

SMETA Corrective Action Plan Report (CAPR)

Version 6.1



Audit Details						
Sedex Company Reference: (only available on Sedex System)	(only		Sedex Site Reference: (only available on Sedex System)		ZS: 4703402	
Business name (Company name):	FOURSTONE Textile I	ndust	try And Trade	Limited Com	pany	
Site name:	FOURSTONE TEKSTIL	Sana	YI VE TICARET	LTD. STI.		
Site address: (Please include full address)	AZIZIYE MAH. ATATURK CAD. NO: 100 SARAY/TEKIRDAG		Country:		TURKEY	
Site contact and job title:	Elif Atalay Tarhan- F	acility	y Owner			
Site phone:	0090 507 749 4959		Site e-mail:		elif@fd	ourstonewear.com
SMETA Audit Pillars:	∑ Labour Standards	Health & Safety (plus Environment 2- Pillar)		Environment 4-pillar		Business Ethics
Date of Audit:	14.01.2022		_			

Audit Company Name & Logo: BVCPS



Report Owner (payer):

FOURSTONE TEKSTIL SANAYI VE TICARET LTD. STI.

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

Audit Content:

- (1) A SMETA audit was conducted which included some or all of Labour Standards, Health & Safety, Environment and Business Ethics. The SMETA Best Practice Version 6.1 (March 2019) was applied. The scope of workers included all types at the site e.g. direct employees, agency workers, workers employed by service providers and workers provided by other contractors. Any deviations from the SMETA Methodology are stated (with reasons for deviation) in the SMETA Declaration.
- (2) The audit scope was against the following reference documents

2-Pillar SMETA Audit

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

4-Pillar SMETA

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



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): This audit includes elements beyond the scope of a Social Compliance Audit as defined by the APSCA Competency Framework. The association of the auditor's APSCA number with this report is limited to those elements outlined in the APSCA Competency Framework. APSCA makes no representations with respect to the auditor's competency to professionally evaluate compliance with any other audit elements.

Auditor Team (s) (please list all including all interviewers):

Lead auditor: Merve ULUC Team auditor: Ozge AYDIN Interviewers: Ozge AYDIN

Report writer: Merve ULUC Report reviewer: Karen Tse

Date of declaration: 14.01.2022

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.

Audit company: Bureau Veritas CPS Turkey

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Audit Parameters

	Audit Parameters	;				
A: Time in and time out	Day 1 Time in: 08:30 Day 1 Time out: 17:00		Day 2 Time in: Day 2 Time out	h:	Day 3 Time in: Day 3 Time out:	
B: Number of auditor days used:	2 man day (1 day x 2	2 audit	ors)			
C: Audit type:	Full Initial Periodic Full Follow-up Partial Follow-Up Partial Other If other, please define:					
D: Was the audit announced?	☐ Announced ☐ Semi – announced ☑ Unannounced	d: Winc	dow detail: w	eeks		
E: Was the Sedex SAQ available for review?	☐ Yes ☐ No If No, why not					
F: Any conflicting information SAQ/Pre-Audit Info to Audit findings?	☐ Yes ☐ No If Yes , please capture	e detai	l in appropriate	audi	t by clause	
G: Who signed and agreed CAPR (Name and job title)	Elif Atalay Tarhan- Fac	cility O	wner			
H: Is further information available (if 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					
TOI THIS GUGIT	⊠ N/A					
Audit attendance	Management	Work	er Representativ	es es		
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Audit attendance	Management	Worker Representatives		
	Senior management	Worker Committee representatives	Union representatives	
A: Present at the opening meeting?	⊠ Yes □ No	⊠ Yes □ No	☐ Yes ⊠ No	



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B: Present at the audit?			☐ 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)	There was no worker committee at the facility. There were 5 worker representatives at the facility. 1 employee representative was included in the employee interviews.			
E: If Union Representatives were not present please explain reasons why: (only complete if no union reps present)	There is no union in the	e facility.		

Guidance

The Corrective Action Plan Report summarises the site audit findings and a corrective, and preventative action plan that both the auditor and the site manager believe is reasonable to ensure conformity with the ETI Base Code, Local Laws and additional audited requirements. After the initial audit, the form is used to rerecord actions taken and to categorise the status of the non-compliances.

N.B. observations and good practice examples should be pointed out at the closing meeting as well as discussing non-compliances and corrective actions.

