“Work Faster or Get Out”
Labor Rights Abuses in Cambodia’s Garment Industry
SUMMARY AND RECOMMENDATIONS
Ly Sim passed productivity tests and was promoted to team leader in the sewing division of her factory in Phnom Penh, Cambodia’s capital, in 2012.1 A few months later, Sim, in her late 20s, became visibly pregnant. Factory management demoted her and cut her pay. When she and other workers protested with the help of the factory union, they were summarily fired.

Devoum Chivon helped form a union in the factory where he worked and was elected president in late 2013. Within days of being notified about the new union leaders, the factory managers pressured Chivon to quit the union and offered him a bribe, which he refused. The management then criticized the newly elected union leaders’ job performance and fired them.

Leouk Thary, in her 20s, worked in a garment factory on four-month short-term contracts that her managers repeatedly renewed. One day in November 2013 she had a bad nosebleed and sought exemption from overtime work. Even though her managers told her to continue working, she went to see a doctor. She returned the next day with a medical certificate requesting sick leave for nose surgery. She was fired immediately.

1 All workers’ names in this report are pseudonyms.
Workers in Cambodia’s garment factories—frequently producing name-brand clothing sold mainly in the United States, the European Union, and Canada—often experience discriminatory and exploitative labor conditions. The combination of short-term contracts that make it easier to fire and control workers, poor government labor inspection and enforcement, and aggressive tactics against independent unions make it difficult for workers, the vast majority of whom are young women, to assert their rights.

Recent events linked to labor rights in Cambodia have attracted international attention. There have been repeated episodes of workers fainting on the job. In January 2014, police, gendarmes, and army troops brutally crushed industry-wide protests for a higher minimum wage. And the authorities have introduced more burdensome union registration procedures.

Lack of accountability for poor working conditions in garment factories is at the center of troubled industrial relations in Cambodia. This report—based on interviews with more than 340 people, including 270 garment workers from 73 factories in Phnom Penh and nearby provinces, union leaders, government representatives, labor rights advocates, the Garment Manufacturers Association of Cambodia, and international apparel brand representatives—documents those working conditions, identifies key labor rights concerns voiced by workers and labor rights advocates, and details the failure of Cambodia’s labor inspectorate to enforce compliance with applicable labor laws and regulations.

The report also examines the role of the Better Factories Cambodia, an International Labour Organization factory monitoring program launched in 2001.

The Cambodian government is primarily responsible for ensuring compliance with international human rights law, including labor rights. However, international clothing and footwear brands have a responsibility to promote respect for workers’ rights throughout their supply chains, including both direct suppliers and subcontractor factories. As documented in this report, many brands have not fully lived up to these responsibilities due to poor supply chain transparency, the absence of whistle-
Garment and textile exports are crucial for the Cambodian economy. In 2013, Cambodian global exports amounted to roughly US$6.48 billion, of which garment and textile exports accounted for $4.96 billion; export of shoes accounted for another $0.35 billion. In 2014, garment exports reportedly totaled $5.7 billion. The industry is a major source of non-agrarian employment, particularly for women. Women dominate Cambodia’s garment sector, making up an estimated 90 to 92 percent of the industry’s estimated 700,000 workers. These numbers do not include the many women engaged in seasonal home-based garment work.

Cambodia enacted a strong labor law in 1997. But its enforcement remains abysmal, in large part due to an ineffective government labor inspectorate. Better Factories Cambodia (BFC), a third-party monitor that focuses primarily on factories with an export license, helps fill the monitoring gap in export-oriented factories and a few subcontractor factories but cannot be a substitute for a strong labor inspectorate. Some of the worst working conditions in Cambodia, however, are in smaller factories that lack such licenses and work as subcontractors for larger export-oriented factories. Because BFC’s mandatory monitoring is limited to export-oriented factories, its monitoring services extend to such subcontractors only where brands and factories identify them and pay for BFC services.

Hiring practices also influence labor law compliance. In many factories, managers repeatedly use short-term contracts beyond the legally permissible two years as a way of controlling workers, discouraging union formation or participation, or avoiding paying benefits. This practice has become a key point of contention, fueling tense industrial relations.

Some factories, especially those working on a subcontracting basis for larger factories, also employ workers on a casual daily or hourly basis. These workers face additional barriers to unionizing and filing complaints about working conditions. Some factories also outsource work seasonally to home-based workers, whose work remains poorly regulated and invisible in monitoring processes.

Even though long-term Cambodian workers, as well as limited-term workers employed full-time for a consecutive period of 21 days or more, are entitled to most of the same basic workplace benefits under the law, casual workers and those on short-term contracts risk relatively easy retaliation by management through dismissal or contract non-renewal. They are more likely to be denied benefits or face other discrimination, but have less access to reporting mechanisms and union support.

Contrary to claims by the Garment Manufacturers Association of Cambodia (GMAC) that factories using repeated short-term contracts are “black sheep,” BFC reported that the number of surveyed factories complying with the two-year rule on short-term contracts (called fixed-duration contracts or FDCs in Cambodia) dropped from 76 percent in 2011 to 67 percent in 2013-2014. Since 2011, BFC has consistently found that nearly a third of all factories used FDCs to avoid paying maternity and seniority benefits.

Labor rights abuses

Human Rights Watch documented labor rights abuses in both export-oriented factories and subcontractor factories in Cambodia. These include forced overtime and retaliation against those who sought exemption from overtime, lack of rest breaks, denial of sick leave, use of underage child labor, and the use of union-busting strategies to thwart independent unions. In addition, women workers faced pregnancy-based discrimination, sexual harassment, and denial of maternity benefits.

Forced Overtime

Human Rights Watch discussed concerns regarding overtime work with workers in 48 factories. Cambodia’s Labor Law limits weekly (beyond 48 hours) overtime work to 12 hours (2 hours per day). Workers generally preferred some overtime work to supplement their incomes, but complained that factory managers threatened them with contract non-renewal or dismissal if they sought exemption from doing overtime work demanded of them. Most of the workers we interviewed performed overtime work far exceeding the 12-hour weekly limit.

In at least 14 of the 48 factories, Human Rights Watch documented recent examples of management retaliation against workers who did not want to do overtime work, including dismissal, wage deductions, and punitive transfers of workers from a monthly minimum wage to a piece-rate wage where income depends on the number of garments individuals produced. For example, in No-
of factories monitored by Better Factories Cambodia between May 2013 and April 2014

Key Concerns for Women Workers

Pregnancy-related discrimination and sexual harassment at the workplace were two key concerns for women workers in Cambodia.

Discrimination against pregnant workers took different forms at different stages of the employment process, including during hiring, promotion, and dismissal, and included failure to make reasonable workplace accommodations to address the needs of pregnant workers. Human Rights Watch documented one or more of these problems in at least 30 factories. Cambodia’s Constitution and the Labor Law forbid dismissals based on pregnancy. The Labor Law also guarantees all pregnant workers three months’ maternity leave irrespective of the duration of service and maternity pay for workers with a year’s uninterrupted service.

Workers said that factory managers refused to hire visibly pregnant workers, echoing findings from a 2012 International Labour Organization (ILO) report on gender equality in garment factories. Pregnant women on short-term contracts were unlikely to have their contracts renewed, allowing their managers to avoid providing maternity benefits.

Factory managers also often failed to make reasonable accommodations for pregnant workers such as more frequent bathroom breaks or lighter work without loss of pay. Many found it difficult to work long hours, including overtime, without adequate breaks to rest or use washrooms. Many interviewees said workers often resigned from factories as their pregnancy progressed because managers harassed them for being “slow” and “unproductive.”

Contrary to a ruling by the Arbitration Council, a dispute resolution forum, workers from some factories found it difficult to take medically approved sick leave and were denied their entire month’s $10 attendance bonus for missing a few hours or single day of work. The attendance bonus is an important part of workers’ remuneration and workers who do not attend work, as attested by medical professionals, are entitled to a pro-rated share of the bonus. This especially had an impact on pregnant workers who felt unable to take sick leave.

Another issue affecting women is sexual harassment at the workplace. Workers, independent union representatives, and labor rights activists said that sexual harassment in garment factories is common. The 2012 ILO report found that one in five women surveyed reported that sexual harassment led to a threatening work environment.

The forms of sexual harassment that women recounted include sexual comments and advances, inappropriate touching, pinching, and bodily contact. Workers complained about both managers and male co-workers. Cambodia’s Labor Law prohibits sexual harassment but does not define it. Nor does it define sexual harassment at work.

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Cambodian garment workers traveling to work at 6:30 a.m. Despite often long commutes, workers are often forced to work overtime in factories and risk retaliation if they refuse.
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Leaders from independent union federations alleged that Labor Ministry officials acted arbitrarily against independent unions, rejecting their applications citing inconsequential typographical errors. Such practices violate Cambodia’s international obligations to respect and protect workers’ freedom of association and right to organize.

In 2014, the Labor Ministry also revived an earlier draft trade union law, citing a multiplicity of unions and “fake unions” as problems that the government needed to address. The draft law curbs workers’ freedom to form a union by introducing a high threshold for the minimum number of workers needed to support union formation and gives overarching powers to the Labor Ministry to suspend union registration without any judicial review.

The workplace, outline complaints procedures, or create channels for workers to secure a safe working environment.

Anti-Union Discrimination

In researching this report, Human Rights Watch found evidence of union-busting activity in at least 35 factories in Cambodia since 2012. Relevant practices included keeping long-term workers on short-term contracts to discourage their participation in union activities, shortening the length of male workers’ contracts, dismissing or harassing newly elected union representatives to prevent formation of independent unions, and encouraging pro-management unions.

All of the independent unions interviewed for this report—Coalition of Cambodian Apparel Workers Democratic Union (CCAWDU), National Independent Federation of Textile Unions in Cambodia (NIFTUC), Collective Union of Movement of Workers (CUMW), and Cambodian Alliance of Trade Unions (CATU)—said as soon as workers initiated union-formation procedures, factory management would dismiss union office-bearers or coerce or bribe them to resign, thwarting union formation.

Cambodian officials with the Ministry of Labor and Vocational Training (the “Labor Ministry”) have also introduced bureaucratic obstacles to union formation. They have delayed licensing unions for months since December 2013. They also now require union leaders to produce a certificate from the Ministry of Justice stating the worker in question has not been convicted of any criminal offense. Independent union leaders told Human Rights Watch that these changes would prolong the union registration process, giving factory management more time to take retaliatory measures against workers temporarily leading the union.

Workers formed a union affiliated to CCAWDU and notified factory management in late 2013. Soon after being notified, the management called the elected representatives and presented them with the option of giving up their union positions for promotions and a hike in wages. When the president and vice president refused to accept the offer, they were dismissed. CCAWDU supported the two workers in bringing a claim before the Arbitration Council, a dispute resolution body, which ruled in favor of the workers in December 2013. At this writing the factory had yet to comply with the ruling.
The working conditions in the subcontractor factories we investigated were usually worse than those in larger factories. The former were more likely to use casual hiring arrangements and issue repeated short-term contracts. Because many of these factories are small and physically unmarked—and often not monitored in any way—indepen dent union leaders said it was more difficult to unionize for fear that factories would briefly suspend operations, laying off all the workers in the process. Women in these factories often said they were denied benefits including maternity leave and maternity pay.

Very few international clothing brands disclose the names and locations of their production units—suppliers and subcontractors—even though disclosures can help workers and labor advocates to alert brands to labor rights violations in factories producing for them. Such disclosure is neither impossible nor prohibitively expensive and there appears to be no valid reason for brands to withhold this information. For example, Adidas wrote to Human Rights Watch that it first started privately disclosing its supplier list to academics and nongovernmental organizations (NGOs) in 2001 and moved to a public disclosure system in 2007. In 2014, Adidas moved to a biannual disclosure. H&M started publicly disclosing its supplier list in 2013 and updates it annually.

Other brands operating in Cambodia, including Gap, Marks and Spencer, and Joe Fresh, have not disclosed their names and locations of their production units—suppliers and subcontractors. Without brand monitoring it is more difficult to alert them to unauthorized subcontractors in their supply chain, none of the brands except Adidas provided Human Rights Watch with evidence of a process for whistleblower protection to mitigate possible management retaliation against workers who raise concerns. In October 2014, Adidas introduced a written anti-retaliation clause in its grievance reporting system whereby workers can report retaliation, seek investigation, and obtain redress.

There is a need for much more effective whistleblower protection for workers in factories. For example, workers told Human Rights Watch that after they provided information on subcontractors to external monitors in mid-2012, factory managers filed false complaints of theft against one worker and compelled others to testify against the worker, threatening dismissal if they did not obey. Several workers were dismissed.

Brands also sometimes issue stop-production orders as soon as unauthorized subcontractors are brought to their attention, even in situations where prompt remediation in the subcontractor factory is feasible. This hurts worker incomes in the affected subcontracting factories, creating a disincentive for workers to report abusive conditions.

As set out in the United Nations Guiding Principles on Business and Human Rights, businesses have a responsibility to minimize human rights violations in their supply chains irrespective of whether they directly contributed to the violation, and to adequately address any abuses that do take place. In order to encourage workers to report abusive conditions and to avoid negative impacts on workers’ jobs and wages, Human Rights Watch recommends that, where feasible and appropriate, international brands give suppliers in Cambodia adequate opportunities to remedy problems before terminating their business relationships.

H&M Case Study

Factory 1, a direct supplier to H&M, subcontracted work to many smaller factories. Team leaders in factory 1 allegedly told workers that they should work Sundays, their day off, at an unauthorized subcontractor to help meet production targets and supplement their incomes because factory 1 was not going to provide them with any opportunities for overtime work. In their Sunday and public holiday work at the unauthorized subcontractor, they worked on H&M garments but without overtime pay. By outsourcing the work to a subcontractor, factory 1 was able to bypass labor law provisions governing overtime wages and a compensatory day off for night shifts or Sunday work.

Human Rights Watch also spoke to five workers from a subcontractor factory supplying factory 1. Workers knew their factory was “sharing business” and was producing for H&M because the managers had discussed the brand name and designs with them. When they had rush orders, the workers report that they were not permitted to refuse excessive overtime, including on Sundays and public holidays, and were not paid overtime wage rates.

The workers in the subcontractor factory considered organizing a union but were afraid of retaliation if they did so. They also reported that the factory employed some children below the legally permissible age of 15, and that those children were made to work as hard as the adults.

Marks and Spencer Case Study

Factory 5 is a small subcontractor factory that was producing for Marks and Spencer and received regular orders from one or two direct suppliers at least until November 2013, when we spoke to workers there.

Workers told Human Rights Watch that they received three-month fixed term contracts, which were extended beyond two years. Factory managers allegedly dismissed workers who raised concerns about working conditions or chose not to renew their contracts. Issues raised by workers that we interviewed included discrimination against pregnant workers, lack of sick leave, forced overtime, and threats against unionizing.

Joe Fresh Case Study

In 2013, factory 4 produced for Marks and Spencer, Joe Fresh, and other international brands and periodically subcontracted work to other factories.

Workers from two subcontractor factories that produced for factory 4 told Human Rights Watch that they were hired on three-month short-term contracts repeatedly renewed beyond two years. Workers reported a number of labor law violations, including wages lower than the then-statutory minimum of $80, forced overtime without overtime pay rates, absence of maternity pay for eligible workers, and disproportionate deductions of their monthly attendance bonus for a single day of sick leave. The factories did not have a legally mandated infirmary even though there were more than 50 workers in each factory. Workers said that the subcontractor factories also employed children and hid them when there were visitors.

Gap Case Study

Factory 60 is a small subcontractor factory that periodically produced for Gap until at least December 2013, when Human Rights Watch spoke to workers there.

Most of the factory workers we spoke with had worked there for more than two years and were repeatedly issued short-term contracts. They did not receive benefits accorded to long-term workers. They said the managers of the factory had taken a hostile approach to unions and workers were scared of farming a union or openly organizing within factory premises.

The factory allegedly discriminated against pregnant workers in hiring. Workers reported that women who gave birth did not receive maternity pay even when they had worked at the factory for more than a year. The workers described seeing a fellow worker dismissed for refusing overtime work. Even though the factory employed more than 300 workers, there was no infirmary or nurse in the factory.
A FAILURE OF GOVERNMENT ACCOUNTABILITY

The Cambodian government has obligations under international law to ensure that the rights of workers are respected, and that when abuses occur, they have access to redress. Irrespective of whether a factory is a direct supplier or a subcontractor to an international purchaser, its working conditions should be monitored by the government’s labor inspectorate, which is tasked with enforcing the Labor Law and has powers to initiate enforcement action. But to date, Cambodia’s labor inspectorate has been ineffectual, and the subject of numerous corruption allegations.

In 2014, the Labor Ministry created integrated labor inspectorate teams to streamline factory inspections. It committed itself to providing the teams with better training (in cooperation with the ILO) to investigate and report factory working conditions accurately. While these are welcome preliminary steps, it is clear that many additional measures are needed to improve government rigor in monitoring factory working conditions.

Corruption is a key issue that affects the credibility of the labor inspectorate. Two former labor inspectors independently told Human Rights Watch about an “envelope system” where factory managers thrust an envelope with money to visiting inspectors in exchange for favorable reports.

The Labor Ministry’s own data shows its enforcement track record is poor. For example, official data provided to Human Rights Watch shows that between 2009 and December 2013, labor authorities imposed fines on only 10 factories and initiated legal proceedings against 7 factories. Yet, in 2013, the ministry had found that at least 295 factories (not all garment factories) had violated the Labor Law. In December 2014, Labor Ministry officials told Human Rights Watch they had fined 5 factories in the first eleven months of 2014. In February 2015, Khmer-language media reported that in 2014 the labor inspectorate had taken action against 50 factories without specifying details. Furthermore, even though ministry officials insisted that their investigators found labor rights violations in the 10 low-compliance factories named in Better Factory Cambodia’s Transparency Database, they could not provide any information about resulting enforcement action in accordance with a 2005 circular issued by the Cambodian government, which empowers the Ministry of Commerce to cancel export licenses.

ENHANCING BETTER FACTORIES CAMBODIA

Particularly given the weakness of the labor inspectorate, BFC fills a critical monitoring role in Cambodia’s garment industry. Its factory-level, third-party monitoring reports can be purchased and used by international apparel brands for their audits. These reports are behind a paywall for all others except the factory itself. Following criticism about the lack of public disclosure of its findings, BFC launched a Transparency Database in March 2014 despite significant resistance from the Cambodian government and the manufacturers represented by GMAC.

While BFC’s reports enjoy widespread credibility internationally, many Cambodian workers we spoke with expressed a lack of confidence in BFC monitoring and said managers coached or threatened workers ahead of external visits. Workers recounted how factory managers made announcements using the public announcement system, sent messages through team leaders, or called workers and warned them not to complain about their working conditions to visitors. In one case, a worker said that factory managers offered to pay money to workers who gave positive reports.

In addition to being coached, workers were told to prepare for “visitors.” They were told to remove piles of clothes from their sewing machines and hide them and were given gloves and masks just before visitors arrived. Lights and fans that were normally switched off were turned on, drinking water supplies were refilled, and underage child workers were hidden.

BFC takes a number of measures aimed at countering management coaching. BFC’s factory monitoring methods include unannounced visits, a 30-minute outer limit on the time monitors can be made to wait outside the factory when they arrive unannounced, monitors’ discretion to convene a fresh group of workers if the first group appears to be coached, and interviews with some workers off-site. Workers told Human Rights Watch, however, that they still need a direct mechanism to report labor rights violations to BFC.

A significant deficiency is that BFC’s factory reports are not available to workers individually or even to unions, making it practically impossible for workers to verify whether the BFC reports accurately portray actual working conditions in any given factory.

The garment industry plays a critical role in Cambodia’s economy, including by employing a large number of women. The detailed recommendations below to the Cambodian government, garment factories, international brands, BFC, unions, and international donors aim to improve labor practices so that Cambodia can be a model for good working conditions for garment workers.

Of thousands of inspections conducted between January 2009 and December 2013, only 10 fines were imposed on factories violating labor regulations.
The primary responsibility to improve labor conditions in the Cambodian garment industry rests with the Cambodian government. But a number of other influential actors—brands, Better Factories Cambodia (BFC), the Garment Manufacturers Association of Cambodia (GMAC), and unions—play an important role in ensuring that working conditions in factories adhere to the Labor Law and international standards. While paying attention to individual labor rights concerns, the structural issues that underlie a range of labor rights problems—hiring practices, union-busting strategies, and unauthorized subcontracting—need urgent attention. The vast majority of workers are women and the issues affecting women workers are of particular concern.

Women activists in Cambodia’s male-dominated labor rights movement.

Clockwise from top left:
Yang Sophorn, president of the Cambodian Alliance of Trade Unions (CATU), an independent union federation that promotes garment workers’ rights.
© 2014 Samer Muscati/Human Rights Watch
Chhorn Sokha, program officer for labor rights at the Community Legal Education Center.
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Morm Nhim, president, and Ken Chhenglang, vice president, of the National Independent Federation Textile Union of Cambodia (NIFTUC), an independent union federation that promotes garment workers’ rights.
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An activist from the Worker Information Center, a local nongovernmental organization, sporting a shirt as part of a campaign to raise awareness about garment workers’ wages in Cambodia. The Worker Information Center creates awareness programs for garment workers about their rights.
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TO THE MINISTRY OF LABOR AND VOCATIONAL TRAINING

On hiring practices

• Improve the regulation and monitoring of hiring practices:
  » Issue a proclamation (prakas) requiring factories that employ a significant number of
    workers on short-term contracts (called fixed-duration contracts or FDCs in Cambodia)
    to furnish information on the number of workers employed each month for the preceding
    year to demonstrate that business-related fluctuations are driving the heavy use of FDCs.
  » Issue a proclamation clarifying home-based garment workers have the same rights as
    other workers and mandating that subcontractors issue them proof of work.
  » Issue a proclamation requiring factories to provide all workers identity cards listing their
    actual start date and regularly update them.

On unions

• Review, in consultation with independent unions and the ILO, all union registration procedures
  and eliminate unnecessarily burdensome requirements (such as certificates of no criminal
  conviction) that violate ILO Convention No. 87 on Freedom of Association. In the interim, accept
  and promptly grant pending applications for union licenses.

• Eliminate the requirement that unions inform employers of the identity of newly elected office-
  bearers as a prerequisite to union registration. Consult with ILO and labor rights experts and
  develop an alternative notification system to ensure legal protection for unions. For example,
  notification could be permitted to a neutral third party such as the ILO.

• Develop, in consultation with independent unions and Better Factories Cambodia, a transparent
  system of union registrations, in which the status of each application can be tracked online.

• Ensure that any trade union law adopted in Cambodia fully respects international standards,
  and ensure that the drafting process is transparent and includes consultation with indepen-
  dent labor unions and labor rights advocates.

On labor inspections

• Improve labor inspection methods, including through periodic joint monitoring with BFC, and
  paying special attention to:
   » the repeated use of fixed-term contracts;
   » forced overtime and retaliatory measures for refusing overtime;
   » complaints about working conditions for pregnant workers, including discrimina-
     tion in hiring, contract renewals, promotions, and provision of reasonable workplace
     accommodation;
   » denial of sick leave and disproportionate deduction of attendance bonuses;
   » child labor; and
   » complaints of discrimination against union leaders from licensed unions and newly
     formed unions.

• Publicly and regularly disclose (such as every four months) the number of factories inspected,
  key labor rights violations found, and enforcement actions taken. The terms of disclosure
  should be finalized in consultation with various actors, including labor rights advocates, inde-
  pendent unions, and BFC.

• Ensure adequate resources for labor inspectors in Phnom Penh and other provinces and pe-
  riodically disclose a statement of allocation and expenditure, including out-of-pocket reim-
  bursement for factory inspectors, in order to curb rent-seeking.

On gender-related concerns

• Issue a proclamation or other appropriate ministerial regulation, developed in consultation
  with various actors including the Ministry of Women’s Affairs, independent unions, and labor
  rights advocates, that:
   » Establishes a definition of sexual harassment at the workplace, outlines prevention
     measures that employers should take, and sets forth independent grievance redress
     procedures that employers should create to investigate and respond to individual com-
     plaints of harassment.
   » Establishes protections against unfair dismissal of workers in accordance with ILO Con-
     vention No. 158 on the Termination of Employment at the Initiative of the Employer, 1982.
   » Develops reasonable accommodation measures for pregnant workers in accordance

On child labor

• Work with the Ministry of Education, ILO, GMAC, nongovernmental organizations, and others
  to promote education and sustainable solutions to underlying causes of child labor, including
  through programs to support employment, skills development, and job training opportunities
  for young workers.
TO THE MINISTRY OF COMMERCE

• Publicly and regularly disclose (such as every six months) the names and number of garment and footwear factories that are registered with the ministry so that these may be cross-verified by labor rights groups and the Labor Ministry for inspections.

• Publicly and regularly disclose (such as every four months) any actions initiated by the ministry against garment and footwear factories that are not compliant with Cambodia’s Labor Law, especially factories appearing on BFC’s Transparency Database.

• Publicly and regularly disclose (such as every six months) the names of all international apparel and footwear brands sourcing from Cambodia.

TO THE ROYAL GOVERNMENT OF CAMBODIA

• Monitor and issue public progress reports on enforcement actions initiated by the Ministry of Commerce and the Ministry of Labor and Vocational Training against low-compliance factories named in the BFC Transparency Database.

• Expand the mandate of BFC to include factories without export permits.

• Enact a freedom of information law that meets international standards; consult with local and international human rights organizations in drafting the law.

• Publicly and regularly disclose (such as every six months) contributions received to any government fund, and issue a directive requiring high-level ministers and bureaucrats to declare income sources.

• End arbitrary bans on freedom of association and peaceful assembly, and revise existing legislation on demonstrations so that any restrictions on these freedoms are absolutely necessary for public order and proportionate to the circumstances.

• Discipline or prosecute, as appropriate, members of the security forces responsible for excessive use of force, including unjustified use of lethal force, during the January 2014 protests.

• Create a tripartite minimum-wage-setting mechanism to periodically review and recommend minimum wage adjustments. The minimum-wage-setting mechanism should include worker representatives drawn from independent union federations and have a third party neutral observer to report on the proceedings.

• Ratify ILO Conventions No. 158 on Termination of Employment at the Initiative of the Employer; No. 183 on Maternity Protection (2000); and No. 131 on Minimum Wage Fixing (1983).

TO INTERNATIONAL BRANDS

On transparency and approach to subcontractor factories

• Publicly disclose all authorized production units on a regular (such as semi-annual) basis, indicate the level of production (for example, whether the unit is a small, medium, or large supplier), and disclose when the unit was most recently inspected by independent monitors.

• Create a whistleblower protection system for workers and union representatives who alert the brand to unauthorized subcontracting. The system should ensure that all workers and union representatives receive appropriate protection for a reasonable period, including legal representation to defend themselves against vexatious lawsuits or criminal complaints filed by factories; monthly wages including the minimum wage, reasonable allowances, and overtime pay; and, where workers are dismissed from work soon after reporting the subcontract, possible alternative employment at a nearby location.

• Ensure that unauthorized subcontractor factories brought to brand attention are reported to BFC’s monitoring and advisory services. Where feasible and appropriate, the brand should contribute toward monitoring and remediation for a reasonable period before stopping production or terminating business relationships.

• Ensure that all factories that have subcontracted work without authorization over a particular period (for example, the past year) are reported to BFC for monitoring and advisory services, irrespective of whether the factory currently undertakes subcontracted production for the brand.

• Ensure that unauthorized subcontractor factories brought to brand attention are formally reported to the Labor Ministry for monitoring and enforcement action.

• Advocate with BFC to publicly list the names of brands that source from the factories that BFC monitors in order to facilitate greater transparency in brand supply chains.

• Ensure that unauthorized subcontractor factories brought to brand attention are reported to the ministry of commerce.

On labor compliance and industrial relations

• Register all authorized production units with BFC (including those without export licenses) and improve purchase and use of BFC’s factory monitoring and advisory services.

• Ensure that pricing and sourcing contracts adequately reflect and incorporate the cost to suppliers of labor, health, and safety compliance. This should include the cost of minimum wages, salaries, overtime payments, and benefits. These efforts should be undertaken in consultation with worker rights groups and independent unions.

• Review the Code of Conduct for Suppliers and, if not already specified in the code, add provisions on the following:
Whether brands made a financial contribution toward factory purchase of advisory services and what percentage of the costs they covered.

Progress on remediation and brand contribution toward remediation.

Include the names of brands that source from BFC-monitored factories on the public list of BFC-monitored factories.

Create a public Transparency Database for Brands that periodically updates information on the following:

- The number of BFC monitoring reports that brands have purchased annually and the names of the factories concerned.
- The number of brands that have contributed toward purchase of advisory services by supplier or subcontractor factories, and the percentage of the overall costs paid by brands in each instance.
- The names of brands that have not responded to BFC’s invitations to subscribe to BFC monitoring services or have failed to respond to BFC concerns about individual supplier factories.

Conduct a study of forced overtime, the use of production quotas, and factory moves to piece-rate wages following minimum wage increases.

TO BETTER FACTORIES CAMBODIA

Develop an alternative funding model and a time-bound plan to share Better Factories Cambodia (BFC) factory monitoring reports with factory unions. In the interim, disseminate factory monitoring report findings to unions and at least those workers who are part of BFC off-site and on-site discussions.

Disseminate information from the Transparency Database Critical Issues Factories’ List to unions and workers in accessible and appropriate formats.

Develop guidelines, in consultation with workers, independent union representatives, and labor rights activists, aimed at strengthening mechanisms for off-site interviews with workers in the course of BFC factory-level monitoring.

Outline and implement a time-bound plan for expanding mandatory monitoring to all garment and footwear factories, irrespective of whether they have export-licenses.

Expand the list of low-compliance factories on the Transparency Database to include the bottom 20 percent of factories performing poorly.

Expand the information tracked in the Transparency Database to include the following:

- The names of the sourcing brands.
- Whether the factory purchased BFC advisory services.
- Whether BFC has notified the concerned brands of labor rights violations and, if so, any responses BFC received from brands.

A clause that forbids illegal use of casual contracts and FDCs, including as a method of bypassing labor protections.

Language limiting the use of FDCs to seasonal or temporary work for all workers and incentivizing the adoption of undetermined duration contracts. Communicate with all suppliers that primarily employing male workers only on short-term FDCs is discriminatory.

A clause drawing a distinction between reasonable and unreasonable production targets that disregard worker rights.

Ensure that suppliers set productivity targets that allow adequate breaks during the work day in accordance with basic human rights and dignity, including breaks for rest, drinks of water, and use of restrooms, and that increases in minimum wages do not result in intensified and unreasonable demands on workers.

Develop or enhance collaboration with local stakeholders to eliminate child labor in garment factories, including by working with government officials, the ILO, NGOs, and others. The initiatives should focus on preventing child labor through improved access to primary and secondary education and alternative skill-building programs.

TO THE GARMENT MANUFACTURERS ASSOCIATION OF CAMBODIA

Publicly and regularly disclose and make available on the Garment Manufacturers Association of Cambodia (GMAC) website an updated list of all GMAC members, including subcontractor factory members.

Adopt and make public written policies prohibiting the illegal use of FDCs and discriminatory action against workers, such as disciplining or dismissing workers based on pregnancy or union membership.

Adopt and make public a written policy detailing penalties to be imposed by GMAC on factory members listed as low-compliance in the BFC Transparency Database, including fines, loss of privileges, and suspension of company officials from leadership positions in GMAC and the company from general membership in GMAC. The suspensions should remain in place until the company is taken off the low compliance list.

Adopt and make public a policy imposing penalties on GMAC member companies that do not comply with Arbitration Council findings that the companies engaged in anti-union practices.

Support awareness programs in member factories against sexual harassment and other forms of harassment at the workplace.
TO UNIONS

• Promote and create avenues for women’s equal participation in union leadership at the factory, federation, and confederation levels, including through adoption of new union policies.

• Create gender committees at the factory level and provide training to workers about specific gender-related workplace concerns, including sexual harassment at the workplace.

• Develop procedures to allow home-based garment workers to join unions and be represented in collective bargaining agreements.

• Actively encourage women’s participation in union leadership and encourage training, awareness-generation, and the development of factory-level complaints mechanisms against sexual harassment at the workplace.

• Assist ILO efforts to strengthen the capacity, transparency, and accountability of the Cambodian Ministry of Labor and Vocational Training to implement the above recommendations, including evaluation of the labor inspectorate through joint inspections with BFC.

• Periodically commission studies to analyze trends in apparel prices, wages, and cost of living in major apparel exporting countries to facilitate the comparison of international apparel brands’ pricing and to encourage good practice.

• Support a survey of Cambodian home-based workers, including home-based garment workers, to ensure that such workers are counted and their labor rights addressed.

• Undertake due diligence on government and private sector projects in Cambodia to ensure that projects or funding do not directly or indirectly support labor rights violations. This should include assessing the labor rights risks of each activity prior to project approval and throughout the life of the project, identifying measures to avoid or mitigate risks, and comprehensively supervising the projects including through independent third-party reporting when risks are identified.

TO THE EU, US, CANADA, JAPAN, AND OTHER COUNTRIES WHOSE APPAREL AND FOOTWEAR COMPANIES SOURCE FROM CAMBODIA

• Enact legislation or regulations to require international apparel buyers domiciled in the country to periodically disclose and update the names of their global suppliers and subcontractors, and, to provide updates on the status of any inspections by independent monitors as of the date of disclosure.

• Adopt a sourcing policy for government procurement which, among other things, requires companies to disclose and update the names of their global suppliers and subcontractors, and, to provide updates on the status of any inspections by independent monitors as of the date of disclosure.

• All EU member-countries should take steps to incorporate the 2014 EU Directive on disclosure of non-financial and diversity information into national law swiftly.

• Support a proposal at the ILO Governing Body for standard setting on “violence against women and men in the world of work,” where the definition of gender-based violence specifically includes sexual harassment.

TO THE ILO, UN AGENCIES, THE WORLD BANK GROUP, ASIAN DEVELOPMENT BANK, AND OTHER MULTILATERAL AND BILATERAL DONORS TO CAMBODIA

• Work with BFC to implement the above recommendations and consider funding the progressive expansion of BFC to ensure that its monitoring and advisory services programs extend to all factories, regardless of whether or not they have export permits.

• Create, in consultation with labor rights activists and workers, a special awareness program and technical guidance to prevent and seek redress against sexual harassment and other forms of harassment at the workplace.
PERCENTAGE OF FACTORIES VIOLATING SELECTED LABOR REGULATIONS

- Overtime is a regular occurrence.
- Overtime exceeds 2 hours per day.
- Heat levels in the factory are unacceptable.
- Soap and water are insufficiently available near the toilets.
- Workers employed longer than 2 years are not employed under an unspecific duration contract.
- Fixed duration contracts are used in a way that denies maternity leave, seniority bonus, and/or annual leave.
- Sick leave is unpaid.


Better Factories Cambodia Synthesis Reports:
27th: May 1, 2011 – October 31, 2011 (169 factories monitored);
28th: November 1, 2011 – April 30, 2012 (136 factories monitored);
29th: May 1, 2012 – October 31, 2012 (136 factories monitored);
30th: November 1, 2012 – April 30, 2013 (155 factories monitored);

PERCENTAGE OF INSPECTIONS RESULTING IN DEADLINES* OR FINES

Between January 2009 and December 2013, only 10 fines (all in 2013) were imposed on factories violating labor regulations of thousands of inspections conducted annually.

*Deadlines for factories to take corrective action to comply with the Labor Law.

Source: Department of Labor Inspectorate, Ministry of Labor and Vocational Training, April 2014. Total number of inspections and fines are not available for 2014.
“Work Faster or Get Out”
Labor Rights Abuses in Cambodia’s Garment Industry

The garment industry in Cambodia is central to the country’s economy, producing name-brand clothing sold mainly in the United States, the European Union, and Canada. The workers in Cambodia’s garment factories, about 90 percent of whom are women, often experience discriminatory and exploitative labor conditions.

“Work Faster or Get Out” describes common labor rights abuses in Cambodia’s garment factories and the failure of government labor inspectors to protect workers’ rights. Problems documented in the report include discrimination against pregnant workers, forced overtime and retaliation for refusing overtime, and unfair treatment of union members. The worst conditions are often in small factories that produce on a subcontract basis for larger factories with export licenses. In the past two years, there have been repeated protests for increased wages—often violently repressed—and episodes of workers fainting on the job in many factories.

This report is based on interviews with more than 340 people, including 270 garment workers from 73 factories in the capital, Phnom Penh, and nearby provinces, as well as union leaders, government officials, labor rights advocates, the Garment Manufacturers Association of Cambodia (GMAC), and international apparel brand representatives.

Cambodia’s labor law is strong in many respects. But the combination of short-term contracts that make it easier to fire and control workers, poor government labor inspection and enforcement, and aggressive tactics against independent unions make it difficult for workers to assert their rights.

The report calls on the Cambodian government to revamp its labor inspectorate to make it more transparent and accountable and remove burdensome union registration procedures. The report also calls on apparel brands to publicly disclose the names and addresses of their suppliers, to contribute toward ending poor working conditions throughout their supply chain, and adequately reflect the cost to suppliers of labor, health, and safety compliance in their contracts.

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