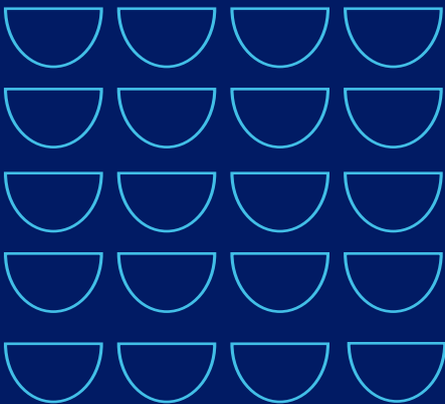
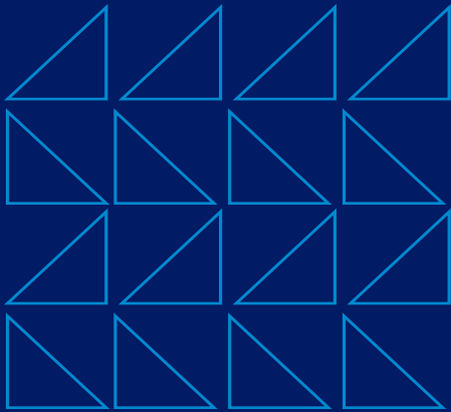




Austevoll Seafood ASA

CODE OF CONDUCT



Austevoll Seafood ASA

**Alfabygget
N-5392 Storebø
NORWAY**

www.auss.no

Index

Part 1: Inhouse matters	4
1.1. In general	4
1.2. Personal conduct	4
1.2.1. Working environment	4
1.2.2. Conflict of interest	4
1.2.3. Prohibition on prostitution or purchase of sexual services	4
1.2.4. Avoid mixing roles by taking part in other enterprises	5
1.2.5. Political activities	5
1.2.6. Travel and expenses	5
1.2.7. Use of social media	5
1.2.8. Substance use	5
1.3. Information management and duty of confidentiality	5
1.3.1. Duty of confidentiality	5
1.3.2. IT systems	5
1.4. Anti-corruption	6
1.4.1. Gifts, hospitality and entertainment	6
1.4.2. Use of intermediaries	6
1.4.3. Bribes / facilitation payments	6
1.4.4. Test on ethics	7
1.5. Export, import and trade	7
1.6. Whistleblowing about censurable conditions	7
1.7. Personal liability	7
1.7.1. Personal Data	7
1.7.2. Processing information and confidentiality	7
1.8. Enquiries from the press and other parties	7
Part 2: Relationships with the company, suppliers and subcontractors	8
2.1. In general	8
2.1.1. Introduction	8
2.1.2. AUSS Business Associates	8
2.1.3. Regulations for business practice	8
2.2. Health, safety and the environment	8
2.3. Human Rights and Decent Work conditions	8
2.3.1. Introduction	8
2.4. National and international environmental legislation and regulations	9
2.5. Inconclusive matters	10
2.6. Fair competition	10
Appendix 1: Test on ethics	11
Appendix 2: Provisions of the General Civil Penal Code	12
Appendix 3: Guidelines for labour performed by children and youth for Austevoll Seafood ASA	13
Appendix 4: Whistleblowing poster	15

Part 1: Inhouse matters

1.1. In general

The purpose of this Code of Conduct is to establish a set of common principles describing Austevoll Seafood ASA's (hereinafter referred to as AUSS) commitment and requirements for compliance and ethical business practices and personal conduct.

This Code of Conduct applies to AUSS and all its subsidiaries ("the "Group"), hereunder all employees, directors, officers, hired personnel, consultants, company representatives and any person conducting work on behalf of or otherwise representing the Group (hereinafter referred to as AUSS Personnel).

AUSS support the International Bill of Human Rights, and the Core Conventions of International Labour Organization (ILO). AUSS further endorse the United Nations Guiding Principles on Business and Human Rights and the Transparency Act (Åpenhetsloven) based on the OECD Guidelines for Multinational Enterprises. AUSS is a member of the United Nations Global Compact.

All managers are responsible for ensuring that AUSS Personnel are familiar with relevant laws, regulations, guidelines and frameworks referred to herein. This also includes facilitating anonymous whistleblowing ref. part I item no. 5 in this document.

