

المكونات الرئيسية للشفافية في القطاع الخاص - التصريح

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الورشة الإقليمية: تعزيز الشفافية في القطاع الخاص ودور الأطراف المعنيين في البلدان العربية

تونس 8 يونيو 2012





التصريح عن المعلومات (بشكل مباشر أو غير مباشر)

سياسات وممارسات الإبلاغ



مسائل متعلقة بالإبلاغ - كيف؟

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أي المعلومات يجب التصريح عنها؟

- المعلومات المالية والمعلومات غير المالية ذات الصلة
- التصريح عن المعلومات غير المالية (الشركات المسؤولة):
 - المعلومات التنظيمية ومعلومات الملكية حوكمة الشركات
- حالة وأداء برنامج مكافحة الفساد / التوافق: السياسات والممارسات
 - سیاسات وممارسات عامة
 - المساهمات السياسية
 - المساهمات الخيرية والرعاية
 - المخالفة (مثال: حالات فساد) ورد فعل الشركة
- استدامة الشركات، بما في ذلك حقوق الإنسان والمعايير البيئية وأثر التغير المناخي
- مسؤولية سلسلة التزويد / ويمكن حتى أن تتضمن معلومات التعاقد مع القطاع العام
 - التصريح الخاص بقطاعات معينة:
 - الصناعات الاستخراجية
 - التصنيع
 - الخدمات
 - الخدمات المالية
 - البيع بالتجزئة
 - قطاعات أخرى (الصيد لانية وتجارة المواد الفنية البضائع الكمالية ... الخ)
 - التصريح الخاص بمنتجات معينة (حماية المستهلك)
 - التصريح العملياتي/ تصريح الأداء



مسائل متعلقة بالإبلاغ - كيف؟

■ تلبية المتطلبات القانونية (غالباً لا تكون كافية)

- صادق وموثوق: من يقول ماذا عن من (البعض يحتاج إلى إثبات صحة من طرف ثالث خارجي)
- ذو صلة بالموضوع
 أصحاب المصالح (المالكين والمساهمين والمستثمرين والعملاء والمستهلكين والناس بوجه عام)
 التحديث (التدفق)
 - مفيد
 واضح وسهل القراءة (موجه)
 يمكن الوصول إليه (بشكل مباشر أو غير مباشر)
 كمي ونوعي؟



المصدر : سفين بيير مان : توجيهات الإبلاغ الموضوعة من قبل الأمم المتحدة-منظمة الشفافية الدولية UN-TI حول المبدأ العاشر من مبادئ الاتفاق العالمي للأمم المتحدة UNGC أبريل 2010/ ووثيقة توجيهات الأمم المتحدة-منظمة الشفافية الدولية UN-TI لعام 2009

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كيف: اختيار مستوى التفصيل

مثال عن مكافحة الفساد

الالتزام والسياسة:

	عناصر الإبلاغ الأساسية		عناصر الإبلاغ المرغوبة
ب 1	الالتزام المصرح عنه علناًبالعمل ضد الفساد بجميع أشكاله، بما في ذلك الرشوة والابتزاز		السياسة الرسمية المصرح عنها علناً بعدم التسامح مع الفساد نهائياً
ب 2	الالتزام بالامتثال لجميع القوانين ذات الصلة، بما في ذلك قوانين مكافحة الفساد	د 2 ا	التصريح عن دعم أطر ال <mark>عمل القانونية الدولية والإقليمية، مثل اتفاقية الأمم المتحدة لمكافحة</mark>
			الفساد
		د 3	القيام بتقييم المخاطر للمجا <mark>لات المحتملة للفساد</mark>
		د 4	السياسات التفصيلية لمجالا <mark>ت الفساد ذات المخاطر العالية</mark>
		د 5	سياسة مكافحة الفساد الخا <mark>صة بالشركاء في العمل</mark>

