

Re-bag's Code of Supplier Conduct

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To: Date:

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1.0 General Principles

This Code of supplier Conduct is directed at any supplier and his subcontractors (hereinafter called "the suppliers") who manufacture products on behalf of Re-bag A/S®.

Re-bag's suppliers are obligated to ensure that this Code of Conduct are **respected** and **implemented** and **complied from any of their sub suppliers**.

This Code of Supplier Conduct sets out the basic requirements that any supplier must comply with in order to do business with Re-bag A/S®.

If a supplier cannot in a reliable way document compliance with this Code of Supplier Conduct Re-bag A/S® is entitled to demand that the supplier implements a development plan to remedy the deficiencies.

If the supplier takes no action in implementing the development plan Re-bag A/S® is entitled to terminate its business relation without any further notice.

Re-bag follows the BSCI (Business Social Compliance Initiative) Code of Conduct.

1.1 General terms

The supplier must treat both people and animals with respect and dignity, and the environment with respect and consideration.

The supplier's business activities must comply with all the relevant and applicable laws and regulations in their respective countries, including those concerning the workforce, it's welfare and safety and the

working environment.

Re-bag A/S® or anyone who represents Re-bag A/S® must be allowed free access to the supplier's facilities whether notification of an inspection has been given in advance or not. The supplier must inform all relevant data. The supplier should ensure that the content of this Code of Conduct is communicated to the employees.

2.0 Social Responsibility

In accordance with the ILO Conventions, the United Nations' Universal Declaration of Human Rights, the UN's Conventions on children's rights and the elimination of all forms of discrimination against women, the UN Global Compact and the OECD Guidelines for Multinational Enterprises and other relevant internationally recognised agreements, this Code of Conduct aims to attain compliance with certain social and environmental standards. By signing the Re-bag Code of Conduct companies are, within their scope of influence, committed to acknowledge the social and environmental standards laid down in this Code and to take appropriate measures within their company policy for their implementation and compliance. Supplier Companies, in addition, must ensure that the Code of Conduct is also observed by subcontractors involved in production processes of final manufacturing stages carried out on behalf of Re-bag A/S.

Within the scope of options for action and appropriate measures, these supplier companies have to aim at the implementation of the following criteria in a development approach:

2.1 Legal Compliance

Compliance with all applicable laws and regulations, industry minimum standards, ILO and UN Conventions, and any other relevant statutory requirements whichever requirements are more stringent. In the agricultural context, ILO Convention 110 shall be respected.

2.2 Freedom of Association and the Right to Collective Bargaining

All personnel shall have the right to form, join, and organise trade unions of their choice and to bargain collectively on their behalf with the company. The company shall respect this right, and shall effectively inform personnel that they are free to join an organisation of their choosing and that their doing so will not result in any negative consequences to them, or retaliation, from the company. The company shall not in any way interfere with the establishment, functioning, or administration of such workers' organisations or collective bargaining. In situations where the right to freedom of association and collective bargaining are restricted under law, the company shall allow workers to freely elect their own representatives. The company shall ensure that representatives of workers and any personnel engaged in organizing workers are not subjected to discrimination, harassment, intimidation, or retaliation for reason of their being members of a union or participating in trade union activities, and that such representatives have access to their members in the workplace.

- In accordance with ILO Conventions 11, 87, 98, 135 and 154.

2.3 Prohibition of Discrimination

No discrimination shall be tolerated in hiring, remuneration, access to training, promotion, termination or retirement based on gender, age, religion, race, caste, birth, social background, disability, ethnic and national origin, nationality, membership in workers' organisations including unions, political affiliation or opinions, sexual orientation, family responsibilities, marital status, or any other condition that could give rise to discrimination.

- In accordance with ILO Conventions 100, 111, 143, 158, 159, 169 and 183.