The individual employee is responsible for ensuring that they understand AUSS's Code of Conduct. This includes, as a minimum, developing a fundamental understanding of the requirements made in the Code of Conduct and an in-depth understanding of the parts of the Code of Conduct that are particularly relevant for the individual employee's position.

Moreover, the individual employee must address concerns and queries regarding the company's Code of Conduct or possible breaches of the Code of Conduct. The individual employee must be familiar with the different channels via which he/she can address possible breaches.

Managers at all levels are assigned responsibility for acting as role models and ensuring that the employees understand and comply with the Code of Conduct. Managers and employees shall understand that business results are never more important than compliance with the company's Code of Conduct. The management must identify the possible risk of breaches of the company's Code of Conduct and take action to minimise such risk. In the event of a breach of the Code of Conduct, the individual manager must act quickly to resolve the detected breach and follow up on this with appropriate disciplinary reactions and correct reporting.

The individual employee is obliged to remain up to date of amendments to the Code of Conduct. The most recent version is always available on the Group's website: www.auss.no.

As an employee of AUSS, you must comply with prevailing laws and regulations and carry out your duties in accordance with the requirements and standards which apply in AUSS.

A breach of the regulations may result in consequences for the employee. Relevant sanctions may be verbal or written warnings and curtailment of prevailing authorisations. Serious breaches of the regulations may result in discharge or dismissal.

A breach of regulations may also result in criminal liability both for the company and the employee, such as corruption or trading in influence.

1.2. Personal conduct

1.2.1. Working environment

All employees shall contribute to a positive working environment based on respect and tolerance. Employees shall behave in a manner which displays social consciousness and professionalism and shall show respect for colleagues and other partners.

1.2.2. Conflict of interest

AUSS Personnel shall not seek to obtain advantages for themselves or a related party that are improper in any way or that is against the interests of AUSS when you are representing the company. You should avoid situations with actual, potential or perceived conflict of interest.

Do not work in connection with any AUSS or AUSS related transaction, procurement, contract award or other matter in which you have, or a related party has a financial interest. A related party means your partner, close relative or any other person with whom you or they have close relations. The same restriction applies where there are other circumstances that undermine trust in your ability to act in the best interest of AUSS.

If you become aware of a potential conflict of interest, you shall without delay notify your immediate superior.

1.2.3. Prohibition on prostitution or purchase of sexual services

AUSS is strictly against prostitution and purchase of sexual services. Employees at work or travelling for work or other assignments where travel is paid for by the company shall refrain from prostitution, purchasing or accepting sexual services. This also applies to the employees' leisure time when on such assignments.

1.2.4. Avoid mixing roles by taking part in other enterprises

Full-time employees of the Group shall not have any other main occupation than employment with AUSS and are not permitted to have any other type of material private business enterprise without the specific and written consent of their employer.

All employees shall notify their immediate superior in writing of any paid employment outside of the Group. The employer is entitled to oppose such employment if it is thought that such employment may have a negative impact on the employee's work for the Group or may impair confidence in the Group.

The employees shall be open about any board positions and other offices which may be of significance for their performance at work or in conflict with the employer's legitimate interests. Board positions and other offices must be clarified in advance with the employee's immediate superior.

The employee is obliged to notify his/her manager of any conflicts of interest/roles in relation to the company's partners. Examples of the above may be purchases from suppliers who are in the same family as the employee or similar.

1.2.5. Political activities

AUSS does not support individual political parties or individual politicians. AUSS will take part in public debate, when in the interests of the Group.

Employees have the right to take part in democratic political activities, but this must take place without reference to or in connection with the employees' relationship to AUSS.

1.2.6. Travel and expenses

Employees in AUSS shall display moderation when incurring costs for AUSS, and shall not incur unnecessary costs for the company when travelling, entertaining customers etc.

Transactions entered into on behalf of AUSS shall be documented in line with good business practice and in accordance with applicable laws. Employees must be able to explain and document any expenses, and these must be signed by a superior.

Please also make reference to the Group's /company's travel policy.

1.2.7. Use of social media

Employees are not permitted to publish work-related content via text, photographs or videos on social media without gaining the permission from their immediate superior. The term

"social media" is defined as websites and apps developed to create and share content, and to take part in social networks such as Facebook, Twitter, Instagram, Snapchat and Youtube. Employees also require the consent of persons shown in photos and videos before publishing such.

During working hours and when on occupational travel, employees shall not announce any work-related status via social media. The term "work-related status" is used to imply e.g. stating your location, who you are visiting or where and with whom you are dining.