التنفيذ

	عناصر الإبلاغ الأساسية		عناصر الإبلاغ المرغوبة
ب 3	ترجمة الالتزام بمكافحة الفساد إلى أفعال	د 6	الإجر اءات التي تتخذ لتش <mark>جيع شركاء العمل على تنفيذ التز امات مكافحة الفساد</mark>
ب 4	دعم قيادة المؤسسة لمكافحة الفساد	د 7 :	مسؤولية الإدارة ومساءلته <mark>ا عن تنفيذ الالتزام بمكافحة الفساد أو السياسة الخاصة به</mark>
ب 5	الاتصالات وتدريب جميع الموظفين على الالتزام بمكافحة الفساد	د 8	إجراءات إدارة الموارد الب <mark>شرية لدعم الالتزام بمكافحة الفساد أو السياسة الخاصة به</mark>
ب 6	القيام بفحوصات وموازنات داخلية لضمان الاتساق مع الالتزام بمكافحة الفساد	د 9	قنوات الاتصال (عند اكتش <mark>اف الأخطاء) وآليات المتابعة للإبلاغ عن الشكوك أو طلب المشورة ا</mark>
		د 10	إجراءات المحاسبة الداخلي <mark>ة والتدقيق الداخلي المتعلقة بمكافحة الفساد</mark>
		د 11	المشاركة في مبادر ات مكا <mark>فحة الفساد الطو عية</mark>

المراقبة:			
	عناصر الإبلاغ الأساسية		عناصر الإبلاغ المرغوبة
ب 7	عمليات المراقبة والتحسين	د 12 -	مراجعة القيادة لنتائج المر <mark>اقبة والتحسين</mark>
		د 13	التعامل مع الحوادث
		د 14	الحالات القانونية العانية التي تخص الفساد
© Juanita Olava		د 15	استخدام عنصر تأكيد خار <mark>جي مستقل لبر امج مك</mark> افحة الفساد



Retail

Gap Inc.

Strategy & Structure Goals & Objectives Managing for Value People, Supply Chain Performance Environmental, Social & Ethical, Segmental

Summary

- Summarises, in the Annual Report, the Group's commitment to social responsibility and its importance in attracting employees and delivering long-term shareholder value
- B Provides a candid insight, within the Social Responsibility Report, into the outside world's response to the Group's first Social Responsibility Report and reaffirms the Group's commitment to social responsibility

belief that talking about challenges is an important

REGIONAL BREAKDOWN OF SOURCING COUNTRIES

AND SIGNIFICANT GAP INC. SOCIAL RESPONSIBILITY INITIATIVES

step toward resolving them.

G Summarises, with the support of graphics, the Group's social responsibility initiatives by geography and category

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A Social Responsibility

Gap Inc. is passionate about social responsibility-and In the days after we released our first social responwe continue investing in each of these areas. Being sibility report last year, it wasn't easy to see headlines a socially responsible company also inspires and at- Like, "Gap admits factory abuses." tracts the kind of talented and ethical people we want working with us. In fact, many new employees cite our - But this was more than offset by positive responses commitment as a reason they joined the company. We from the media, employees and other stakeholders believe this commitment is essential to our success as who told us how much they appreciated our candor an employer, a corporate citizen and a company who - and how they wanted to work with us to address the brings great brands to customers and delivers long- challenges described in the report. term shareholder value.

From Paul Pressler

That doesn't mean we expect our efforts to create a competitive advantage. While ethical sourcing is an essential part of the long-term growth and sustainability of our business, our goal is to help improve conditions across the apparel industry as a whole. Their response renewed our commitment to improv-And we know that's not something we can do alone. ing garment factory conditions, and reinforced our

Summary

- Outlines four key strategic priorities for 'forging sustainable solutions' in the world's garment factories and emphasises the importance of a collaborative and integrated approach between the Group and outside partners
- Builds on these strategic priorities by setting out, in tabular format, the Group's performance during the year against goals for each priority and establishes new goals for the coming year, as shown here for 'Inspect & Measure'

FORGING SUSTAINABLE SOLUTIONS

The magnitude and complexity of the challenges we face are not an excuse for inaction. As we emphasized in last year's report, we recognize and embrace our responsibility to take a leadership role in improving conditions in the world's garment factories. The realities of our industry and broader operating environment, however, do have important implications for the strategies we use to drive change.