2.4 Compensation

Wages paid for regular working hours, overtime hours and overtime differentials shall meet or exceed legal minimums and/or industry standards. Illegal, unauthorised or disciplinary deductions from wages shall not be made. In situations in which the legal minimum wage and/or industry standards do not cover living expenses and provide some additional disposable income, supplier companies are further encouraged providing their employees with adequate compensation to meet these needs. Deductions from wages as a disciplinary measure are forbidden, unless this is permitted by national law and a freely negotiated collective bargaining agreement is in force. Supplier companies shall ensure that wage and benefits composition are detailed clearly and regularly for workers; the supplier company shall also ensure that wages and benefits are rendered in full compliance with all applicable laws and that remuneration is rendered in a manner convenient to workers. © Copyright 2009 The English version is the legally binding one.

All overtime shall be reimbursed at a premium rate as defined by national law. In countries where a premium rate for overtime is not regulated by law or a collective bargaining agreement, personnel shall be compensated for overtime at a premium rate or equal to prevailing industry standards, whichever is more favourable to workers' interests.

- In accordance with ILO Conventions 12, 26, 101, 102 and 131.

2.5 Working Hours

The supplier company shall comply with applicable national laws and industry standards on working hours and public holidays. The maximum allowable working hours in a week are as defined by national law but shall not on a regular basis exceed 48 hours and the maximum allowable overtime hours in a day shall not exceed 12 hours. Overtime hours are to be worked solely on a voluntary basis and to be paid at a premium rate. In cases where overtime work is needed in order to meet short-term business demand and the company is party to a collective bargaining agreement freely negotiated with worker organisations (as defined above) representing a significant portion of its workforce, the company may require such overtime work in accordance with such agreements. Any such agreement must comply with the requirements above. An employee is entitled to at least one free day following six consecutive days worked.

Exceptions to this rule apply only where both of the following conditions exist:

- a) National law allows work time exceeding this limit; and
- b) A freely negotiated collective bargaining agreement is in force that allows work time averaging, including adequate rest periods.

- In accordance with ILO Conventions 1 and 14 and ILO Recommendation 116.

2.6 Workplace Health and Safety

The company shall provide a safe and healthy workplace environment and shall take effective steps to prevent potential accidents and injury to workers' 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 workplace environment, and bearing in mind the prevailing knowledge of the industry and of any specific hazards.

A clear set of regulations and procedures must be established and followed regarding occupational health and safety, especially the provision and use of personal protective equipment, access to clean toilet facilities, access to potable water and if appropriate, sanitary facilities for food storage shall be provided. The company shall ensure that any dormitory facilities provided for personnel are clean, safe, and meet the basic needs of the personnel.

Sleeping facilities should be separated by gender and each worker should be provided with his/her own bed as well as storage space for his/her personal belongings.

The space per worker should meet the minimum legal requirements.

There should be a sufficient number of toilettes and showers.

There should be access to drinking water, sufficient air ventilation and sufficient lighting.

All personnel shall have the right to remove themselves from imminent serious danger without seeking permission from the company.

Workplace practice and conditions in dormitories which violate basic human rights are forbidden. In particular young workers shall not be exposed to hazardous, unsafe or unhealthy situations.

- In accordance with ILO Conventions 155, 184 and ILO Recommendations 164 and 190.

In particular, a management representative responsible for the health and safety of all personnel and accountable for the implementation of the Health and Safety elements shall be appointed. All personnel shall receive regular and recorded health and safety training, moreover, such training shall be repeated for new and reassigned personnel.

Systems to detect, avoid or respond to potential threats to health and safety of all personnel shall be established..

The supplier shall promote environmentally friendly production in treatment of wastewater,

Handling of waste and management of energy consumption.

Dangerous and toxic substances must be safely stored in locations that are adequately ventilated and ensure that handling of these materials is safe.

Waste from use of dangerous and toxic substances should be treated in accordance with applicable law.

The supplier shall ensure a healthy and safe working environment where the sources of noise and air pollution are under control.

The supplier shall ensure adequate air circulation, for indoor production and work areas, which should be equipped with windows that can be opened.

The machines should be equipped with operational safety devices to be inspected and maintained regularly.

Protective equipment should be made available by the supplier free of charge, and a first aid kit should be available in each production unit.

The supplier shall have procedures for handling of serious accidents that require treatment outside the premises of the supplier.

The main exits must not be locked during working hours and the location of escape routes and emergency exits should be clearly indicated.