All employees are obliged to show due care when publishing on social media as a representative for the Group. This also involves showing due regard for the company's values and the employee's duty of loyalty to their employer.

1.2.8. Substance use

AUSS is a drug and alcohol-free workplace and being under intoxicating substances at work, including alcohol is strictly forbidden.

1.3. Information management and duty of confidentiality

1.3.1. Duty of confidentiality

All employees have a duty of confidentiality regarding information of a sensitive, private or confidential nature which relates to AUSS's business. This also applies once employment has terminated.

As an issuer of shares and other financial instruments that are traded on a regulated marketplace, AUSS is committed to complying with applicable securities laws, regulations and rules. No individual shall use, or help others use, information regarding AUSS or other companies which is of a sensitive, private or confidential nature, to subscribe to or trade securities, whether on a private basis or on behalf of AUSS. All AUSS Personnel shall make themselves aware of any and all policies and instruction given by AUSS related to its shares, financial instruments or the handling of insider information and follow any recommendations and instructions related thereto.

All employees shall protect sensitive and confidential information and shall store documents and data in a safe manner in accordance with applicable data protection and privacy laws.

1.3.2. IT systems

Use of the company's IT systems shall be based on work-related requirements. Use for private purposes shall be restricted to a

minimum, and must not have any negative impact on costs, information security or productivity. Information found in the company's IT systems belongs to AUSS. All access and information in the company's systems shall comply with the prevailing Personal Data Act and internal requirements.

Cyber-attacks and other malicious activities represent a threat to the company's operations. Use of the company's IT systems and equipment may be monitored in order to maintain control of such threats. The individual employee must be constantly on alert to detect possible malicious activities, such as phishing, and any incidents must be reported immediately. It is prohibited to use the company's systems to carry out illegal or unethical activities, including downloading or forwarding offensive material. AUSS expects every employee to respect copyrights for software and to comply with prevailing licence terms.

We also make reference to the Group's instructions regarding IT security and data protection.

1.4. Anti-corruption

AUSS has zero tolerance for corruption in any form, including bribery, facilitation payments and trading in influence and adheres to all applicable anticorruption laws and regulations ("Anti-Corruption Laws"). AUSS will take active steps to ensure that corruption does not occur in relation to AUSS' business activities. We are committed to conducting our business activities in an open and transparent manner, promoting transparency in our industry and supporting efforts to combat corruption worldwide.

AUSS Personnel must never engage in, authorise or tolerate corruption at any time for any reason and not offer any party anything of value in order to obtain an improper advantage in selling goods and services, conducting financial transactions or representing AUSS' interests to governmental authorities.

No employees shall directly or via an intermediary offer, pay for, invite or accept payments which are inconsistent with Norwegian legislation or any other applicable legislation.

The Norwegian regulations to combat corruption were intensified in 2003. It is now a criminal offence to give or receive an improper advantage, cf. section 387-389 (appendix 2) of the General Civil Penal Code.

If in doubt whether an item is unacceptable, consult with a superior.

1.4.1. Gifts, hospitality and entertainment

Gifts, hospitality and entertainment, which may affect the integrity of the recipient, shall not be accepted or offered.

Gifts, hospitality and entertainment, which are accepted, shall be reported to the employee's immediate superior.

Employees do not have the right to give or accept any form of personal fees, commission, discount or other monetary contributions.

Employees do not have the right to give or accept any form of gift or hospitality in connection with negotiations or as appreciation for a certain contract or behaviour on the part of the counterpart, which may be intended to affect the recipient of the gift during the process.

Customary gifts in connection with for example anniversaries or other special occasions are not covered by this regulation.

Lunch, dinner and other refreshments are acceptable to the extent that they are directly linked to normal business and do not involve an inappropriate sum of money or scope. This item must be assessed in relation to cultural conduct. The main principle is that employees shall not give/receive anything that affects the recipient's/employee's integrity.

It is not permitted to cover costs for business associates, or receive cover for costs from business associates, which involve travel and accommodation for employees or their escorts. One exemption to this rule is for normal costs incurred locally for work-related visits, ferry crossings, bus transport, car hire etc. Special cases require agreement and approval by a manager prior to the visit/activity.

1.4.2. Use of intermediaries

Particular caution shall be exercised in relation to payments made via intermediaries (agents, brokers or others). Such agreements shall be documented and reported, specifying what the payment involves and to whom the payment is made.