Over the past few years, we have been migrating toward a more collaborative, integrated approach in which we work closely with partners in government, civil society, trade unions and the commercial sector to develop broad solutions that address the underlying causes of poor working conditions and stand the tost of time

Our strategy for forging sustainable solutions focuses on four key priorities:

FORGING SUSTAINABLE SOLUTIONS

Inspect & Measure: Make monitoring a more effective tool for identifying problems, managing remediation and measuring progress

 Integrate: Embed compliance directly into business practices and supply chain operations

 Collaborate: Work with external stakeholders to address systemic issues that have made poor working conditions endemic in the garment industry

· Communicate: Build a foundation for ongoing growth and collaboration through transparency and stakeholder engagement

AREA OF FOCUS GOAL PROGRESS spect & Measure Participate in SAI pilot * Participated compliance program tional (SAIL) noiteule · Particinal

	SELF-ASSESSMENT
in evaluation by Social Accountability Interna- a.261	Achured
a Marith spream much of training models. 218	

AREA OF FOCUS	OOAL	ACTION PLAN	
Inspect & Measure	Review COVC to address deficien- cies and increase alignment with other codes	Conduct a comparative analysis with the SA8000 standard and ETI Bass Outline plan to address major inconsistencies	
	Review monitoring protocal for more efficient and effective use of compliance resources	Evaluate scope, duration, staffing levels and frequency of factory audits in context of feedback from SAI and Verité	
		 Evaluate apportunities to streamline monitoring efforts through greater collaboration with other buyers and third-party auditors 	
	Develop a new data collection system	Develop system that substantially improves ability to record, analyze and report data in meaningful ways	
	Further enhance external auditor training for compliance team	Identify externally recognized training organizations Conduct additional issue-specific training on detection of issues such as	

CATEGORIES

- Ethical Sourcing
- Employees
- Community Involvement



- · Guatemala City: Continuous Improvement in the Suatemalan Workplace (CIMGUAW) · Guatemala City: Water quality pilot program
- HONDURAS

San Pedro Sula: Community Corps volunteers

- · San Pedro Sula: Gap Foundation grants and donations San Pedro Sula: Independent Monitoring by the
- Independent Monitoring Team of Honduras (EMIH)
- Tegucigalpa: CIMCAW

AUNTEMALA HONDURAS MEXICO

С

Gap Inc.

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Summan

- Expands on each strategic priority, as shown here for 'Inspect & Measure'
- C Explains the process for monitoring Group factories using their unique factory rating process and scoring tool and provides, in tabular format, factory rating data by country
- Discusses the impact of the Group's factory approval programme on overall compliance levels, supported by quantitative analysis of the success rate of new factory approvals by region
- Sets out the number of approved factories during the year and explains the reason for the decrease from the previous year

Inspect & Measure

We are leveraging both our experience and the expertise of external parties to make our monitoring program a more effective tool for identifying problems and measuring progress. We want to be able to bring the same rigor and consistency to factory monitoring that we apply to other aspects of our business, like tracking inventory flow or recording financial results.

Last year, we took an important step toward that goal when Social Accountability International [SAI] and Verité conducted thorough assessments of our monitoring program and inspection protocols.

G ASSESSING OUR MONITORING EFFORTS HOW DID WE DO IN 2004? 2004 FACTORY RATING DATA

-6 14

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49 51 69 54 14 236

outh America

2 1 5 10

5 2 13

32

17

DEVELOPING EFFECTIVE MONITORING

Our Global Compliance team fields more than 90 individuals around the world who are as diverse as the garment manufacturers from which we source. Most of them are Vendor Compliance Officers, or VCOs. They are the eyes and ears of our monitoring program. They spend their days visiting factories, conducting inspections, documenting violations of our COVC, and working with garment manufacturers and others to build capacity for greater compliance.