To ensure that good practice examples are highlighted to the supplier and to give a more 'balanced' audit a section to record these has been provided on the CAPR document (see following pages) which will remain with the supplier. They will be further confirmed on receipt of the audit report.

Root cause (see column 4)

Root cause refers to the specific procedure or lack of procedure which caused the issue to arise. Before a corrective action can sustainably rectify the situation, it is important to find out the real cause of the noncompliance and whether a system change is necessary to ensure the issue will not arise again in the future.

See SMETA BPG Chapter 7 'Audit Execution' for more explanation of "root cause".

Next Steps:

- 1. The site shall request, via Sedex, that the audit body upload the audit report, non-compliances, observations and good examples. If you have not already received instructions on how to do this then please visit the web site www.sedexglobal.com.
- 2. Sites shall action its non-compliances and document its progress via Sedex.
- 3. Once the site has effectively progressed through its actions then it shall request via Sedex that the audit body verify its actions. Please visit www.sedexglobal.com web site for information on how to do this.
- 4. The audit body shall verify corrective actions taken by the site by either a "Desk-Top" review process via Sedex or by Follow-up Audit (see point 5).
- 5. Some non-compliances that cannot be closed off by "Desk-Top" review may need to be closed off via a "1 Day Follow Up Audit" charged at normal fee rates. If this is the case, then the site will be notified after its submission of documentary evidence relating to that non-compliance. Any followup audit must take place within twelve months of the initial audit and the information from the initial audit must be available for sign off of corrective action.
- 6. For changes to wages and hours to be correctly verified it will normally require a follow up site visit. Auditors will generally require to see a minimum of two months wages and hours records, showing new rates in order to confirm changes (note some clients may ask for a longer period, if in doubt please check with the client).



Corrective Action Plan

	Corrective Action Plan — non-compliances								
Non- Compliance Number The reference number of the non- compliance from the Audit Report, for example, Discrimination No.7	New or Carried Over Is this a new non- compliance identified at the follow-up or one carried over (C) that is still outstanding	Details of Non- Compliance Details of Non-Compliance	Root cause (completed by the site)	Preventative and Corrective Actions Details of actions to be taken to clear non- compliance, and the system change to prevent re- occurrence (agreed between site and auditor)	Timescale (Immediate, 30, 60, 90, 180,365)	Verification Method Desktop / Follow-Up [D/F]	Agreed by Management and Name of Responsible Person: Note if management agree to the non- compliance, and document name of responsible person	Verification Evidence and Comments Details on corrective action evidence	Status Open/Closed or comment
Working Hours No.1	New	It was noted daily working hours were exceed 11 hours, which was legal daily working limit 5 out of 26 sample employees worked in excess of the 11 hours in December 2021- max 3 times / month and max 12 hours 26 min 21 out of 26 sample employees worked in excess of the 11 hours in October 2021- max 8 times / month and max 12 hours 25 min.	☐ Training ☐ Systems ☐ Costs ☐ lack of workers ☐ Other – please give details:	Daily working hours should be limited to 11 hours.	60 Days	Follow Up	Ms. Elif Atalay Tarhan – Facility Owner		
Working Hours No.2	New	It was noted that the weekly working hours of the employees in the facility exceed 60 hours a week. (Cutting,	□ Training □ Systems □ Costs □ lack of workers	Weekly working hours should be limited to 60 hours (regular + OT)	60 Days	Follow Up	Ms. Elif Atalay Tarhan – Facility Owner		

		Sewing, Ironing, Package and Quality section) July 2021 4 out of 26 workers performed maximum 64 hours 11 min. / week. October 2021 17 out of 26 workers performed maximum 70 hours/ week. December 2021 5 out of 26 workers performed maximum 64 hours 49 min. / week	Other – please give details:					
Working Hours No.3	New	4 Workers in sewing and packing department have worked 9 days consecutively in October 2021	☐ Training ☐ Systems ☐ Costs ☐ lack of workers ☐ Other – please give details:	In the 7-day working period, the employee should rest 24 hours a day.	60 Days	Follow Up	Ms. Elif Atalay Tarhan – Facility Owner	
Working Hours No.4	New	Yearly overtime working hours were exceeded 270 hours (max 418 hours for sampling time records) in 2021.	☐ Training ☐ Systems ☐ Costs ☐ lack of workers ☐ Other – please give details:	Yearly overtime working hours should be limited 270.	60 Days	Follow Up	Ms. Elif Atalay Tarhan – Facility Owner	
Living Wages and Benefits No.1	New	The legal minimum amount of wage of employees is paid to bank accounts through official payroll, the rest of the regular wages and	☐ Training ☐ Systems ☐ Costs ☐ lack of workers ☐ Other – please give details:	All payments should be decelerated to Social Security System.	90 Days	Follow Up	Ms. Elif Atalay Tarhan – Facility Owner	

