is there evidence of any restrictions on workers' freedoms to leave the site at the end of the work day?	☐ Yes ☐ No F1; Please describe finding:		
G: Does the site understand the risks of forced / trafficked / bonded labour in its supply chain	☐ Yes ☐ No ☐ Not applicable ☐ Some of the state of the s		
H: Is the site taking any steps taking to reduce the risk of forced / trafficked labour?	Yes No H1: Please describe finding: N/A		
	Non-compliance:		
Description of non-compliance: NC against ETI NC aga code: None observed	inst Local Law: NC against customer	Objective evidence observed: (where relevant please add photo numbers)	
Local law and/or ETI requirement N	/A		



Recommended corrective action: N/A

Observation:	
Description of observation: None observed	Objective evidence observed:
Local law or ETI requirement: N/A	N/A
Comments: N/A	

Good Examples observed:	
Objective evidence observed:	

2: Freedom of Association and Right to Collective Bargaining are Respected

(Click here to return to summary of findings)
(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 at 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:

Currently, there's no labor union in the factory, but the factory management did not hinder workers to form a union and there was a worker committee existing in the factory. All employees have the right to join worker committee. Workers' representatives are not discriminated against and have access to carry out their representative functions in the workplace. The workers could raise any issue or express their concerns through suggestion box or hot line. There was a relevant written policy / procedure documented in place. The meeting between with factory management and worker committee representatives was conducted twice per year.

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

Details:

- Written freedom of association procedure was established in the factory, which recognized and respected the right of employees to exercise their lawful right of free association.
- Employee handbook stated that employees are free to form labor union. Nobody will be treated differently whether they are members of labor union.
- The record from the suggestion box and what relevant actions have been taken was reviewed. Facility
 management commented that they collect the suggestions from the suggestion box and review them
 in the management meeting once two weeks. If agreed, they will take the relevant actions to improve.

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A: What form of worker representation/union is there on site?	☐ Union (name) ☐ Worker Committee ☐ Other (specify) ☐ None	
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)	 Yes No D1: Please give details: Suggestion box or direct communication with General Manager D2: Is there evidence of free elections? Yes No 	
E; Does the supplier provide adequate facilities to allow the Union or committee to conduct related business?	 Yes No E1: Please give details: The supplier had provided meeting room for the union to conduct the related business. 	
F: Name of union and union representative, if applicable:	N/A	F1: Is there evidence of free elections? Yes No N/A
G: If there is no union, is there a parallel means of consultation with workers e.g. worker committees?	Worker committee	G1: Is there evidence of free elections? ☐ Yes ☐ No ☐ N/A
H: Are all workers aware of who their representatives are?	⊠ Yes □ Na	
I: Were worker representatives freely elected?	⊠ Yes □ No	11: Date of last election: December 28, 2021
J: Do workers know what topics can be raised with their representatives?	⊠ Yes □ No	
K: Were worker representatives/union representatives interviewed?	Yes No If Yes , please state how many: 1 worker representative was interviewed.	
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 worker's committee meeting held each month, worker representatives participated in the grievance solution communication after meeting, and factory will feedback in one week.	



M. Are any workers covered by	☐ Yes ☒ No	
Collective Bargaining Agreement (CBA)?		
If Yes , what percentage by trade Union/worker representation	M1:% workers covered by Union CBA N/A	M2:% workers covered by worker rep CBA N/A
M3: If Yes , does the Collective Bargaining Agreement (CBA) include rates of pay?	☐ Yes ☐ No N/A	
	Non-compliance:	
Description of non-compliance: NC against ETI NC against code: None observed Local law and/or ETI requirement: No.		Objective evidence er observed: (where relevant please add photo numbers) N/A
Recommended corrective action: N	I/A	
	Observation:	
Description of observation: None ob	served	Objective evidence observed:
Local law or ETI requirement: N/A		N/A
Comments: N/A		
	Good Examples observed:	
Description of Good Example (GE): None observed		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, it 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:

The facility generally provided an adequate work environment and maintains a comfortable temperature throughout. The electrical system was in a good condition. All switches in the electrical control panels have been labelled. The factory posted the evacuation plans at work floors, which indicates escape routes. Exit signs were installed. The facility has provided enough fire extinguishers in all working sections. A functional fire alarm system can be found in the facility. The facility's policy and procedures were communicated through the notice board in the local language. Drinking water was provided and installed in workshops.