1.4.3. Bribes / facilitation payments

Payments made to enable a person to achieve a certain goal are referred to as bribes/facilitation payments. Such payments are a punishable offence pursuant to Norwegian legislation and international conventions by which Norway is governed, if they imply an improper advantage. However, such payments may not be punishable offences if the employee has been subject to clear-cut blackmail. AUSS does not permit the use of bribes/facilitation payments.

No Personnel may receive or accept any payment or other thing of value or advantage from any third party with respect to the performance of their respective duties to AUSS.

If you become aware of a facilitation payment or any suggested or attempted facilitation payment you shall without delay notify your immediate superior.

1.4.4. Test on ethics

Enclosed is a test on ethics with questions which will help individual employees make correct decisions. Appendix 1.

1.5. Export, import and trade

AUSS is committed to complying with all applicable export, import, and trade compliance laws in all countries in which the Group operates. This includes laws and regulations pertaining to trade embargoes and economic sanctions, export control, anti-boycott, cargo security, import classification and valuation and free trade agreements. In conducting business across borders, AUSS Personnel must be aware of and comply with these laws and regulations.

1.6. Whistleblowing about censurable conditions

AUSS is committed to providing an open and transparent working environment. AUSS encourages AUSS Personnel and relevant parties in good faith to report any suspected or actual wrongdoing.

All notifications will be treated confidentially and should be raised with the relevant employee's immediate supervisor, and notification may always also be made to HR or the Managing Director. Please also see further guidance in the Group's poster on whistleblowing in appendix 4.

Notifications made by relevant third parties should be raised with the Managing Director. If notification internally is not desirable or possible, AUSS has established whistleblowing channel which allows notification of any suspicion or concern anonymously. Report your concern online [here].

AUSS appreciates and respects that whistleblowers may have worries or concerns about possible reprisals. In AUSS, whistleblowing is regarded as loyalty and will not result in negative consequences for the whistleblower and AUSS will ensure that the relevant person has a continued good working environment. AUSS will protect and support any person raising a suspicion or concern in good faith and based on a reasonable belief, irrespective of the outcome of the matter.

AUSS shall ensure that the report is being investigated as soon as possible and within reasonable time. If necessary, AUSS will ensure that measures are being implemented to avoid retaliation for the relevant person.

Ref. the Group's poster on whistleblowing, Appendix 4.

1.7. Personal liability

All employees must ensure that they are aware of and perform their duties in accordance with the requirements specified in this document and with prevailing laws and regulations.

1.7.1. Personal Data

The Personal Data Act provides protection for personal integrity and personal data for individuals. AUSS is obliged to protect the personal data of the company's own employees and partners. AUSS will only process personal data for purposes that are legitimately required for own operations and in line with the prevailing Personal Data Act and AUSS's in-house requirements and guidelines. AUSS expects individual employees to be familiar with and comply with the requirements that apply to processing of personal data when working for AUSS.

1.7.2. Processing information and confidentiality

Information in the company's systems is of decisive importance for the company's business-related integrity. The Group will protect all information that belongs to AUSS or that is provided to AUSS by our partners by ensuring sufficient confidentiality, availability and integrity. It is important to share information throughout the organisation in order to ensure efficient operations. However, all transfer of and access to information shall comply with the external and internal requirements related to information exchange. AUSS expects the individual employee to be familiar with and comply with external and internal requirements on securing information in the company's systems, and not to make use of information to which the individual employee has access to at work for his/her own gain or the gain of others. All employees have a duty of loyalty to the company. This also applies after employment has come to an end.

1.8. Enquiries from the press and other parties

Enquiries from financial analysts, investors and the media shall be directed to the CEO or CFO of AUSS.

Part 2: Relationships with the company, suppliers and subcontractors

2.1. In general

2.1.1. Introduction

The Group is strongly committed to its social responsibilities. Our aim is to combine healthy business management with a clear responsibility for society and the environment.

Our goal is to contribute towards influencing work on human rights, labour rights and environmental protection, both within our own Group, in relation to our suppliers and subcontractors and in relation to our trading partners.

