The factual information set forth on the Tracking Charts was submitted to the FLA by each Independent External Monitor and Participating Company and reviewed by FLA staff. It is being made available to the public pursuant to the FLA Charter in order to strengthen the monitoring process. The FLA Charter provides for regular public disclosure of the factual results of independent monitoring and the resulting specific actions taken by Participating Companies.

What is a Tracking Chart?

Compliance is a process, not an event. A Tracking Chart outlines the process involved in FLA independent external monitoring and remediation. It is used by the accredited independent external monitor, the participating company and the FLA staff to do the following:

- Record Findings: The independent external monitor uses the Tracking Chart to report noncompliance with FLA Code standards. The monitor should also cite the specific Code benchmark or national/local law that was used to measure compliance.
- Report on Remediation: The FLA participating company uses the Tracking Chart to report on the remediation program that was implemented in order to resolve the noncompliance and prevent any future violations.
- Evaluate Progress: The FLA uses the Tracking Chart for purposes of collecting and analyzing information on the compliance situation of a particular factory and for publication on our website. This information is updated on an ongoing basis.

What a Tracking Chart is NOT -

An exhaustive assessment of factory conditions

Working conditions - in any type of workplace - are <u>dynamic</u>. Each Tracking Chart represents a survey of the factory's conditions on a specific day. Over time, a fuller picture emerges as we compile information from various sources to track the compliance progress of a factory.

A pass or fail evaluation

The Tracking Charts do not certify whether or not factories are in compliance with the FLA Code. Monitoring is a <u>measurement tool</u>. The discovery of noncompliance issues is therefore not an indication that the participating company should withdraw from a factory. Instead, the results of monitoring visits are used to prioritize capacity building activities that will lead to sustainable improvements in the factory's working conditions.

A one-time event

Each monitoring visit is followed by a remediation program, further monitoring and remediation in an ongoing process. The Tracking Charts are updated accordingly.

Note on Language

Please be advised that because FLA independent external monitors are locally-based and English is generally not their native language, the language presented may at times appear unclear to a reader who is a native English speaker. In order to preserve the integrity of the transparency process and the information we receive, our policy is to publish the original text from the monitor and participating company. However, the reader will note that we have taken the precaution to remove any identifying information about the factory that was monitored or the workers interviewed.

For example, in cases where monitors and/or participating companies have cited the actual number of workers in reference to a noncompliance issue, in order to protect the workers' identities, we have replaced the numbers with generic wording in brackets (i.e. "[some]", "[worker interviews revealed that]",etc.).

We do not disclose the name of the factory that was monitored in order to ensure that the FLA's efforts to encourage and reward transparency do not have detrimental consequences for the factory and the workers.

Instructions for Printing

The information contained in the Tracking Charts is organized by columns and rows in a table format. Due to the number and width of the columns, the charts have been formatted for legal size (8.5 x 14in.) paper. To print the charts, please make sure to select "legal" size paper from Print properties.

FLA Audit Profile	
Country	China
Factory name	100015452E
IEM	Global Standards
Date(s) in facility	October 23-24, 2006
PC(s)	Phillips-Van Heusen Corp.
Number of workers	700
Product(s)	Footwear
Production processes	Cutting, Sewing, Assembly