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

Details:

- Fire-fighting equipment inspection and maintenance records
- PPE training
- Fire drill records
- First aider certificates
- Drinking water testing report
- Interviews with EHS manager

Any other comments:

Ni

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 factory had established the general Health & Safety and occupational Health & Safety policies and
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	procedures, and they posted on the workshop for workers review.
B: Are the policies included in workers' manuals?	Yes No B1: Please give details: the workers' manual had included the relate policies.
C: Are there any structural additions without required permits/inspections (e.g. floors added)?	☐ Yes ☐ No C1: Please give details: Nil
D: Are visitors to the site informed on H&S and provided with personal protective equipment	 Yes No D1: Please give details: the visitors need to wear the PPE, such as facemasks when come into some workshops.
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.	☐ Yes ☑ No E1: Please give details: Nil
F: Is there a doctor or nurse on site or there is easy access to first aider/trained medical aid? 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 F1: Please give details: First aider was available in the factory. Yes No G1: Please give details: No transport provided.
H: Is secure personal storage space provided for workers in their living space and is fit for purpose?	Yes No H1: Please give details: N/A. No dormitory was provided for workers' use,
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 ☐ No ☐ I1: Please give details: the factory had made the H&S risk assessment to evaluating the arrangements for workers doing overtime.
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: As per document review, the facility had obtained the Environmental Impact Registration Form.
K: Is the site meeting its customer requirements on environmental standards, including the use of banned chemicals?	☐ Yes ☐ No N/A K1: Please give details: No chemical was use in the factory.

	7
Non-compliance:	



1. Description of non-compliance:	Objective evidence
NC against ETI NC against Local Law NC against customer	observed:
It was noted that the safety belt guards on 2 sewing machines in the factory	Factory tour Refer to Photo Form
were incomplete.	#12
Local law and/or ETI requirement In accordance with Article 6.1.6 of Code of Design of Manufacturing Equipment Safety and Hygiene, the external part or dangerous part of any transmission belts, rotational axis, transmission chain, coupling, belt wheel, gear, flying wheels, chain wheels and electric saw that is within 2 meters height of the plane where the operator is operating such device shall be equipped with safety devices.	
ETI base code 3.1 A safe and hygienic working environment shall be provided, bearing in mind the prevailing knowledge at 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.	
Recommended corrective action: It is recommended that the factory should provide proper Health & Safety training to workers, conduct regular Health & Safety inspection equip safety bell guards for all sewing machines. The factory shall develop and implement procedures to reduce or eliminate the risk of an injury from moving machinery parts	
Observation:	
1. Description of observation:	1. Objective evidence
None observed	observed:
Local law or ETI requirement: N/A	
Recommended corrective action: N/A	
Good Examples observed:	
Description of Good Example (GE): None	Objective Evidence Observed:

N/A

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 apcumentary or verbal evidence shown to support the systems.

Current systems:

The factory would verify all workers' original ID cards at the time of recruitment and keep the photocopies of ID cards in the personnel files. All employees' personal files were provided for review. Each employee file includes a bio-data sheet, a recent photo and the age documentation, which is in the form of photocopied national identification card. The card lists the employee's name, household address and the date of birth. Hiring procedure and related protection policy of young workers were also kept in place. No child labour and juvenile workers was working at the factory currently.

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

Details:

- Personal file
- Roster of employees
- Management and employee interview

Any other comments: Nil

A: Legal age of employment:	16 years old
B: Age of youngest worker found:	23 years old
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] E1: If yes, give details N/A	
Non-compliance:	
1. Description of non-compliance: NC against ETI NC against Local Law NC against customer code: None observed Local law and/or ETI requirement: N/A Recommended corrective action:	Objective evidence observed: (where relevant please add photo numbers)
Observation:	
Description of observation: None observed Local law or ETI requirement: N/A Comments: N/A	Objective evidence observed:
Good Examples observed:	
Description of Good Example (GE): None observed	Objective Evidence Observed:

5: Living Wages are Paid

[Click here to return to summary of (indings). [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:

Written wage & benefits policy (involved relevant local law regarding MW, OT wage and social insurance policy, paid annual leave, sick leave, etc.) in place stated in the social compliance management manual which had clearly been communicated to all workers via labour contracts, factory rules (covered disciplinary measures policy / deductions from wages) posting and training, etc.