2.1.2. AUSS Business Associates

AUSS Personnel working with business associates such as suppliers, subcontractors, consultants, advisers, agents, partners or other business associates must inform these of the company's code of conduct and ensure that they agree to comply with all relevant parts of the code of conduct. In the event of nonconformances, action must be taken to ensure that such parties comply with the code of conduct. If it becomes evident that such parties are unable to comply with AUSS's code of conduct, all cooperation with them shall be terminated.

AUSS expects all business associates to comply with prevailing legislation, to respect internationally recognised human rights and to follow AUSS's own regulations and code of conduct, quality systems and routines. If there are any discrepancies between any of the above, the main rule is that the most stringent requirements shall be followed.

2.1.3. Regulations for business practice

AUSS's business information shall be precisely and elaborately communicated, both internally and externally. All accounting information and information with reporting obligation must be correct and presented in accordance with laws and regulations, including relevant accounting standards.

In relation to prevailing laws regarding securities and standards for stock exchange listing, AUSS is obliged to ensure complete, precise, accurate and understandable information in their interim financial statements and other documents.

2.2. Health, safety and the environment

Safety and health are of utmost importance at AUSS. No matter the reason, no compromises shall be made at the cost of safety.

Employees shall have a safe and healthy working environment. Necessary measures shall be implemented to prevent and minimise accidents and damage to health as a result of, or

in relation to, conditions at the workplace.

AUSS is subject to laws and regulations designed to protect the environment. These include laws and regulations relating to air and water quality, imposing limitations on discharge of pollutants into the environment and establishing standards for treatment, storage and disposal of toxic and hazardous wastes. AUSS takes the environmental responsibilities seriously and take necessary steps to limit the impact of its operations on the environment.

Employees shall complete regular and documented training in health and safety. Health and safety training shall be repeated for new recruits.

2.3. Human Rights and Decent Work conditions

2.3.1. Introduction

AUSS is committed to respecting internationally recognized human rights and decent work conditions in our own operations as well as in our value chain. AUSS will as a matter of policy always comply with any applicable laws and regulations including internationally recognized conventions regarding the protection of human rights and decent work conditions.

AUSS will contribute positively to the work relating to the respect for human rights and in particular related to the prevention of child labour and protection of labour rights, both within AUSS and in its value chain, hereunder the supply chain and its business partners.

In addition to compliance with the above-mentioned principles, AUSS focuses particularly on the following topics relating to human rights and proper working conditions:

a. Regular employment

Obligations in relation to the employees, in line with international conventions and/or national legislation and regulations relating to regular employment shall not be evaded via utilisation of short-term positions (such as use of contract workers, casual workers and day workers), subcontractors or other employment relationships.

All employees are entitled to an employment contract in a language they understand.

The apprenticeship programme shall be clearly defined in terms of duration and content.

b. Child and youth labour

Children under the age of 18 shall not perform work that represents a health or safety hazard, including night shifts.

As a main rule, children under the age of 15 shall not be employed. Exemptions to the above can be made in special circumstances. Ref. appendix 3.

Apprentices complete those assignments and follow the working hours specified for the company at any given time.

c. Salary

Salaries paid to employees shall as a minimum comply with the national provisions regarding minimum wage or the industry standard and shall always be sufficient to cover basic needs.

Payroll conditions and payment of salary shall be agreed upon in writing before employment starts. This agreement shall be in a format which the employer can understand. Disciplinary deductions from salary are not permitted.

d. Working hours

Working hours shall comply with national legislation and shall be in accordance with prevailing international conventions.

e. Trade unions and collective bargaining

Without exception, employees shall be entitled to join or establish trade unions according to their free will and to bargain collectively. The employer shall not discriminate against trade union representatives or prevent them from performing their duties for the trade union. Should this entitlement be limited by law, the employer shall facilitate for and not at any time prevent parallel mechanisms for free and independent organisation and bargaining.

f. Forced labour

Any form of forced labour, slave labour or involuntary labour is strictly prohibited.

Employees shall not be obliged to submit a monetary deposit or identity papers to the employer and shall be free to terminate their employment with a reasonable period of notice.

g. Discrimination and harassment

All forms of discrimination and harassment at work based on ethnicity, religion, age, disability, gender, marital status, sexual orientation, trade union membership or political beliefs are strictly prohibited.

Measures shall be established to safeguard against sexual harassment, threatening, insulting or exploitative behaviour and to prevent discrimination or dismissal on unfair grounds.

h. Physical cruelty

Physical cruelty or punishment, or threats of physical cruelty, are strictly forbidden.

The same applies to sexual or other abuse and different types of humiliation.

i. Use of resources and impact on local environment

All forms of environmental crime or ruthless exploitation of natural resources in the local environment are strictly prohibited. The local environment and production site shall be protected from pollution damage. Chemicals and other hazardous substances shall be properly handled.

Production and the utilisation of raw materials for production, shall not represent destruction of natural resources.

AUSS shall neither directly nor indirectly contribute to the destruction of the source of income for marginalised communities, for example by seizing large plots of land or other natural resources on which these communities rely.

AUSS shall make a positive contribution towards sustaining a good environment for the local communities where our companies are located.

2.4. National and international environmental legislation and regulations

Production shall not conflict with national or international legislation and regulations related to the environment. Relevant permits shall be procured where necessary.

Environmental aspects shall be taken into account throughout the production and distribution chain, from production of raw materials to sales, and shall not be delimited to inhouse

activities. Local, regional and global environmental aspects shall be taken into account.

For the production of animal products, animal ethics shall be taken into account throughout the entire value chain.

2.5. Inconclusive matters

In certain situations, political or cultural circumstances may make it difficult to comply with a number of requirements in this standard. In such circumstances, AUSS is open to discussions regarding alternative approaches and solutions.

Managers must check that activities carried out within their areas of responsibility are performed in accordance with the requirements specified in this document.

2.6. Fair competition

AUSS shall compete in a fair and ethical responsible manner within the frames of antitrust regulations and competition laws applicable to the markets in which it operates.

Austevoll Seafood ASA

Bergen, 2 November 2009 / 17 August 2016 / 21 August 2018 / 22 April 2022

- Appendix 1: Test on ethics
- Appendix 2: Provisions of the General Civil Penal Code
- Appendix 3: Guidelines for labour performed by children and youth for Austevoll Seafood ASA
- Appendix 4: Whistleblowing poster

TEST ON ETHICS

Every day, decisions are made which may involve ethical dilemmas. The following questions will help employees make the right decisions:

1. Is it legal?

- Am I breaking any laws or in breach of the company's guidelines?

2. Is it right?

- Can I talk about it with a colleague?
- Is it fair to all parties involved?
- What are the potential consequences?
- Are there better alternatives?

3. Can it be justified?

- Is the company's reputation at risk if the matter becomes publicly known?
- How would it feel for me if the decision was made known via the media?
- Do I feel good about and can be proud of this?

PROVISIONS OF THE GENERAL CIVIL PENAL CODE

Section 387 of the General Civil Penal Code. Corruption

Punishment by fine or imprisonment for a term not exceeding three years for a person who

- a) for himself or other persons requests, receives an improper advantage or accepts an offer thereof in connection with a position, office or assignment, or
- b) gives or offers any person an improper advantage in connection with a position, office or assignment.

Position, office or assignment in the first paragraph also covers a position, office or assignment in a foreign country.

Section 388 of the General Civil Penal Code. Gross corruption

Gross corruption shall be punishable by imprisonment for a term not exceeding 10 years. When determining whether corruption is gross, the decision shall be mainly made on the basis of whether

- a) the act has been committed by or in relation to a public official or any other person in breach of the special confidence placed in him by virtue of his position, office or assignment,
- b) the act could have or has resulted in a considerable economic advantage,
- c) there was any risk of considerable damage of an economic or other nature, and
- d) false accounting information has been recorded, or false accounting documents or false financial statements have been prepared.

Section 389 of the General Civil Penal Code. Trading in influence

Punishment by fine or imprisonment for a term not exceeding three years for a person who

- a) for himself or other persons demands, receives an improper advantage or accepts an offer thereof to influence the conduct of another person's position, office or assignment, or
- b) gives or offers any person an improper advantage to influence the conduct of another person's position, office or assignment.

Position, office or assignment in the first paragraph also covers a position, office or assignment in a foreign country.

GUIDELINES FOR LABOUR PERFORMED BY CHILDREN AND YOUTH FOR AUSTEVOLL SEAFOOD GROUP

Working hours

As a main rule, children under the age of 15 shall NOT be employed. If, however, children under the age of 15 are employed due to local/traditional concerns, the following guidelines shall be followed.

