

#### BY THE AUTHORITY OF THE COUNCIL

FG Manufacture

## IS A CERTIFIED MEMBER OF THE Responsible Jewellery Council

CERTIFIED MEMBER: 0000 0522 CERTIFICATION PERIOD: 2 MARCH 2015 - 2 MARCH 2018

James Correge.

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# RJC CERTIFICATION INFORMATION – CODE OF PRACTICES Summary



Certified Member	FG Manufacture
Membership Forum	Jewellery Manufacturer and/or Wholesaler
Certification Number for this Certification	0000 0522
Certification Period	2 March 2015 – 2 March 2018
Audit Date	4-5 December 2014, 16 February 2015
Audit Type	First Certification
Previous Certifications	0
Applicable Standard	Code of Practices 2013
Accredited Auditor	SGS United Kingdom Limited Lead Auditor: Anne-Lise LeGrand
Certification Scope	FG Manufacture, Villeurbanne, France - metal mouling, stone setting and jewellery manufacturing facility

Applicable Provisions	<ol> <li>General Requirements: 1-4 (except 3.2)</li> <li>Responsible Supply Chains and Human Rights: 5-11 (except 7, 11.2, 12)</li> <li>Labour Rights and Working Conditions: 13-20 (except 15.6, 19.3)</li> <li>Health, Safety and Environment: 21-25 (except 21.10)</li> <li>Diamonds, Gold and Platinum Group Metals Products: 26-27 (except 27.2, 27.6, 28)</li> <li>Responsible Mining Sector: Not applicable</li> </ol>
Provenance Claims	Not applicable
Auditor Statement of Conformance	<ul> <li>Based on the scope and findings of the Audit, the sites visited and the available information provided by the Member:</li> <li>The Member has demonstrated a conformance level consistent with a 3 year Certification Period.</li> <li>The Member has demonstrated a conformance level consistent with the transitional 1 year Certification Period for 1 year.</li> <li>The Member is not eligible for RJC Certification due to having four consecutive 1 year Certification outcomes.</li> <li>Critical breaches have been identified and the RJC Management Team should initiate disciplinary procedures.</li> </ul>
Mid-Term Review	<ul> <li>Based on the scope and findings of the Certification Audit/Re-Certification Audit, the sites visited and the available information provided by the Member:</li> <li>A. The Member will not require a Mid-Term Review because:</li> <li>No anticipated changes to the Certification Scope during the Certification Period.</li> <li>Member has &lt; 25 full time equivalent personnel.</li> <li>Low risks of changes to current conformance levels and strong management controls.</li> </ul>
	<ul> <li>B. The Member will require a desktop Mid-Term Review during the 3 year Certification Period to review progress on corrective action against non-conformances within 12-24 months, but a site visit is not required because:</li> <li>The actions can be verified remotely; or</li> <li>No risk to Critical Provisions; or</li> <li>There are parallel audit programs for equivalent recognised schemes (e.g. De Beers BPP, SA8000, OHSAS 18001, ISO14001)</li> </ul>

	C. The Member will require a Mid-Term Review du 3 year Certification Period that will include the ne visits because:	
	Known and anticipated changes to Certification Scop Certification Period	e during the
	Certification Audit identified >2 Minor NCs for Critical or > 4 Minor NCs in total	Provisions;
	New systems and controls for Critical Provisions that tested at the Certification Audit	could not be
	Facilities with risk of non-conformances against Critic	cal Provisions
	Other compelling reason presented by the Lead Audi (Please state the reason):	tor.
Confirmation	The Auditors confirm that:	
Confirmation	The Auditors confirm that: The information provided by the Member is true and the best knowledge of the Auditor(s) preparing this re	
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Confirmation	The information provided by the Member is true and a the best knowledge of the Auditor(s) preparing this return The findings are based on verified Objective Evidence the time period for the assessment, traceable and un The scope of the assessment and the method used a to establish confidence that the findings are indicative	e relevant to ambiguous. are sufficient e of the cope.

### Code of Practices Certification Scope

RJC Members must achieve Certification against the Code of Practices within two years of joining the RJC. The Certification Scope must include those Entities, Facilities and Business Activities under the Member's Control that activity contribute to the Diamond, Gold and/or Platinum Group Metals Jewellery supply chain. This includes the following sectors, where applicable:

- Exploration and Mining
- Diamond Trading, Cutting and Polishing
- Precious Metals Refining, Trading and Hedging
- Jewellery Manufacturing and Wholesaling
- · Jewellery Retailing
- Service Industries, including grading, assaying, appraising, secure transport providers and others.

#### Steps in the Certification Process



#### Audit methodology

The RJC Code of Practices documentation is comprehensive and includes an auditable standard, detailed Standards Guidance and Assessment Manual, handbook for certification and assessment tools for businesses and auditors. These are all publicly available and can be downloaded at:

http://www.responsiblejewellery.com/rjc-certification/code-of-practices-certification13/

Independent third-party audits are conducted by RJC Accredited Auditors to verify that a Member's business performance and its systems and processes conform to the requirements specified in the RJC Standard. The audit process is a management systems audit aligned with ISO19011. Auditors use the triangulation method of management and employee interviews, documentation review and facility observations to verify an Entity's performance against the applicable standards.

#### Auditor Accreditation

Third party auditors carrying out RJC Certification audits must be accredited by the RJC, a process which involves assessment of competence, independence and internal quality systems of the auditing firm. RJC also provides mandatory training on its standards for accredited auditors. Auditor accreditation information can be found at:

http://www.responsiblejewellery.com/auditors/

#### RJC Complaints Mechanism

The RJC aims to ensure the fair, timely and objective resolution of complaints relating to potential non-conformance with RJC Certification or RJC's own policies and procedures. Where complaints arise, it is a condition of participation in RJC activities for RJC Members and Accredited Auditors to submit to the RJC Complaints Mechanism and to be bound by the decisions of the RJC. However this does replace or limit access to judicial remedies.

Full documentation supporting the RJC Complaints Mechanism can be downloaded from:

http://www.responsiblejewellery.com/contact-us/rjc-complaints-mechanism/

#### Disclaimer

No guarantee, warranty or representation is made as to the accuracy or completeness of this information. Compliance with RJC's standards and procedures is neither intended to, nor does it create, establish, or recognise any legally enforceable obligations or rights of, or against, the RJC and/or its Members or signatories.