Human Rights Policy
G4S Lebanon
Preface and document control

This document is intended to provide information in respect of G4S Lebanon policy, procedure, standards or guidance and will be periodically updated to reflect any changes due to business requirements or infrastructure. Neither all nor part of this document shall be reproduced or released for commercial purposes by a recipient without the express consent of the stated G4S document owner. This document MUST be reviewed and approved by the designated G4S approver(s) to ensure technical accuracy and business validity.

Document owner and approver(s)

<table>
<thead>
<tr>
<th>Owner</th>
<th>HR Manager</th>
</tr>
</thead>
<tbody>
<tr>
<td>Approver(s)</td>
<td>Managing Director</td>
</tr>
</tbody>
</table>

Version control

<table>
<thead>
<tr>
<th>Version</th>
<th>Version date</th>
<th>Document history</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
<td>1st May 2019</td>
<td>Live Document</td>
</tr>
</tbody>
</table>

Internal distribution list

- All employees
- Google Drive

External distribution

The document owner must approve any request for a copy of this document to be released to an external party. Consideration must be given to the content and classification of this document before authorisation is granted. The owner of this document must state the distribution format(s), copying permissions and procedures for document return or disposal.
G4S Human Rights Context

G4S Lebanon is committed to fulfilling its responsibilities on human rights by applying the United Nations Guiding Principles on Business and Human Rights (2011) across all of Lebanon.

The Guiding Principles affirm four international standards that have achieved broad international consensus as a human rights baseline for all businesses:

- The Universal Declaration of Human Rights (1947)
- The International Covenant on Civil and Political Rights (1966)
- The International Labor Organization Declaration on Fundamental Rights at Work (1998)

This G4S Human Rights Policy demonstrates our commitment to respect human rights and embodies our particular understanding of their significance for a global security company of our scale and diversity. It also sets our expectations for the conduct our employees and those with whom we do business.

Detailed guidelines for our staff on how to implement the policy across our businesses can be found in our management guidance document: G4S Human Rights Guidelines. Together our Human Rights Policy and Guidelines make up the policies and principles by which G4S will hold its employees accountable for respecting human rights.

A Strategic Approach to Human Rights

We take a strategic approach to respecting human rights. This recognizes the potentially positive and negative impacts of our operations, the particular nature of our business as a security company, the UN framework and the different geographies in which we operate.

Assessing Risk and Realization

We recognize that G4S Lebanon can play a positive and negative role in respecting human rights. Our businesses can contribute positively to the realization of human rights by the range of services we offer to protect people and enable them to enjoy their rights. We also recognize that we have a duty to ensure that we are not at risk of violating human rights through the services we provide, the customers we work with, the suppliers that we use and through the fair and appropriate treatment of our own employees and others who are in our care.

We will actively assess the impact of our business on human rights. We will encourage our people to develop businesses that consciously and actively enable people to realize their rights and we will take special care to monitor the risks that aspects of our business could directly or indirectly contribute to the violation of human rights, or how we could become complicit in violations by our partner’s suppliers or customers.
Emphasizing G4S Core Rights

As a global security company, we recognize that there are some human rights that are especially salient in the sector in which we operate.

In a rights sensitivity analysis of our business, we have identified some core areas of human rights as particularly significant to the nature of our business and its impact on human rights.

These include: rights to life, liberty, security, due process, privacy, property, freedom of movement, freedom of expression, and asylum; as well as international standards around the use of force and international humanitarian law.

The International Code of Conduct for Private Security Providers and the Voluntary Principles on Security and Human Rights are already important standards for G4S, which have been embedded into the relevant parts of our businesses.

As an employer, labor rights (including freedom of association and the right to engage in collective bargaining) and the right to an adequate standard of living are also central.

While we work to respect all human rights, our work in care and justice services, security systems, data management, cash management, facilities management and security services mean that we need to be especially focused on human rights that are related to security.

Adopting the 2008 UN Framework – “Protect, Respect & Remedy”

We are committed to operate by the guiding principles of the UN framework for business and human rights with its particular emphasis on the state’s duty to protect human rights, the corporate responsibility to respect human rights, and joint state and corporate responsibility to ensure access to effective remedy for people who have experienced business-related human rights abuse.

Integrating Human Rights Due Diligence

In line with the UN Guiding Principles, we will make human rights due diligence an essential and integrated part of our business processes to assess actual and potential human rights risks. We will act upon the findings of this due diligence to ensure that we prevent human rights violations wherever possible, and deliver appropriate and effective remedy if we fail to prevent abuses.

Being Consistent in Different Operational Contexts

We work in a very diverse range of states and operational contexts. In every context, we will make every effort to apply the same high standards of respect for human rights.

In each context, we will develop a distinct understanding of particular human rights risks and comply with all applicable laws that protect human rights. When a state’s own capacity to protect human rights is weak, or when a state and other parties are actively abusing human rights, we will be careful not to exacerbate the situation and wherever possible and whenever this does not put our staff at immediate risk or bring us into dangerous conflict with local legislation, we will comply with international standards.
Management and Responsibility for Human Rights in G4S Lebanon

Immediate responsibility for ensuring that respect of human rights lies with all of our management and employees. They need to be familiar with the G4S Human Rights Policy and Guidelines. They need to be able to demonstrate how they are actively preventing or responding to human rights risks and abuses, and how they are deliberately managing operations that respect people’s human rights and contribute to their realization.

Ultimate responsibility for G4S’s human rights performance lies with the upper Management staff of G4S Lebanon who will actively ensure corporate accountability to this Policy and its related guidelines.