Fire alarms should be placed in each production unit and a fire drill is to be held at least once a year.

2.7 Prohibition of Child Labour

Child labour is forbidden as defined by ILO and United Nations Conventions and/or by national law. Of these various standards, the one that is the most stringent shall be followed. Any forms of exploitation of children are forbidden. Working conditions resembling slavery or harmful to children's health are forbidden. The rights of young workers must be protected. In the event that children are found to be working in situations which fit the definition of child labour above, policies and written procedures for remediation of children found to be working shall be established and documented by the supplier company. Furthermore, the supplier company shall provide adequate financial and other support to enable such children to attend and remain in school until no longer a child.

The company may employ young workers, but where such young workers are subject to compulsory education laws, they may work only outside of school hours. Under no circumstances shall any young worker's school, work, and transportation time exceed a combined total of 10 hours per day, and in no case shall young workers work more than 8 hours a day. Young workers may not work during night hours.

- In accordance with ILO Conventions 10, 79, 138, 142 and 182 and Recommendation 146.

2.8 Prohibition of Forced and compulsory Labour and Disciplinary Measures

All forms of forced labour, such as lodging deposits or the retention of identity documents from personnel upon commencing employment, are forbidden as is prisoner labour that violates basic human rights. Neither the company nor any entity supplying labour to the company shall withhold any part of any personnel's salary, benefits, property, or documents in order to force such personnel to continue working for the company.

Personnel shall have the right to leave the workplace premises after completing the standard workday, and be free to terminate their employment provided that they give reasonable notice to their employer.

Neither the company nor any entity supplying labour to the company shall engage in or support trafficking in human beings.

The company shall treat all personnel with dignity and respect. The company shall not engage in or tolerate the use of corporal punishment, mental or physical coercion and verbal abuse of personnel.

- In accordance with ILO Conventions 29 and 105.

2.9 Environment and Safety Issues

Procedures and standards for waste management, handling and disposal of chemicals and other dangerous materials, emissions and effluent treatment must meet or exceed minimum legal requirements.

2.10 Management Systems

The supplier company shall define and implement a policy for social accountability, a management system to ensure that the requirements of Re-bags Code of Conduct can be met as well as establish and follow an anti-bribery / anti-corruption policy in all of their business activities. Management is responsible for the correct implementation and continuous improvement by taking corrective measures and periodical review of the Code of Conduct, as well as the communication of the requirements of the Code of Conduct to all employees.

3.0 Bribery and Corruption

Re-bag expects our suppliers to adhere to the highest standard of moral and ethical conduct, to respect local laws and not engage in any form of corrupt practice, including extortion, fraud, or bribery.

4.0 Chemicals Restrictions in all products manufactured for Re-bag

Re-bag and Re-bag's customer are very focused on the demands on the limitation and prohibition of chemicals in all products manufactured for the company. Re-bag's Chemical Restrictions are based on The European research (REACH) and are formed according to a principle of caution. This means that our restrictions include substances that might have damaging consequences to humans or the environment, as well as those which are proven to have a detrimental effect.

In Re-bag A/S® we take no chances when it comes to human health or the environment, and therefore our demands on the content follow REACH's Chemical Restrictions.

As our suppliers you have to be fully aware of our demands. Re-bag regularly carries out random tests in international laboratories to ensure that our products are in accordance with the chemical restrictions. If traces of a restricted substance are found in a product, the production of that item is terminated immediately, and all costs connected to this production will be on your behalf as our supplier.

It is important to us that our products contain no substances which, according to scientific research, can be

damaging to humans and the environment.

REACH is a regulation set by the European Chemical Agency to effectively control the entrance of chemicals into the EU.

5.0 Governing law and jurisdiction

This Code of Conduct shall be governed by and construed in accordance with the laws of Denmark.

Any suit, action or proceeding seeking to enforce any provision of, or based on any matter arising out of or in connection with this Code of Conduct or the transactions contemplated hereby shall be brought exclusively in the courts of Denmark.

We hereby confirm, that we will respect this Code of Conduct as our minimum standards for all orders placed to our factory:

Name and address of factory:

Date:

Signature and Stamp:

Please type name: