ANNUAL BUSINESS RESPONSIBILITY & OECD COMPLIANCE REPORT FOR THE YEAR $2024\,$

DATED: 20th February, 2025

Section A: General Information about the Company:

Stargems Group was founded by Mr. Shailesh Javeri in 1981. The vertically integrated business, which has a legacy of over 40 years in trading of rough diamonds, has now diversified into manufacturing, wholesaling, retailing and tendering/ auctioning of diamonds and diamond jewellery. It is also a major player in the manufacturing, wholesaling and retailing of jewellery.

From rough to retail, Stargems has successfully established a significant global presence in the diamond and jewellery industry.

Stargems is spread across the globe in Antwerp, Mumbai, Dubai, Johannesburg and Hong Kong.

Stargems boasts of a highly professional team that has strong integrated principles that drive the company with trust and reputation. As a team, they leverage their extensive market reach coupled with their unsurpassable standards of quality to deliver a superior quality product consistently.

Following company covered in this report: Company fall under Midstream Tier 1

- ✓ Star Gems Proprietary Limited
- ✓ Star Gems Holding DMCC Not Trading
- ✓ Star Gems HK Ltd
- ✓ Stargems BVBA
- ✓ Stargems Exports Pvt. Ltd.
- ✓ Star Gems Rough Pty Ltd
- ✓ Stargems Botswana Proprietary Limited

Section B: Financial compliance of the STARGEMS GROUP:

2.1 Money Laundering, Terrorism Financing, Other Financial Offences

Current Status

- recognizes the fact that entities in the gems and jewellery sector have to take on the onus
 of analysing their potential vulnerabilities to money laundering and implement specific
 steps that are required for protection against abuse by criminals.
- Strict compliance is ensured at all the entities and compliance officer has been appointed
 who in turn reports to STARGEMS GROUP Management on compliance status on
 annual basis.

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- Know Your Counter Party and other compliance of Due Diligence is followed in line with OECD guidance.
- Ongoing monitoring is carried out along with all stakeholders.

Area of concern & Remedial Measures

• Nil As on Date.

2.2 Kimberley Process and System of Warranties

- STARGEMS GROUP is fully committed to complying with all the requirements specified in the Kimberley Process Certification Scheme of World Diamond Council's (WDC) System of Warranties Declaration.
- Day to day monitoring and compliance of SOW is done by compliance officer.
- STARGEMS GROUP is committed towards conflict free sourcing and zero tolerance policy is followed at STARGEMS GROUP level.

Area of concern & Remedial Measures

Nil As on Date.

2.3 Anti-Bribery and Facilitation Payment Policy:

- The STARGEMS GROUP shall ensure complete prohibition Bribery and facilitation payment across organization and in all the entities.
- STARGEMS GROUP has published compliance team contact details on website to receive any grievance or complaints.

Area of concern & Remedial Measures

Nil As on Date.

2.4 Ethical Sourcing of Loose Diamonds Policy:

- Our company is concerned about the environment and social impacts of irresponsible mining.
- STARGEMS GROUP has identified the risk of supply chain with respect to Conflict Affected High Risk Area.
- STARGEMS GROUP ensure all its supplies are screened for conflict free supplies.

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• We have published the OECD based ethical sourcing policy and we are communicating our policies to all the supply chain partners and pushing them to adopt the same.

Area of concern & Remedial Measures

- Current concern is lack of awareness about OECD regulation and requirements of sourcing.
- We have started creating awareness about our Ethical sourcing requirements for our supply chain.
- We started Engagement with our global supply chain for obtaining the further supply chain information to ensure ethical and conflict free sourcing in metal business.

2.5 Social Compliance

- We ensure full compliance with all applicable national and, where appropriate, international laws / regulations with respect to employment and labour codes in all our establishment.
- We respect all regulation for child labour, forced labour, non-discrimination, non-retaliation etc.
- All work man rights are respected and adhere to freedom of association and collective bargaining regulations.

Area of concern & Remedial Measures

- No point has been reported in the social compliance of the STARGEMS GROUP where remedial measures at STARGEMS GROUP level is required.
- Entity level remedial measures are taken based on internal and external audits conducted by reputed agencies.

2.6 Health and Safety

- We at STARGEMS GROUP are concern about the health and safety of employees and are constantly studding about any adverse impact of our business processes are identified and eliminated. Towards this end, we will systematically review our operations to identify sources of health and safety related risks.
- This review will use appropriate standards as required by prevailing laws, expert opinion, and our knowledge of best practices.

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- All our staff will be trained in the manner required to adhere to these work practices and drills.
- The health of our staff, exposed to certain hazardous processes, is be monitored
 periodically through appropriate medical checks, and reviewed using expert inputs for
 improvements.
- All workplaces are constructed to meet safety standards with local regulations as the minimum standards that will be applicable.

Area of concern & Remedial Measures

- Nil as on date, as no accidents are reported in last one year.
- Organization has been blessed and we did not have any fire or any other incidents leading to dangerous circumstances.

2.7 Human Rights

- STARGEMS GROUP is not and will not interfere in the right of employees to observe tenets or practices based on caste, race, national origin, gender, religion, disability, union membership, or political affiliation.
- The Company strongly discourages any form of sexually coercive, threatening, abusive or exploitative behaviour.
- Any reported incidents relating to direct or indirect physical, sexual, racial, religious, psychological, verbal, or any other form of harassment or abuse, or any other form of intimidation or degrading treatment will not be tolerated by the company.
- STARGEMS GROUP ensures that none of its suppliers and stake holder have engaged in any activity which can violate the Human Right Principles.
- We have carried out the Human Right Due Diligence of suppliers and other Stake holders & based on risk assessment where necessary.

Area of concern & Remedial Measures

- No Area of concern & Remedial Measures has been raised in the Human right for any of our operating units.
- Supplier's further upstream compliance with respect to Human Right compliance for conflict free sourcing is a new development, where company is heading and would require more focus on the same.

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2.8 Environment Protection

- STARGEMS GROUP is Complying with all applicable environmental laws and regulations.
- Improvement is seen employee's environmental awareness and performance with the help of detailed policies and procedures, training, and recognition of excellence.

Area of concern & Remedial Measures

• Nil, mainly Sales office and no manufacturing activity.

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| THE TELEPHONE TELEPHONE (TWO TOOLS INT TELEPHONE) | | | | |
|---|---------------------------------|---|--|--|
| Company Name: | STARGEMS GROUP | | | |
| Date: | 20 th February, 2025 | | | |
| Reporting Period : | Year 2023 | | | |
| Step 1: Establish strong co | ompany management | systems | | |
| 1.A. Adopt and clearly communicate to | | We have published the policy at company | | |
| suppliers and the public, a company policy | | level for easy accesses to stakeholder. | | |
| for the supply chain of minerals originating | | OECD and Best Practice Annual | | |
| from conflict- affected and | d high-risk areas | communication has been sent to all the | | |
| | | active supplier. | | |
| | | Awareness presentation on Ethical sourcing | | |
| | | based on OECD guideline has been | | |
| | | circulated. | | |
| | | Detailed policy and procedure at entity level | | |
| | | has been established based on risk of | | |
| | | CAHRA's is done. | | |

ANNUAL REPORTING TEMPLATE (RJC TOOL KIT VERSION 5.0)

- 1.B Structure internal management systems to support supply chain due diligence.
- Additional responsibility has been assigned to Compliance officer to look over the compliance of Ethical souring policy.
- All key employees involved in souring and procurement of precious metals have been trained on our Ethical precious metal souring policy. Refresher trainings are provided.
- List of Suppliers has been maintained along with status of their social and ethical compliance.
- On going monitoring of each supplies and associated suppliers is carried out with the help of tools such as digital media, web search, review of supply documents, declaration and market intelligence etc.

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| 1.C Establish a system of controls and | Supplier upstream information collection |
|---|--|
| · | process started and to obtained CAHRA's |
| transparency over the minerals supply chain. | • |
| | information and Ethical sourcing |
| | compliance at supplier level. |
| | Currently Stargems Group 95% supply |
| | from law risk and balance 5% is from non- |
| | regular suppliers. |
| 1.D Strengthen company engagement | As mentioned above supplier questionnaire |
| with suppliers. | has been circulated and we are in the |
| | process of following up with them to |
| | obtained the filed information from them. |
| | Further we are also obtaining the vital |
| | information about suppliers from social |
| | platforms and social compliance registration |
| | such as BPP & RJC, Approved ASM |
| | programs etc |
| | We are in the process of compiling filled |
| | |
| | supplier questionnaire data, after analysis |
| | we will be formulate supplier engagement |
| | practices based on risk reported at each |
| | supplier level (if any) |
| 1.E Establish A Company-Level, Or | • We have established the grievance |
| Industry Wide, Grievance Mechanism | handling policy and procedure at company |
| As An Early Warning Risk-Awareness | level, contact details of compliance head |
| System. | provided in our Group Social and Ethical |
| | policy on our Web site under Business |
| | Principle Section (which is publicly |
| | available) |
| Step 2: Identify And Assess Risk In The Suppl | y Chain |
| Identify And Assess Risks In The Supply | We have established the detailed policy and |
| Chain And Assess Risks Of Adverse | procedure for identification of risk at entity |
| Impacts. | level. |
| 1 | · • |

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| • | Each | entity | has | ap | pointed | and | trained |
|---|-----------------------------------|----------|--------|----|---------|-------|----------|
| | comp | liance o | fficer | to | oversee | the f | inancial |
| | and ethical sourcing compliances. | | | | | | |

- We have categorized supply chain in to 2 major segments that its Secondary supplier and Open market suppliers.
- All suppliers are bifurcated in to this category and open market supplies are considered as potential risk for supplies from CAHRA's and thus step by step information are gathered from this category of supplier as mentioned in point 1.B & 1.C.

Step 3: Design And Implement A Strategy To Respond To Identified Risks (If Applicable)

Report Findings Of The Supply Chain Risk Assessment To The Designated Senior Management Of The Company.

- Ongoing monitoring of each supplies is done by compliance officer to confirm its free from Conflict, were required Red Flags are been raised for seeking additional information and closed after receiving such information to our satisfaction.
- Entity level compliance officer shall report all un-answered flags to local management and Group compliance officer.
- In worst situation were information is half or not satisfactory management starts engagement practice and discussion and dialogue with suppliers is carried out to ensure full information in further business.

Devise And Adopt A Risk Management Plan. We have formulated the risk management plans at entity level considering individual entities position in supply chain and

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| | position of supplier in supply chain. Entity compliance officer carries out monitoring of each and every business transactions and were required Red Flags are been raised and further steps are followed as mention above. Brief of companies Risk Management Practices has been mentioned in communication of Business policy on our website. |
|--|---|
| Implement The Risk Management Plan And Monitor Performance Of Risk Mitigation Efforts. | Entity level and group level monitoring of Red Flags and its effective closure is monitored. Compliance officer provides period status reports of OECD compliance to the management. |
| Internal Training | Each entity of the Group provides period training to all the concern employee involved in buying and selling and compliance monitoring team. |
| Communications | Business principle has been published on the website covering all the COP wise policy including Ethical Precious Metal souring policy of the group. Over and above Annual communication on Business policy and Awareness on various best practices and expectation from business partners is communicated |
| OPTIONAL INFORMATION ON Step 4:Carr | y Out Independent Third-Party Audit |
| RJC COP Audit | • Stargems Group has recently scheduled the RJC audit, with the tentative audit set for February 2025. Once completed, the final |

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| | report will be shared with us. We also |
|----------------------------|--|
| | undergo the BPP Compliance audit |
| | annually, and we are pleased to confirm that |
| | Stargems Group is compliant for the year |
| | 2024. To ensure transparency and |
| | accountability, we will provide our |
| | stakeholders with the annual compliance |
| | reports upon request. These reports |
| | highlight our commitment to industry |
| | standards and best practices. |
| Grievances And Remediation | No grievance of what so ever has been |
| Grevances And remediation | reported till date. |

Prepared By & Approved by : Group Compliance Officer & Director

Date: 20th February, 2025