During this assessment, the factory provided 12 months' payrolls (from November 2021 to October 2022) for assessor review. As per factory management and provided payrolls, wages for all workers were calculated on hourly rate basis and issued at the 30th of each month in cash. Based on provided payrolls and time attendance records. The calculated minimum hourly wage was RMB 10.46 per hour, which was above to the local minimum wage of 9.31 per hour since December 1, 2021 and was above to RMB 8.1 per hour before December 1, 2021, and overtime wage paid at 150%, 200%, 300% of normal rate for overtime hours on normal days, weekends and holidays respectively, and total paid wages ranged from RMB 3098 to RMB 5477 per month, with the average being RMB 3879.65 per month. For social insurance, a total of 57 employees were eligible to receive five types of social insurances in November 2022 according to the law. However, through review of social insurance enrolment list, only 14 employees were enrolled in pension insurance, unemployment insurance, medical insurance, child-bearing insurance and occupational injury insurance. A wage slip detailing including: workers name, normal working hours, OT hours, normal wage, OT wage, Total wages, deduction, net wages, was provided to each worker.

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

Details:

- Employee handbook
- Wages and benefits policy
- Leave records
- Resigned workers payroll records
- Past 12 months payroll and 14 months' time records

Social insurance and payment receipts	
Any other comments: Nil Non-compliance:	
code: It was noted that a total of 57 employees were eligible to receive five types of social insurances in November 2022 according to the law. However, through review of social insurance enrolment list, only 14 employees were enrolled in pension insurance, unemployment insurance, medical insurance, child-bearing insurance and occupational injury insurance.	Document review and management interview
Local law and/or ETI requirement: In accordance with Social Insurance Act of the People's Republic of China, article 2, the state establishes basic pension insurance, basic medical insurance, occupational injury insurance, unemployment insurance, maternity insurance to form the social security system, to protect citizens' right to receive material assistance from the state and society in accordance with the law from old age, illness, work injury, unemployment, childbirth, etc. Article 4. Employers and employees within the territory of the People's Republic of China should pay social insurance premiums in accordance with the law,	
In accordance with 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.	
Recommended corrective action: It is recommended that the factory shall ensure all eligible employees are entitled with all five types of social insurance schemes and therefore receive all of their statutory welfare to comply with the Law. Under situations, some employees might be reluctant to be enrolled and contribute to such social insurances schemes, the factory should host training sessions to help them understand the importance of contributing toward social insurance schemes.	
Observation:	
Description of observation: None observed Local law or ETI requirement: N/A Comments: N/A	Objective evidence observed:



Good Examples observed:	
Description of Good Example (GE): None observed	Objective Evidence Observed: N/A

Criteria	Local Law (Pléasé state légal réquirement)	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: 8 hours per day and 40 hours per week	A1: 8 hours per day and 40 hours per week	A2: Yes No
B: Overtime hours: (Maximum legal and actual overtime hours, please state if possible per day, week, and month)	Legal maximum: 3 hours per day and 36 hours per month	B1: 3 hours per day and 93 hours per month	B2: ☐ Yes ☑ No
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: RMB 1620 per month; RMB 74.48 per day: RMB 9.31 per hour since December 1, 2021 RMB 1410 per month; RMB 64.83 per day; RMB 8.1 per hour before December 1, 2021	C1: RMB 10.46	C2: Yes No
D: Overtime wage: (Minimum legal and actual minimum overtime wage at site, please state if possible per hr, day, week, and month)	Legal minimum: 150%, 200% and 300% of employee normal rate for overtime on normal workdays, rest days and official public holidays respectively	D1: 150%, 200% and 300% of employee normal rate for overtime on normal workdays, rest days and official public holidays respectively	D2: Yes No



	AND DESCRIPTION OF THE PERSON NAMED IN	ges analy	rsis: ey Intormation	
A: Were accurate records shown at the first request?	⊠ Yes □ No			
A1: If No, why not?	N/A			
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)	10 sampl	les from .	October 2022 July 2022 March 2022	(most current month)
C: Are there different legal minimum wage grades? If Yes , please specify all.	□ Yes ☑ No		C1: If Yes, pl	ease give details:
D: If there are different legal minimum grades, are all workers graded and paid correctly?	Yes No	H	D1: If No , ple	ease 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 min ☐ Meet ☑ Abov		 See a construction of the control of t	ctual wages found: Note: full time I please state hour / week / month etc.
F: Please indicate the breakdown of workforce per earnings:	F2:%	of work	force earning	under minimum wage minimum wage ng above minimum wage
G: Bonus Scheme found: Please specify details:		e of em	oloyee (e.g. fu	ull time, temp, etc.) and please ek/month etc.
H: What deductions are required by law e.g. social insurance? Please state all types:	Social ins	surance		
1: Have these deductions been made?	⊠ Yes □ No	dedu	ase list all ctions that been made.	Social insurance Please describe:
		77706 - 0.775	ase list all ctions that	1. 2.



		have not made.	been	Please describe: N/A
J: Were appropriate records available to verify hours of work and wages?	⊠ Yes □ No			
K: Were any inconsistencies found? (if yes describe nature)	☐ Yes ☑ No		☐ Isola	record keeping ted 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	e give detail:	5:	
M: Is there a defined living wage: This is not normally 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: Plea:	se specify an	nount/tim	e:
M2: If yes, what was the calculation method used.	Asia Fl	Anker Bench oor Wage s provided b Wage Found ear Wage Lo de Foundation	y Unions dation UK adder on	A
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: Pleas	e give detai	ls:	
O: Are workers paid in a timely manner in line with local law?	⊠ Yes □ No			
P: Is there evidence that equal rates are being paid for equal work:	☐ Yes☐ No ☐ No P1: Pleas	e give detail	s:	
Q: How are workers paid:	Other	ue Transfer	xplain:	

6: Working Hours are not Excessive

(Click here to return to summary of findings)
(Click here to return to Key Information)

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:

Written working hours' policy (involved relevant local law regarding normal, OT hours and OT wage rate, etc.) in place stated in the social compliance management manual which had clearly been communicated to all workers via labour contracts, factory rules (covered voluntary overtime policy, special terms for young workers / pregnant women / nursing mothers etc.) posting and training etc. The factory had a system for monitoring and managing working hours.

During this assessment, the factory provided 14 months' attendance records (from November 2021 to December 2022) for assessor's review. Based on provided time attendance records, workers' working hours was regular 8 to 11 hours per day / 40-60 hours per week, with the average being 55 hours per week. The most continuous working days without rest were 6 days, while the average continuous working days without rest were 6 days. No OT extension waiver approval was obtained by the factory.

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

Details:

- Employee handbook
- Wages and benefits policy
- Leave records
- Resigned workers time records
- Past 12 months' payroll and 14 months' time records
- Production records

Any other comments: Nil

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1. Description of non-compliance:

It was noted that the monthly overtime hours of 10 out of 10 randomly selected workers exceeded 36 hours in October 2022 with the highest of 93 hours; 10 out of 10 exceeded 36 hours in July 2022 with the highest of 88 hours; 10 out of 10 exceeded 36 hours in March 2022 with the highest of 83 hours.

Local law and/or ETI requirement:

In accordance with PRC Labour Law article 41, the employer may extend working hours due to the requirements of its production or business after consultation with the trade union and laborers, but the extended working hour for a day shall generally not exceed one hour; if such extension is called for due to special reasons, the extended hours shall not exceed three hours a day under the condition that the health of laborers is guaranteed. However, the total extension in a month shall not exceed thirty-six hours.

ETI Base Code 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.

Recommended corrective action:

It is recommended that the factory should arrange reasonable production plan, increase productivity using positive means (such as bonuses) and reduce the overtime hours to ensure it is within 3 hours per day and 36 hours per month. Employees should be educated on health/safety dangers of excessive overtime.

Report reference:

Objective evidence observed:

Document review



		Observation:	
Description of observation None observed Local law or ETI requirements:			Objective evidence observed:
N/A			
		Cood Evamples observed:	
Description of Cood Ever	mala (CE):	Good Examples observed:	Oblastiva Evidence
Description of Good Exar		Working hours' analysis	Objective Evidence Observed: N/A
	Piease	include time e.g. hour/week/m (Go back to Keyintomation)	onth.
Systems & Processes			
A. What timekeeping systems are used: time card etc.	Describe: El	lectronic system attendance	
B; Is sample size same as in wages section?	☐ Yes ☐ No B1: If no, ple	ease give details	
C: Are standard/contracted working hours defined in all contracts/employment	⊠ Yes □ No		details including % and which type o standard hours defined in it agreements.

D1: If YES, please complete as appropriate:

agreements?