				-	IEM Findings	T-				_	Remediation	-	-	[Status]	Updates (Cite Date	Third-Pa	arty C	ompany V	rificati
*LA Code/ Compliance issue	Country Law/Legal Reference	FLA Benchmark	Non-compliance	Risk of Non-compliance	Evidence of Non- compliance (uncorroborated)	If not corroborated, explain why	Sources/Documentation used for corroborating	Notable Features implemented by Factory Management or Company	PC Remediation plan	Target Completion Date	Factory Response (Optional)	Company follow up (Cite date of follow up)	Documentation	Completed; Pending; On-going	Company Follow up		External Do Verificatio ati n (Date)	tion Fo (C) pla fol vis	ompany ollow up Cite date of lanned or ollow up sit, if opropriate)	ocum ation
I. Code Awareness Worker/management awareness of Code		FLA Principle of Monitoring, Obligation of Companies: Ensure that all Company factories as well as contractors and supplies inform their employees about the workplace standards onally and through the posting of standards in a prominent place (in the local languages spoken by employees and managers) and understandards on a regular basis.			Only one worker interviewed is familiar with the CoC.	Through management interview and record review, the factory provides trainings on CoC for workers.	Management interview, records review, worker interview		We have re-provided training of PC's code of conduct to our employees and supervisors in Jan. 07 and we will provide it as a fixed project to our new employees to make sure everyone knows this code since Jan. 07.	January 2007 and ongoing trainings for workers		During the follow up on 04/05/2007, this issue has been corrected. Workers and supervisors interviewed and review of relevant documentation from the trainings.		Completed						
Confidential non-compliance eporting channel		Fi.A. Principle of Monitoring, Obligation of Companies: Devologia secure communications channel. In a manner appropriate to the culture and situation, to enable Company employees and employees of contractors and suppliers to report to the Company on noncompliance with the vollegibles clandards, with security that they shall not be punished or prejudiced for doing so.		No policy to ensure that workers can use them without fear of reprisal and no strong control of the strong complaints.			Records review, management interview		Factory has updated the confidential internal complaint system since April 07 and has trained the workers that only HR compliance manager can handle the complaint from workers. They will not release the privacy of the complaind workers to ensure everyone can communicate with top management freely.	April 2007 and on- going training for workers		During the follow up on 04/05/2007, this issues has been corrected. Workers and supervisors interviewed and review of relevant documentation		Completed						
	ed labor, whether in the form	of prison labor, indentured labor, bonded labor or																		
3. Child Labor No person will be employed at a younger than the age for comple	an age younger than 15 (or 14	where the law of the country of manufacture allows) or the country of manufacture where such age is higher than	1																	
4. Harassment or Abuse Every employee will be treated v	with respect and dignity. No e	imployee will be subject to any physical, sexual,																		
psychological or verbal harassm Other	ent of abuse.			The factory doesn't have a policy for termination/retrenchment for operational purposes.			Management interview, records review		Factory has implemented a policy for termination and all workers are aware/trained on the policy.			During the follow up on 04/05/2007, this issue has been corrected. Workers and supervisors interviewed and review of relevant		Completed						
				In cases where the disciplinary process results in termination, there is no policy providing workers with an opportunity to reply, challenge or make appeals against the termination.			Records review, management interview		Factory has set up a reacting system in Jan 07 for the workers who suffer from disciplinary action to appeal and express his/her advice and this system will be operated by HR department	on-going		documentation. During the follow up on 04/05/2007, this issue has been corrected. Workers and supervisors interviewed and review of relevant		Completed						
				The policy on harrassment and abuse in the factory only indicates that there should not be any form of harrassment and abus while no definition for each form of harrassment and abuse and no procedure to solve and discipline such cases.	s s		Records review, management interview		independently. We have established an updated policy with detailed definitions and relative solving & discipline procedures and included this in Workers' Manual since March 2007 and we have trained workers and management in March 07.	March 2007 and on- going training for workers		documentation During the follow up on 04/05/2007, this issueshas been corrected. Workers and supervisors interviewed and review of relevant documentation		Completed						
 Nondiscrimination No person will be subject to any discipline, termination or retirem 	discrimination in employment ent, on the basis of gender, ra	t, including hiring, salary, benefits, advancement, ace, religion, age, disability, sexual orientation, nationality,																		
political opinion, or social or ethr Hiring Discrimination Practices	nic origin.	Employment decisions will be made solely on the basis of education, training, demonstrated skills or abilities. All employment decisions will be subject to this provision. They include: hiring, job assignment, weges, boruses, allowances, and other forms of compressation, and allowances, and other forms of compressation, employment, provision of retirement.		The policy on non-discrimination doesn't include procedures to solve and discipline such cases.			Records review, management interview		We have established an updated non discrimination policy with detailed definitions and relative solving and discipline procedures and included this in Workers' Manual since March 2007 and we have trained workers and management in March 07.	March 2007 and on- going training for workers		During the follow up on 04/05/2007, this issue has been corrected. Workers and supervisors interviewed and review of relevant documentation		Completed						-
		nt to prevent accidents and injury to health arising out of,																		
Evacuation Procedure		All applicable legisly required or recommended elements of safe evacuation (such as posting of evacuation plans, unblocked asliesferits, remployee doctation, evacuation procedures, etc.) shall be complied with and workers shall be trained in proper safety, first aid, and evacuation procedures.	Found one of the fire exits at leather warehouse is blocked.				Visual inspection		We have asked the supervisor in leather warehouse to keep the fire exits opening during working hours since Jan 07 to prevent from any safety hazard.	January 2007		During the follow up on 04/05/2007, auditor confirmed this issue has been corrected through observation and conversation with the supervisor and workers of the leather warehouse		Completed						