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	Corrective Action Plan – Observations								
Observation Number The reference number of the observation from the Audit Report, for example, Discrimination No.7	New or Carried Over Is this a new observation identified at the follow-up or one carried over (C) that is still outstanding	Details of Observation Details of Observation	Root cause (completed by the site)	Any improvement actions discussed (Not uploaded on to SEDEX)					
None	None	None	None	None					

	Good examples						
Good example Number The reference number of the good example from the Audit Report, for example, Discrimination No.7	Details of good example noted	Any relevant Evidence and Comments					
Living Wages and Benefits No.1	Meal are provided free of charge to all employees.	Worker interviews, management declaration, document review					

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5Living Wages and Benefits No.2	Transportation are provided free of charge to all employees.	Worker interviews, management declaration, document review
Living Wages and Benefits No.3	Food aid is provided for employees every 6 months.	Worker interviews, management declaration, document review



Confirmation

Please sign this document confirming that the above findings have been discussed with and understood by you: (site management) If actual signatures are not possible in electronic versions, please state the name of the signatory in applicable boxes, as indicating the signature.		
A: Site Representative Signature:	Elif Atalay Tarhan	Title: Facility Owner
		Date: 14.02.2022
B: Auditor Signature:	Merve ULUC	Title: Lead Auditor
	Ozge AYDIN	Title: Team Auditor
		Date: 14.Jan.2022
C: Please indicate below if you, the site management, dispute any of the findings. No need to complete D-E, if no disputes.		
D: I dispute the following numbered non-compliances:		
E: Signed: (If <u>any</u> entry in box D, please complete a signature on this line)		Title
		Date
F: Any other site Comments:		

Guidance on Root Cause

Explanation of the Root Cause Column

If a non-compliance is to be rectified by a corrective action which will also prevent the non-compliance re-occurring, it is necessary to consider whether a system change is required.

Understanding the root cause of the non-compliance is essential if a site is to prevent the issue reoccurring.

The root cause refers to the specific activity/ procedure or lack of activity/procedure which caused the non-compliance to arise. Before a corrective action can rectify the situation, it is important to find out the real cause of the non-compliance and whether a system change is necessary to ensure the issue will not arise again in the future.

Since this is a new addition, it is not a mandatory requirement to complete this column at this time. We hope to encourage auditors and sites to think about Root Causes and where they are able to agree, this column may be used to describe their discussion.

Some examples of finding a "root cause"

Example 1

Where excessive hours have been noted the real reason for these needs to be understood, whether due to production planning, bottle necks in the operation, insufficient training of operators, delays in receiving trims, etc.

Example 2

A non-compliance may be found where workers are not using PPE that has been provided to them. This could be the result of insufficient training for workers to understand the need for its use; a lack of follow-up by supervisors aligned to a proper set of factory rules or the fact that workers feel their productivity (and thus potential earnings) is affected by use of items such as metal gloves.

Example 3

A site uses fines to control unacceptable behaviour of workers.

International standards (and often local laws) may require that workers should not be fined for disciplinary reasons.

It may be difficult to stop fines immediately as the site rules may have been in place for some time, but to prevent the non-compliance re-occurring it will be necessary to make a system change.

The symptom is fines, but the root cause is a management system which may break the law. To prevent the problem re-occurring it will be necessary to make a system change for example the site could consider a system which rewards for good behaviour

Only by understanding the underlying cause can effective corrective actions be taken to ensure continuous compliance.

The site is encouraged to complete this section so as to indicate their understanding of the issues raised and the actions to be taken.



For more information visit: <a>Sedexglobal.com

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

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

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

http://www.surveymonkey.com/s.aspx?sm=riPsbE0PQ52ehCo3lnq5Iw_3d_3d

Click here for Supplier (B) members:

http://www.surveymonkey.com/s.aspx?sm=d3vYsCe48fre69DRgIY_2brg_3d_3d

Click here for Auditors:

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