☐ Yes



D: Are there any other types of	⊠ No	0 hrs	☐ Part time	☐ Variable hrs	Other	
contracts/employment agreements used?		If "Other	I. ", Please define:			
		N/A				
E. Do any standard/contracted working hours defined in contracts/employment agreements exceed 48 hours per week?	Yes No	and freq		ours, %, types of wor	kers affected	
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 11 'No', please explain:	F3: Is this Yes No	allowed by loco	I low?		
	Maximum numb	er of days	worked without	a day off (in sample	J:	
	6 days					
Standard/Contracted H	ours worked					
G: Were standard	☐ Yes	G1: If yes	, % of workers &	frequency;		
working hours over 48 hours per week found?	⊠ No	N/A				
H: Any local	Yes	H1: If yes	, please give de	tails:		
waivers/local law or permissions which allow averaging/annualised hours for this site?	⊠ No	N/A				
Overtime Hours worked						
I: Actual overtime hours worked in sample (State per day/week/month)	Highest OT hours 93 hours per mo		urs per week/ 3 h	iours per day		
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:	_20%		
L: Is overtime voluntary?	Yes No Conflicting	L1: Please detail evidence e.g. Warding of contract / employment agreement / handbook / worker interviews / refusal arrangements: Factory policy stated that overtime was voluntary.	
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 standard wages: 150% of employee normal rate for overtime on normal workdays	
N: Is overtime paid at a premium?	⊠ Yes □ No	N1: If yes, please describe % of workers & frequency: 100% of workers and paid monthly at 150%, 200% and 300% of employee normal rate for overtime on normal workdays, rest days and official public holidays respectively.	
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	no/low overtime p	nsolidated pay (May be standard wages above minimum legal wage, with overtime premium) lective Bargaining agreements ler	
where relevant.	O1: Please explo	ain any checked boxes above e.g. detail of consolidated pay	
	N/A		
P: If more than 60 total hours per week and this is legally allowed, are there other considerations? Please complete the boxes where relevant.	Safeguards of Site can dem	oluntary tive bargaining allows 60+ hours/week are in place to protect worker's health and safety constrate exceptional circumstances s (please specify) in any checked boxes above e.g. detail of consolidated pay	
Q: Is there evidence that overtime hours are being	☐ Yes ☑ No		



used for extended periods to make up for labour shortages or increased order volumes?	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	

Report reference: Dore: December 9. 2022 global.com

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 attiliation.

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 factory has written policy on anti-discrimination as well as policy on compensation, promotion and training etc.

New staff hiring policy and advertise indicates that no pregnancy or health check (HIV testing, HB check) was required.

Gender and ethnic balance between workers and middle management is proper. There's grievance channel (suggestion box or anonymous phone line etc.) for workers to report any discrimination.

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

Details:

- Factory policy, hiring procedure
- Employee handbook,
- Payrolls, training records
- Contracts, termination records

Any	other	comments:
Nil		

A: Gender breakdown of Management + Supervisors (Include as one combined group)	A1: Male:100% A2: Female0 %	
B: Number of women who are in skilled or technical roles e.g. where specific qualifications are needed i.e. machine engineer / laboratory analyst:	80% female workers were skilled workers	
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?:		

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	C1: Please give details: NA	
Professional Development		
A: What type of training and development are available for workers?	technical training etc.	
B: Are HR decisions e.g. promotion, training, compensation based on objective, transparent criteria?	⊠ Yes □ No	
	If no, please give details:	
	Non-compliance:	
Description of non-compliance: NC against ETI	Local Law NC against customer	Objective evidence observed: N/A
Local law and/or ETI requirement: N/A Recommended corrective action:		
N/A		
N/A Recommended corrective action:	Observation:	
N/A Recommended corrective action:	Observation:	Objective evidence observed:



Description of Good Example (GE):	Objective Evidence
None observed	Observed:
	N/A

Audit company: ELEVATE Report reference: ELEVATE Date: December 9. 2022 global.com

8: Regular Employment Is Provided

(Click here to return to summary of lindings)
(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:

Work performed was on the basis of recognized employment relationship established through national law and normal practice. The factory never used any home-workers or agency workers. No apprentice or temporary worker was working in the factory. The factory signs labour contracts with employees within 30 days since employment, and all workers can have their own a copy of the contract and pay slip. HR staff was aware of local law concerning above worker pattern.

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

Details:

- Factory policy, employee handbook
- Labour contracts
- Hiring and termination records
- Personal files
- Management and workers interview

Any other comments:

Nil



Non-compliance:		
NC against ETI	ainst Local Law NC against customer	Objective evidence observed: (where relevant please add photo numbers) N/A
	Observation:	
Description of observation: None observed Local law or ETI requirement: N/A Comments:		Objective evidence observed:
	Good Examples observed:	
Description of Good Example (GE None observed Responsible Recruitment	Y:	Objective Evidence Observed: N/A
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?	 ☐ Terms & Conditions presented ☐ Understood by workers ☐ Same as actual conditions A1: If any are unchecked, please describe category(ies) of workers affected: 	finding and specific
B: Did workers' pay any fees, taxes, deposits or bonds for the		

affected:

B1: If yes, please describe details and specific category(ies) of workers

purpose of

recruitment/placement?



C: If yes, check all that apply:	Skills fests Certifications Medical screenings Passports/ID's Work / resident permit Birth certificates Police clearance fees Any transport costs be	and or processing fees d lodging costs after employment offer tween work place and home Ifter commencement of employment entation fees or deposits any assets
D: If any checked, give details:	N/A	
A: Type of work undertaken by	nal or permanent resident or try region to seek and engag	as been engaged in a remunerated activity in a has purposely migrated on a temporary basis to
migrant workers: B: Please give details about recruitment agencies for migrant workers:		country recruitment agencies) used: N/A (outside of local country) recruitment
C: Are migrant workers' voluntary deductions (such as for remittance confirmed in writing by the worker of is evidence of the transaction supply the facility to the worker?	and C1: Please describe	C2: Observations: N/A
D: Are Any migrant workers in skilled technical, or management roles Migrant Workers (this should include all	D1: If yes, number a	nd example of roles:

workers)

migrant workers including permanent workers, temporary and/or seasonal



NON-EMPLOYEE WORKERS

Recruitment Fees:	
A: Are there any fees?	☐ Yes ☐ No N/A
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: N/A
C; If any checked, give details:	N/A

Agency Workers (if applicable) (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: N/A, no agency worker was used in the factory
B: Were agency workers' age / pay / hours included within the scope of this audit?	☐ Yes ☐ No N/A
C: Were sufficient documents for agency workers available for review?	☐ Yes ☐ No N/A
D: Is there a legal contract / agreement with all agencies?	☐ Yes ☐ No



	D1: Please give details: N/A
E: Does the site have a system for checking labour standards of agencies? If yes, please give details.	☐ Yes☐ No☐ No☐ E1: Please give details: N/A
	Contractors: erally individuals who supply several workers to a site. Usually the contractors to workers are paid by the contractor. Common terms include, going bosses, labor provider,
A: Any contractors on site?	Yes No A1: If yes, how many contractors are present, please give details:
B: If Yes , how many workers supplied by contractors?	N/A
C: Do all contractor workers understand their terms of employment?	☐ Yes ☐ No C1: Please describe finding: N/A
D: If Yes, please give evidence for contractor workers being paid per la	w: N/A

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:

The factory has customer policy on sub-contracting, homeworking and external processing, as well as written policy and procedure in place to control external working.

The factory posted customers' Code of Conduct in the facility. Through site tour, documents review and management & workers interview, no external working was being used currently.

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

Detail:

- Written procedure of subcontracting management system
- The subcontractor list and the copy business license of the subcontracting facility.
- The social responsibility assessment questionnaire from subcontracting facility.
- Facility tour and Management interview

Non-compliance:		
1. 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)
None observed		N/A
Local law and/or ETI /Additional Elements re	equirement:	19/7
N/A		
Recommended corrective action:		
N/A		



	Observo	ition:	
Description of observation: None observed Local law or ETI/Additional elements requirement: N/A Comments: N/A			Objective evidence observed:
	Good Example	s observed:	
Description of Good Example (GE): None observed			Objective Evidence Observed:
Sur	nmary of sub-contra	octing – if applicable ble please x	
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	☐ Yeş ☐ No A1: Please describ	e: N/A, no subcontracto	r used in the factory
B: If sub-contractors are used, is there evidence this has been agreed with the main client?	Yes No B1: If Yes , summarise details: N/A		
C: Number of sub- contractors/agents used:	N/A		
D: Is there a site policy on sub- contracting?	Yes No D1: If Yes , summar	ise details: N/A	
E: What checks are in place to ensure no child labour is being used and work is safe?	N/A		
Su	mmary of homewor	CONTRACTOR AND CONTRACTOR OF THE PROPERTY OF T	
A: If homeworking is being used, is there evidence this has been agreed with the main client?	□ No	ise details: N/A, no home	eworker used in the factory
B: Number of homeworkers	B1: Male: N/A	B2: Female: N/A	Total: N/A

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C: Are homeworkers employed direct or through agents?	Directly Through Agents N/A	C1: If through agents, number of agents:
		N/A
D: Is there a site policy on homeworking?	☐ Yes ☐ No N/A	
E: How does the site ensure worker hours and pay meet local laws for homeworkers?	N/A	
F: What processes are carried out by homeworkers?	N/A	
G: Do any contracts exist for homeworkers?	☐ Yes ☐ No. G1: Please give details: N/A	
H: Are full records of homeworkers available at the site?	☐ Yes ☐ No N/A	



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 rd party?	 Yes No A1: Please give details: Suggestion box had posted on the workshop
B: If Yes , are workers aware of these channels and have access? Please give details.	The factory management had made the training to workers and posted the hotline and suggestion box on the workshop.
C: If yes, what type of mechanism is used e.g. hotline, whistle blowing mechanism, comment box etc. Please give details.	Hotline and suggestion box
D: Which of the following groups is there a grievance mechanism in place for?	□ Communities □ Suppliers □ Other D1: Please give details: All employees said they could use suggestion box to report violations of Labour standards and H&S.
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)	☐ Yes ☐ No F1: If no, please give details
G: Is there a published and transparent disciplinary procedure?	
H: If yes, are workers aware of these the disciplinary procedure?	☐ Yes ☐ No H1: If no, please give details



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

Current Systems and Evidence Examined

To complete 'current systems' Auditors examine policies and written procedures in canjunction 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 fare responsible for the management of this item of the code. Evidence checked should detail any documentary or verbal evidence snown to support the systems.

Current systems:

The factory has established an anti-harsh or inhumane treatment policy. The policy states that physical abuse or discipline, the threat of physical abuse, sexual or other harassment and verbal abuse or other forms of intimidation shall be prohibited in this facility.

The disciplinary procedure only includes oral warning, written warning and education, which was confirmed through workers interview.

The factory has established grievance mechanism with non-retaliation policy and allow workers to report issues anonymously. Related training records and grievance records / documented evidence were maintained in place.

Security practices were humane and comply with customers' expectation.

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

Details:

- Policy of prevention of harassment and abuse.
- Internal grievance procedure documentation.
- Training records
- Employee interview

Any other comments:

Nil

Non-compliance:		
Description of non-compliance: NC against ETI	Objective evidence observed: (where relevant please add photo numbers)	
None observed		
Local law and/or ETI requirement: N/A	N/A	
Recommended corrective action:		
N/A		



Observation:		
Description of observation: None observed Local law or ETI requirement: N/A Comments:	Objective evidence observed:	

Good Examples obse	erved:
Description of Good Example (GE):	Objective Evidence Observed:
None observed	N/A

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 camplete '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 them of the code. Evidence checked should detail any documentary or verbal evidence shown to support the systems.

Current systems:

Only workers with a legal right to work would be employed and used by the factory. There were no agency staff, employment agencies and immigration workers in this factory.

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

Details:

- Hiring procedure
- Personnel files
- Employee handbook
- Employee interview

Any other comments:

Nil

Non-compliance:		
Description of non-compliance: NC against ETI/Additional Elements NC against customer code: None observed	☐ NC against Local Law	Objective evidence observed: (where relevant please add photo numbers)
Local law and/or ETI /Additional Elements requirement:		N/A
N/A Recommended corrective action:		
N/A		
	Observation:	



Description of observation: None observed	Objective evidence observed:
Local law or ETI/additional elements requirement: N/A Comments:	N/A
N/A	

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

1084.10 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 site has established Environmental policy concerning environment issue (including hazardous waste disposal handling procedures), and the responsible management staff was aware of local laws / regulations governing environment, keeps the law up to date.

No pollution observed in the factory.

The factory conducted a risk assessment on the environmental impact of the site, including implementation of controls to reduce identified risks.

The factory also established emergency reduction targets in place for environmental aspects e.g. water consumption and discharge, waste, energy and so on.

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

Report reference: EVT-CN-SMTA-217528

Details:



	Environmental policy Environmental certifications Risk assessment records Emergency reduction target Management and worker interview	
An	y other comments:	

Non-compliance:		
Description of non-compliance: NC against ETI/Additional Elements NC against customer code: None observed Local law and/or ETI/Additional Elements N/A	□ NC against Local requirement:	Objective evidence observed: (where relevan) please add photo numbers) N/A
Recommended corrective action: N/A		

Observation:			
Description of observation: None observed Local law or ETI/Additional elements requirements: N/A	Objective evidence observed:		
Comments: N/A			

Good examples observed:		
Description of Good Example (GE): None observed	Objective Evidence Observed: N/A	



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):	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 No B1: Please give details: The factory conducted a risk assessment on the environmental impact of the site. Records were available for review.		
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:		
D: Does the site have an Environmental policy? (For guidance, please see Measurement criteria)	Yes No D1: If yes, is if publicly available? The factory had an Environmental policy and publicly.		
E: If yes, does it address the key impacts from their operations and their commitment to improvement?	☐ Yes ☐ No E1: Please give details:		
F: Does the site have a Biodiversity policy? (For guidance, please see Measurement criteria)	⊠ Yes □ No		
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: N/A		
H: Have all legally required permits been shown? Please gives details.	Yes No H1: Please give details: All legally required permits were shown such as EIA and so on.		
I: Is there a documentation process to record hazardous chemicals used in the manufacturing process?	Yes No N/A 11: Please give details: Hazardous chemicals used in the manufacturing process were monitored.		
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 factory established a system for managing client's requirements and legislation in the destination countries regarding environmental and chemical issues		