FLA Code/ Compliance issue	Country Law/Legal Reference	El A Desemble	New remailment	Risk of Non-compliance	IEM Findings	If not corroborated.	Sources/Documentation	Markin	PC Remediation plan	Tarret	Remediation Factory	C	[Status]	Updates (Cite Date Company Document	Third-Party	Company Verification
FLA Code/ Compliance issue	Country Law/Legal Reference	FLA Benchmark	Non-compliance	Risk of Non-compliance	Evidence of Non- compliance	If not corroborated, explain why		Notable Features	PC Remediation plan		Response	Company follow up Documents (Cite date of follow	from Completer Pending;	Follow up ation	Verificatio ation	t Company Document Follow up ation
					(uncorroborated)	explain willy		implemented		Date	(Optional)	up)	On-going	I dilow up lusoii	n (Date)	(Cite date of
								by Factory								planned or
								Management or Company								follow up visit. if
								or company								appropriate)
Safety Equipment	Health & safety regulation	All safety and medical equipment (such as fire fighting	First aid kits are not well				Visual inspection		We have arranged special	lancar.		During the follow up	Complete			
Salety Equipment	#31: All unit must provide first	equipment, first aid kits, etc.) shall be in place,	stocked. 2) Found one fire				visual inspection		person to inspect the first aid	2007		on 04/05/2007.	Complete	'		
	aid kits.	maintained as prescribed and accessible to the	extinguisher is out of order.						kit on a regular time in Jan			auditor confirmed				
	Fire safety law regulation	employees.							07 to replenish medicines			these issues have				
	#14, point 6: All unit must have functioned emergency								needed or any lacks in time. We have inspected all the			been corrected through observation.				
	light.								fire extinguishers in our			unough observation.				
	-								factory and those out of							
									order were already been							
									replaced immediately in Jan 07							
PPE		Workers shall wear appropriate protective equipment	Found PPE for a portion of the				Visual inspection		We have provided adequate	January		During the follow up	Complete	1		
		(such as gloves, eye protection, hearing protection,	workers is not appropriate.						protective equipment to	2007		on 04/05/2007, this				
		respiratory protection, etc.) to prevent unsafe exposure (such as inhalation or contact with solvent vapors,							workers such as providing gloves to workers using			issue has been corrected. Workers				
		noise, dust, etc.) to hazardous elements including							cleaning solvent and			and supervisors				
		medical waste.							protective covers has been			interviewed and				
									already installed on sewing machines in Jan 07. At the			review of relevant				
									machines in Jan 07. At the same time we also gave our			documentation.				
									workers training on how to							
						1			use them and their benefits.							
Chemical Management	Health and safety regulation	All chemicals and hazardous substances should be	No Chinese label on some of				Visual inspection.		We have labeled all	January		During the follow up	Complete			
	#6 point 3: All chemical	properly labeled and stored in accordance with	the chemicals inside			1			chemicals and hazardous	2007		on 04/05/2007,				
	should have clear chinese label on container.	applicable laws. Workers should receive training, appropriate to their job responsibilities, in the safe use of	warehouse.			1			substances in the warehouse with local			auditor confirmed these issues have				
	label on container.	chemicals and other hazardous substances.	`						language in Jan 07.			been corrected				
												through observation.				
Ventilation/Electrical/facility	Fire cofety low regulation #41	All ventilation, plumbing, electrical, and lighting services	Most of the electrical cables			-	Visual inspection		We have already cleaned	January		During the follow up	Complete		 	
maintenance	& 45: All electrial junction	shall be provided and maintained to conform to	or wires are without proper				visuai ilispectiori		and re-adjusted all electrical			on 04/05/2007,	Complete			
	boxes and wires must be	applicable laws and prevent hazardous conditions to	casing (to prevent short or fire).						cables/wires in Jan 07 to			auditor confirmed				
	connected safely with proper protection	employees in the facility.	Electrical wires improperly spliced or taped.						make sure they are in safe condition			these issues have heen corrected				
	protection.		spiiced or taped. 3) Electrical wire obstructing						condition.			through observation.				
			aisles and passage.									anough coochtaion.				
 Freedom of Association and Employers will recognize and re 		o freedom of association and collective bargaining.														
8. Wages and Benefits																
Employers recognize that wage	es are essential to meeting em	ployees' basic needs. Employers will pay employees, as	в													
base, at least the minimum wag	ge required by local law or the	prevailing industry wage, whichever is higher, and will														
provide legally mandated benef		I -														
Minimum Wage	Labor law Article 48. Workers' wages should be	Employers will pay workers the legal minimum wage or the prevailing industry wage, whichever is higher.	one worker in warenouse were paid below minimum wage in				Records review, management interview		We have compensated the wage balance of RMB9.07	January 2007		During the follow up on 04/05/2007, the	Complete	'		
	not lower than minimum	the prevailing incustry wage, whichever is higher.	this February. This is the only				illaliagement interview		for this worker in Jan 2007.	2007		issue has been				
	wage.		case the auditor found through						We now set up a double-			Improved. This worker				
			payment review from January to						check system before paying			had been				
			September. Other workers whose piece-rate were lower						for the wages every month to prevent from the reoccurring	1		compensated accordingly in January				
			than minimum wage, the factory						of the similar issues.			2007 and there is no				
			would pay them the minimum									other cases observed.				
			wage.									As per factory, it was caused by human				
												error and assigned				
												personnel is asked to				
												double-check the				
												payroll each month. This was verified				
												through relevant				
						1						documentation.				
Wage Benefits Awareness	1	Employers will communicate orally and in writing to all			Workers interviewed said	Through management	Worker interview.		We have provided re-training	January		During the follow up	Complete	1		+ + + + + + + + + + + + + + + + + + + +
-g	1	employees in the language of the worker the wages,			they don't know clearly	interview and record	management interview,		to all workers on the wage	2007 and		on 04/05/2007, this	- Simpleton			
		incentive systems, benefits and bonuses to which all			how to calculate wages.	review, the factory	records review		calculation in Jan 07 and set	on-going		issue has been				
		workers are entitled in that company and under the applicable law.				provids trainings on this issue for workers.			this as a fixed project for	training for workers		corrected. Workers and supervisors				
1	1	applicable law.	1			issue for workers.			new employees to ensure everyone understands this	WUIKEIS		and supervisors interviewed and			1	
						1			since Jan 07.			review of relevant				
						1						documentation.				
Legal benefits	Occupational injury	Employers will provide all legally mandated benefits to a eligible workers	II 1) Attachment to the workers'	-			Records review,		We have cancelled this term	January		During the follow up	Complete			
1	regualtion: Once the injuries are proved to be occupational	eligible workers	contract, workers must use all PPE the factory provides to			1	management interview, worker interview		for the PPE from the workers' contract and we	2007 on on-		on 04/05/2007, PPE clause has been	and on- going		1	
	injuries, employers should	1	workers, if workers get			1	worker interview		have set up the disciplinary	yong		removed from	guing			
	bear the responsibility of		occupational injuries due to no			1			system to educate and help			workers' contracts.				
1	compensation. 2.		use of PPE as required, workers			1			the workers to use the	1		This has been verified			1	
	Article 72, PRC Labor Code, the sources of social		will bear all responsibility, and the factory will not bear any			1			provided protective equipments since Jan 07. In			through review of workers' contracts.				
	insurance funds shall be		responsibility. 2) The factory			1			fact, we have already			Injury insurance has				
1	determined according to the		buys social, unemployment and			1			provided 65.9% workers with	1		been provided to			1	
	branches of insurance, and		medical insurance for [some]					1	social security insurance of			100% of workforce	1			
	an overall raising of social insurance funds shall be		employees. No insurance except for occupational injury insurance			1			pension, medical, unemployment (maternity			and 62% have been provided with the				
	practised step by step. The		for temporary workers.			1			insurance is not requested	1		other types. This will			1	
	employing unit and labourers		1			1			by local administration	1		be an ongoing			1	
	must participate in social insurance and pay social		1			1			currently) and all workers including temporary workers	1		process.			1	
	insurance and pay social insurance premiums in		1			1			including temporary workers are provided injury	1					1	
	accordance with the law.					1			insurance.							
	1					1				1						
•						•										