Children aged between 13 and 15 may work:

- two hours per 24-hour period on school-days and 12 hours a week during school weeks
- seven hours per 24-hour period on days when there is no school, and 35 hours per week during weeks when there is no school
- eight hours per 24-hour period and 40 hours per week for the total working and school hours, during which the work is part of a scheme involving alternating theoretical and practical education

Children under the age of 13 shall not be employed in any circumstances.

For youth aged between 15 and 18 years and who do not have compulsory school attendance, working hours shall not exceed:

- eight hours per 24-hour period – 40 hours per week
- If children or youth are employed by several employers, the working hours shall be accounted for in total. The employer is obliged to gain knowledge of the number of hours worked by children and youth at any other employers.

Employees under the age of 18 must not be used for overtime work or assigned tasks involving control of technical equipment or responsibility for individual work areas.

Children aged 13 may be assigned:

- light tidying work
- other work that does not have a negative influence on the child's safety, health or development and does not affect their school attendance

Children aged 14 may be assigned:

- light tidying work
- other work that does not have a negative influence on the child's safety, health or development and does not affect their school attendance

Children cannot be assigned work without the consent of the child's parents or other guardians. Guardians shall be informed of any risk involved in the work.

Children shall not be assigned work during the hours from 20.00 to 06.00.

Children aged between 15 and 18 may be assigned work involving:

- feeding and control of feed
- maintenance and inspection of the equipment at facilities
- daily tidying of the facility

Youth (persons who have reached the age of 15, but are not yet 18) shall not work between the hours of 22.00 and 06.00 or 23.00 and 07.00.

Employers who employ children and youth shall keep a list over such employees containing the following information:

- name, address and personal identification number of the employee
- name and address of the employee's guardians
- nature of the work
- length of daily working hours and at what time of the day the work is carried out
- length of ordinary school hours
- when leisure time is taken during the summer holidays

If children under the age of 15 are employed, this shall be registered in Teams on a monthly basis, providing basic data for further reports in accordance with prevailing agreements. Suppliers who do not report directly to AUSS shall submit information every month on such working conditions by mail to the CSR at AUSS.

WHISTLEBLOWING POSTER

Adopted by the Board of Directors for Austevoll Seafood ASA,
2 November 2009



Austevoll Seafood ASA

What is notification?

Notification is to tell about reprehensible conditions to a person who can do something about it. Reprehensible conditions are breaches of statutory rules, breaches of internal regulations or breaches of ethical standards.

Notification is positive

Notification is good for both the company and for society, as it allows reprehensible conditions to be rectified. People who are willing to notify represent an important resource for the Austevoll Seafood Group.

Right and obligation to notify

Individual employees are encouraged to notify any reprehensible conditions, because this can contribute towards the positive development of Austevoll Seafood Group. Employees are not obliged to notify.

Employees are obliged to notify any criminal conditions and matters involving hazard to life and health.

Follow-up and notification

The management must decide how to rectify conditions which have been notified.

- Any reprehensible conditions shall be rectified. The person who made the notification shall receive feedback within 2 weeks.
- If it appears that the criticism is without grounds or based on a misunderstanding, the person who made the notification shall receive a proper explanation.
- The management is also responsible for safeguarding persons who have been subjected to groundless criticism.

The person who makes the notification shall not be punished

Any person who has notified conditions and feels they are punished at work must discuss this with the Managing Director or Chairman of the Board, who will immediately deal with the matter.

Who to notify to?

Both the matter and the situation determine the best method of notification.

Below is a starting point for what we believe is the best method for the Austevoll Seafood Group:

To manager or body in charge

In principal, all employees should be able to notify their immediate supervisor or body responsible for the matter to be notified:

- All matters can be notified to immediate supervisor.
- Personal matters can be notified to the employee representative or company doctor.
- Environmental matters or poor working environment can be notified to the leader of the Working Environment Committee.
- Breaches of tax regulations or regulations regarding bribes/corruption can be notified to the CFO.

To Managing Director/ Chairman

If the employee making notification does not gain a reaction or feedback, he/she is encouraged to inform the Managing Director or Chairman of the company in question. If, once again, the employee does not gain a reaction or feedback, or there are other special circumstances, he/she is encouraged to inform the CEO of Austevoll Seafood ASA, or a person appointed by the CEO.

Anonymity and confidentiality

Notification can be made anonymously, but normally openness will help improve proceedings and provide a better result for all parties involved. The name of the person who made notification will be kept as confidential information.



Austevoll Seafood ASA

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