Incidents of Child labor

RBA Chapter 2) Child Labor Avoidance

‘Child labor is not to be used in any stage of manufacturing. The term “child” refers to any person under the age of 15, or under the age for completing compulsory education, or under the minimum age for employment in the country, whichever is greatest. The use of legitimate workplace learning programs, which comply with all laws and regulations, is supported. Workers under the age of 18 (young workers) shall not perform work that is likely to jeopardize their health or safety, include night shift and overtime.

Child labor

In the world today, it is estimated that 218 million boys and girls work as child laborers. Even though the activities in the electronics sector -being higher up in the value chain- are not suitable for children, incidentally young workers, not yet having reached the legal age of employability are observed to be active in the workplace.

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1 ILO guide for employers on child labour guide one: introduction to the issue. The guide can be found on www.ioe-emp.org.
When young workers below the minimum age of employability are active, Signify expects Supplier to take immediately remedial action, taking into account the interests of the children employed. To that extent, Signify expects Supplier to follow the three H’s approach as set out in the ILO guide for employers on child labor:\(^2\):

- a stop to underage Hiring
- removing children from tasks where the risks from Hazards are high
- reducing Hours to the legal level

A stop to underage Hiring:
Supplier is expected to immediately stop the hiring of children. In this regard, it is of importance to improve age verification mechanisms.

Removing children from tasks where the risks from Hazards are high
Supplier is expected to immediately
- Reduce the risk from hazards by improving workplace safety and health
- Remove adolescents from tasks and environments that are deemed hazardous for adolescents but not for adults (i.e. heavy loads, night work, heavy machinery)
These actions need to take place on a structural level rather than an incidental action, and need to be monitored as such.

Reducing Hours to the legal level
Supplier is expected to have knowledge on local law, as well as the age for completing compulsory education. Where hours are to be reduced, Signify expects Supplier not to reduce the income, as this would harm the interests of the child. Supplier is to investigate alternatives e.g. in hiring a family member – siblings or parents - or increase the wages of the parent if he or she also works for him. Further, Supplier is expected to offer the child a job, the moment a child has reached the legal working age.

Supporting Education
Signify expects Supplier to transfer the children to school, paying for their education until they reach the legal working age.

Child labor found in an audit
Should a case of child labor be identified during an audit, Signify expects Supplier to act in accordance with the guidelines as set out in this Chapter, in consultation with Signify. Next to that Signify and Supplier will agree to a time period within which the supplier will comply with the ILO norm.

\(^2\) The guide can be found on www.ioe-emp.org/