COUNTRY

ambodia

El Salvador

Guatemala

Honduras

China

What do these numbers mean?

We still face many challenges with our approved factories. However, our approval process does have a measurable impact on factory compliance levels. Approved factories tend to have fewer overall compliance issues than factories that have not yet gone through the process. The only violation we find more frequently in approved factories is related to our overtime policy, and this is due to the fact that we have the opportunity to review factory records for longer periods of time and during peak production cycles.

Monitoring our approved factory base

Once a garment factory is approved, we aim to visit it at least once a year. For some, we conduct more visits. In 2004, our VCOs conducted approximately 6,750 inspections in 2,672 garment factories around

REGION Greater China North Asia outheast Asia Indian Sub-Continent Persian Gulf North Africa & the Middle East 73 Sub-Saharan Africa 21 42 29 0 Europe lincluding Russial 57 70 21 United States & Canada 20 80 5 15 Mexico, Central America & the Caribbean 20 0 0

14 64

© Juanita Olaya the world. This is a decrease of about 1,750 inspec-

RATING FACTORIES ON COMPLIANCE PERFORMANCE

In last year's report, we introduced a rating tool that guantifies our inspection data and helps us compare factory performance from year to year. Factories receive ratings based on the number and type of issues documented during inspections over a 12-month period, as well as how often the issues recurred and how long it took factory management to resolve them.



Summary

- Presents a table covering the percentage of factories with violations, split by geography, and eight violation types, of which three are shown here
- K Establishes the likely trend in violations in the future
- Provides a candid discussion addressing the increase in one of the violation types discrimination found in the Group's factories and how these violations may be more widespread than the data suggests
- M Sets out additional detail on the key types of violation, as shown here for 'forced labour', including the Group's response to correct it



LEGEND



2 We believe that violations in these areas are more widespread than our data suggest. For more information, please see p. 20.

Notably, we also saw small increases in our documentation of factories with cases of discrimination. In part, this demonstrates what our team learned from the SAI training sessions in October 2004. Nonetheless, we continue to believe that these violations, and those of freedom of association, are more widespread than our data suggest. Many of these issues first come to our attention through third parties, such as trade unions or NGDs, rather than our own monitoring efforts. We plan to introduce more targeted training to improve our work in these areas in the future, and explore ways

In the near term, progress is likely to mean that we find more violations, not less, especially in challenging areas such as discrimination and freedom of association. We hope that, as we work with fewer parment manufacturers for longer periods of time, these numbers will begin to level off and, eventually, decrease.

SECTION IV - FORCED LABOR

We found one instance in 2004 in which workers in a Chinese factory were not permitted to resign (if they so desired) during the peak production season. We revoked approval of the factory.

We also found a case in Honduras where the doors in one production area were locked, thus preventing workers from being able to leave. We asked the factory to correct the situation immediately and confirmed a few weeks later through a physical. inspection and interviews with workers that the doors were and had remained unlocked. We continue to monitor the factory.

We recorded three cases in Egypt, Moroccu and Vietnam, respectively, in which factories maintained a clause in their employment contracts requiring workers to pay a fee if they

المصدر : قاعدة بيانات PWC لأفضل الممارسات www.corporatereporting.pwc.com



التصريح: قرارك الخاص

- ما هو المطلوب بموجب القانون؟ ما هي المعايير التي تنطبق بالنسبة لي؟ أين هي معاييري بالنسبة لتلك؟
 - الأكثر من ذلك، ما هو المنطقي في السياق الخاص بي؟ (الخصائص الإقليمية والمحلية، وأصحاب المصلحة، والسوق، وخطة العمل، والمنافسين)
 - کیف أصل إلى الجمهور الذي أرغب بالوصول إلیه؟
 - من هو المسؤول عن ذلك في شركتي؟ من أين تأتي المعلومات؟ كيف أضمن الجودة؟
 - التزام/معيار شفافية مصمم في المنطقة العربية وخاص بها؟
 - الدور الذي يمكن أن تضطلع به جمعيات الصناعة والمجتمع المدني والشركات.