ATAKORA Fördergesellschaft GmbH

Code of Conduct

ATAKORA Fördergesellschaft GmbH (hereinafter referred to as “ATAKORA”) is guided by the fundamental principles of social responsibility, environmental protection and fair cooperation in all our company’s activities. Reconciling our economic, ecological, and social responsibilities in a sustainable way is the objective of ATAKORA.

In this, we see ourselves as equal partners in our business relationships. Our association with our business partners is based on cooperation and characterised by mutual respect. This Code of Conduct sets forth ATAKORA’s fundamental requirements of its partners, service providers and suppliers, including all of their affiliated companies, as well as their subcontractors (hereafter referred to as “Business Partners”). Partners, service providers and suppliers of non-merchandise goods to ATAKORA are required to inform their affiliated companies, their subcontractors and employees about ATAKORA’s Code of Conduct and to ensure adherence to it at every workplace at which services and final processing of products for ATAKORA are rendered.

The following principles are consistent with internationally applicable standards, such as the United Nations Universal Declaration of Human Rights, the UN Convention on the Rights of the Child and applicable Conventions of the ILO, as well as legislation in the respective country.

1. Legal compliance

ATAKORA requires all of its Business Partners to comply with all applicable legislation. The requirements of ATAKORA set forth in this Code of Conduct may also exceed the applicable legal requirements in the respective country. Should any ATAKORA requirement contravene legal provisions of the respective country, the Business Partner must inform ATAKORA about this.

2. Child labour / young employees (ILO Conventions 138 and 182 and UN Convention on the Rights of the Child)

No persons may be employed who are younger than the legally required minimum age for employment in the relevant country. Business Partners are required to take the necessary measures to prevent the employment of persons below the legal minimum age. The minimum age to permit employment must not be below the age at which compulsory education ends and in no case under the age of 15 years. Subject to the exemptions granted under ILO, national regulations designed to protect children and employed youths must be observed. Children must be protected from economic exploitation, the carrying out of work that is dangerous, that negatively impacts on the child’s education or that could endanger the health or physical, mental, intellectual, moral or social development of the child.
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3. Discrimination

Any form of discrimination in hiring and employment practices by Business Partners is prohibited. In particular, any distinction, exclusion or preference based on race, caste, skin colour, gender, age, religious belief, political opinion, membership in workers’ organisations, physical or mental disability, ethnic, national or social background, sexual orientation or other personal characteristic is prohibited. Business Partners are also responsible for any employees who are employed through agencies or other intermediaries.

4. Employee rights

ATAKORA tolerates no form of forced or compulsory labour. It also rejects any form of prison labour. Employees of Business Partners must not be compelled to work by way of violence and/or intimidation, whether directly or indirectly. Instead, all employees must have sought work and/or employment of their own free will. All employees must be treated with dignity and respect. No employee must be exposed to verbal, psychological, physical and/or sexual abuse, coercion or harassment.

Business Partners of ATAKORA are also responsible for any employees who are employed through agencies or other intermediaries.

All employees of Business Partners have the right to join associations of their choice, to establish these and to engage in collective bargaining.

Working hours must comply with applicable law, industry standards or relevant ILO Conventions, whichever standard is more stringent. Following six consecutive days of work, employees must be permitted at least one day of rest. Any overtime worked must be compensated separately in accordance with national regulations.

5. Compensation

Business Partners guarantee that the wages paid to employees equal or exceed the minimum wage prescribed by law or the applicable industry-specific minimum wage, whichever is higher. Where neither legal nor industry-specific minimum wages exist, Business Partners must ensure that the wages paid shall be sufficient to cover an employee's basic needs, taking into account individually occurring circumstances (such as purely supplementary income, part-time work, etc.).
6. Health & Safety

Business Partners shall provide a safe and healthy working environment. Business Partners shall adopt the measures needed to prevent such accidents and health hazards as may arise in connection with work. For this purpose, Business Partners must put in place systems capable of detecting, avoiding and responding to potential health and safety hazards. In addition, they guarantee that employees are periodically updated and trained on applicable health and safety regulations as well as any precautions taken. Business Partners must document this.

7. Environmental protection

The protection of nature and the environment is an integral component of ATAKORA’s business practice. Business Partners must comply with all applicable environmental regulations. They are further expected to undertake an ongoing effort to prevent and reduce environmental contamination.

Processes and standards prescribed for waste management, for the handling and disposal of chemicals and other hazardous substances as well as for emissions and waste-water treatment must be observed at all times by Business Partners, with special emphasis placed on the protection and preservation of natural resources.

8. Bribery and corruption

ATAKORA does not tolerate any form of bribery or corruption. Business Partners as well as their employees must conduct themselves in such a way so as to avoid any personal dependency, obligation or influence. In particular, all employees and Business Partners are expected to behave in a professional manner guided by fairness and full compliance with applicable national and international regulations. In addition, Business Partners shall introduce anti-bribery and anti-corruption policies to be observed by all their business divisions. Where gifts are presented in adherence to a country’s individual customs or etiquette, care must be taken to ensure that such gifts do not give rise to obligatory dependencies and that applicable national laws and regulations are observed.

Information on corrupt practices is to be reported immediately by Business Partners to ATAKORA.
9. Visual representation in advertising

Business Partners undertake to respect human and animal dignity absolutely, in all its aspects. Within this, the following benchmarks in particular apply to Partners of “Cotton made in Africa” or “The Good Cashmere Standard®” in their visual representation in advertising “Cotton made in Africa” or “The Good Cashmere Standard®”:

In its visual representation in advertising of people, especially of children, or animals, Business Partners must ensure that their dignity is not in any way impaired and that they are not shown in demeaning situations (for instance, visibly affected by hunger and/or illness, or scantily clothed). Visual representations of people, animals and situations intended for advertising must accurately reflect reality and may not transmit false or misleading information concerning the identity of the people shown.

Business Partners undertake to ensure a faithful and objectively correct visual representation and to ensure the factual transparency of its own underlying value system, motives and actions. Visual and written advertising must correspond to the objectives underpinning the licensed product.

10. Monitoring Code of Conduct

Business Partners commit themselves to actively and fully support the implementation and monitoring of the principles set forth in this Code of Conduct and actively cooperate with ATAKORA by providing ATAKORA on request with all relevant information on their activities.

At the request of ATAKORA, Business Partners are obliged to have their work and production sites undergo audits with regard to adherence to this Code of Conduct.

Business Partners guarantee that, whenever the need arises, ATAKORA itself or any third party authorised by ATAKORA may conduct a review of the Business Partner’s compliance with the principles set forth in this Code of Conduct at the direct Business Partner’s premises, or other suppliers’ premises working on the Business Partner’s behalf. For this purpose, the signatory Business Partner undertakes to name the production sites accordingly.

If instances of non-compliance are discovered, Business Partners are obliged to take immediate remedial action, with ATAKORA allowing sufficient time for such actions.

Regardless of whether a signatory Business Partner or affiliated company or other suppliers working on its behalf have violated the principles set forth in this Code of Conduct, ATAKORA’s right to terminate the business relationship with any Business Partner is not compromised.
11. Procedure for complaints

Complaints or information about violations of this Code of Conduct may be reported to ATAKORA (see below for contacts) at any time, also anonymously.

Individuals filing a complaint are asked only to report such complaints and information they believe in good faith to be true.

Business Partners guarantee that affiliated individuals filing complaints will not be subject to reprisals or disciplinary action of any kind.

ATAKORA contact person:
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