	1				IFM Findings						Demodiation			[Ctatus]	Hadataa	Cit- Data	Third Dead		Vesitionian
FLA Code/ Compliance issue	Country Law/Legal Reference	FI & Benchmark	Non-compliance	Risk of Non-compliance	IEM Findings Evidence of Non-	If not corroborated,	Sources/Documentation	Notable	PC Remediation plan	Target	Remediation Factory	Company follow up	Documentation	[Status] Completed;		Cite Date	Third-Part	y Company ument Company	Document
TEX Codes Compilainte issue	Country Law/Legal Reference	L C Delivinari	Nurcompilation	NSK OF ROTECTION AND A STATE OF THE STATE OF	compliance (uncorroborated)	explain why	used for corroborating	Features implemented by Factory Management or Company	r C Kernedialion plain	Completion Date	Response (Optional)	(Cite date of follow up)	Documentation	Pending; On-going	Follow up		Verificatio ation		ation
	Shandong wage payment temporary regulation Article temporary regulation Article to the factory within one pay period, the working units should pay workers according to standard wages according to standard within in contract, which is not below minimum wage.	Workers will be paid for holidays and leave as required by law.	Workers enjoyed paid fasive for five to six days in February due to the short of production. But the factory paid 18 RMB per day to workers while not at least minimum wage 22.47 RMB as per law.				Records review, management interview		We set up the new compensation policy for this stopping that surples are seen worker can be compensated as each worker can be compensated at least coal minimum wages standard during the period of stopping hours caused by the factory.	t		During the follow up on 04/05/2007, this issue has been corrected. Workers and supervisors interviewed and review of relevant documentation. Factory provided 6 days off other than legally requirement paid leave in February 2007 and compensated workers according to local minimum wage.		Completed					
9. Hours of Work												_							
Except in extraordinary busines 48 hours per week and 12 hour country of manufacture or, whe	ors overtime or (b) the limits on r ere the laws of such country will e; and (ii) be entitled to at least of	ill (i) not be required to work more than the lesser of (a) agular and overtime hours allowed by the law of the not limit the hours of work, the regular work week in such ne day off in every seven day period.	h																
In addition to their compensation premium rate as is legally requiat a rate at least equal to their	ired in the country of manufactu	ployees will be compensated for overtime hours at such tre or, in those countries where such laws will not exist, ie.																	
OT Compensation		The factory shall comply with applicable law for premium rates for overtime compensation.		In reference to Factory Regulations #5, Working time and prunching card regulations: O'T hours will be calculated as 1 hour and a half. The management explained that if workers work for 15 minutes O'T, it will be calculated as 30 minutes; if 45 minutes, will be calculated as 30 minutes; if 45 minutes, will be calculated as 30 minutes; if 45 minutes, will be calculated on 30 hours are this factory we found no O'T hours recorded (there were two Saurdags in February and March 2006, Saurdags in February and March 2006, Say). This means no O'T worked, so the suddor cannot confirm whether Regulation #5 was implemented accordingly.			Worker interview, management interview		Factory have stated the overtime compensation for partial OT hrs in the workers contracts since April 07. Management explained that if workers work for 15 minutes overtime, overtime would be calculated as 30 minutes and the workers work for 45 minutes, overtime would be calculated as one hour. Will provide training to the workers.	going		During the follow up on 04/05/2007, this issue has been corrected. Workers and supen/sors interviewed and review of relevant documentation.		Completed					
OT Compensation Awareness		Workers shall be informed about overtime compensation rates, by oral and printed means.			Workers interviewed said that they do not clearly know how to calculate OT wages.	interview and records	Worker interview, management interview, records review		We have provided re-trainin to all workers on the wage calculation in Jan 07 and se this as a fixed project for new employees to ensure everyone understands this since Jan 07.	2007 and		During the follow up on 04/05/2007, this issue has been corrected. Workers and supervisors interviewed and review of relevant documentation.		Completed					
Miscellaneous Other				Some regulations are out-dated, which are not consistent with current situation in the factory, for example, contract period used to be five years, but now is one year, but the regulation still states "five years."			Records review		Factory is unaware of any five year contracts. They sign one year contracts with all workers. They will investigate further.										