Audit company:

K: Facility has reduction targets in place for environmental aspects e.g. water consumption and discharge, waste, energy and green-house gas emissions:	Yes No K1: Please give details: The factory monitored and established reduction targets in place for environmental.	
L: Facility has evidence of waste recycling and is monitoring volume of waste that is recycled.	Yes No L1: Please give details: The injection process reused water and the volume was monitored.	
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?	Yes □ No M1: Please give details: The factory established system to monitor the key energy such as water and so on. Records were available for review.	
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?	Yes No N1: Please give details: The factory conducted audit for business partners to check permits and licence.	
Usage/Disch	narge analysis	
Criteria	Previous year: Please state period: January 2021 to December 2021	Current Year: Please state period: January 2022 to December 2022
Electricity Usage: Kw/hrs	23546	20536
Renewable Energy Usage: Kw/hrs	O	Ω
Gas Usage: Kw/hrs	0	0
Has site completed any carbon Footprint Analysis?	☐ Yes ⊠ No	☐ Yes ⊠ No
If Yes , please state result	Nil	Nil
Water Sources: Please list all sources e.g. lake, river, and local water authority.	local water authority	local water authority
Water Volume Used: (m²)	1286	1175
Water Discharged: Please list all receiving waters/recipients.	domestic sewage	domestic sewage
Water Volume Discharged: (m³)	0	0



Water Volume Recycled: (m³)	0	0	
Total waste Produced (please state units)	11 Ton	10 Ton	
Total hazardous waste Produced: (please state units)	0 Ton	0 Ton	
Waste to Recycling: (please state units)	0 Ton	0 Ton	
Waste to Landfill: (please state units)	0 Ton	0 Ton	
Waste to other: (please give details and state units)	0 fon	0 Ton	
Total Product Produced (please state units)	1200000 pcs	1000000 pcs	

10C: Business Ethics - 4-Pillar Audit

(Click here to return to summary of findings)

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, carruption, 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:

The site has written policy in place concerning business ethically without bribery, corruption, or any type of fraudulent Business Practice, and the responsible management staff was aware of local laws / regulations governing environment, keeps the law up to date. In addition, a designated person was responsible for implementing standards concerning Business Ethics such as period review the suggestion box and other way. In addition, the factory provided related training for HR, sales, QC and so on.

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

Details:

- Business ethics policy
- Training records
- Internal audit records
- Management and worker interview

Any other comments: Nil

N	on-compliance:	
1. Description of non-compliance: NC against ETI/Additional Elements NC against customer code: None observed Local law and/or ETI/Additional Elements required N/A Recommended corrective action: N/A	□ NC against Local uirement:	Objective evidence observed: (where relevant please add photo numbers) N/A
	Observation	
Description of observation: None observed Local law or ETI/Additional elements requirement: N/A		Objective evidence observed: N/A
Comments: N/A		
Good	examples observed:	
Description of Good Example (GE): None observed		Objective Evidence Observed: N/A
A: Does the facility have a Business Ethics Policy and is the policy communicated and applied internally, externally or both, as appropriate?	 ✓ Internal Policy ☐ Policy for third parties in A1: Please give details: 	cluding suppliers The factory had establish

workers.

Yes

□ No

business ethics policy and policy was trained to related

B: Does the site give training to relevant

personnel (e.g. sales and logistics) on business ethics issues?

	B1: Please give details: The factory provided training to sales, HR manager and QC, etc. Records were available for review.
C: Is the policy updated on a regular (as needed) basis?	 ☐ Yes ☐ No C1: Please give details: The policy was reviewed once per year and updated in the management internal audit.
D: Does the site require third parties including suppliers to complete their own business ethics training	 ∑ Yes ☐ No D1: Please give details: The factory conducted supplier assessment and required suppliers to complete their own business ethics training.

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Other Findings Outside the Scope of the Code

N/A

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)

N/A



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

Photo Form



1. Factory name



2. Factory main entrance



3. Production Building.



4. Sewing section



Inspection and packing section



6. Fire equipment



7. Drinking water



8. First kit aid



9. Attendance system







11. Exit sign



12. NC: No safety belt guard installed



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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=riPsbE0PQ52ehCo3lnq5lw_3d_3d

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Click here for Auditors:

https://www.surveymonkey.co.uk/r/BRTVCKP