Small Business and Social Irresponsible in Developing Countries: Working Conditions and “Evasion” Institutional Work

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Abstract

Small businesses in developing countries, as part of global supply chains, are sometimes assumed to respond in a straightforward manner to institutional demands for improved working conditions. This article problematizes this perspective. Drawing upon extensive qualitative data from Tirupur’s knitwear export industry in India, we highlight owner-managers’ agency in avoiding or circumventing these demands. The small businesses here actively engage in irresponsible business practices and “evasion” institutional work to disrupt institutional demands in three ways: undermining assumptions and values, dissociating consequences, and accumulating autonomy and political strength. This “evasion” work is
supported by three conditions: void (in labour welfare mechanisms), distance (from institutional monitors), and contradictions (between value systems). Through detailed empirical findings, the article contributes to research on both small business social responsibility and institutional work.

**Keywords**

developing countries, global supply chains, institutional work, small business social irresponsibility, working conditions

Most research on Small Business Social Responsibility (SBSR) focuses on small businesses in developed countries, including the UK (e.g. Spence, 2007) and the USA (e.g. Burton & Goldsby, 2009). We know little about SBSR in developing countries (Jamali, Lund-Thomsen, & Jeppesen, 2015; Lund-Thomsen, Lindgreen, & Vanhamme, 2016) and in particular about the impact of institutional constellations on SBSR practices (Jamali et al., 2015b). More specifically, our knowledge of how small businesses, embedded in global supply chains, manage institutional demands for improved working conditions – in the form of state regulations and private sustainability standards – is extremely limited (Egels-Zandén, 2015; Jamali, Lund-Thomsen, & Khara, 2015).

Numerous studies focus on substandard working conditions across “global supply chains,” “global production networks” (GPNs) or “global value chains” (GVCs) (Barrientos & Smith, 2007; Locke, Amengual, & Mangla, 2009). But, as Egels-Zandén puts it, “the scholarly conversation … ignores or dismisses the role of small and medium-sized enterprises (SMEs)
There is a failure to distinguish between large and small suppliers (with exceptions such as Ciliberti, de Groot, de Haan, & Pontrandolfo, 2009; Jamali, Lund-Thomsen, & Khara, 2015; Luken & Stares, 2005) by using collective terms such as “suppliers” or “sub-contractors” to refer to all types of suppliers in general. In practice, the majority of suppliers in global supply chains located in developing countries are small businesses (Raynard & Forstater, 2002), and small businesses are typically very different from large ones (Barrett & Rainnie, 2002; Spence, 2014; Terziovski, 2010; Wickert 2014). Other studies have stressed that sustainability standards in global supply chains are “ill-equipped” (Wijen, 2014, p. 302) to deal with the complexity underpinning global supply chains and developing country contexts, where most suppliers are located (Lund-Thomsen & Lindgreen, 2014; Mena & Palazzo, 2012; Soundararajan & Brown, 2016). This results in “decoupling” or “selective coupling” practices by suppliers in order to deal with such standards (Jamali, Lund-Thomsen, & Khara, 2015; Nadvi, 2008).

From the available literature we can make two claims: first, institutional pressures to improve working conditions, from both local regulations and sustainability standards, have failed to produce the expected improvements in small businesses in developing countries (Ciliberti et al., 2009); second, these small businesses frequently violate such institutional demands (Jamalai, Lund-Thomsen, & Khara, 2015). However, we know little about how owner-managers flout institutional demands, or the conditions which facilitate such behaviour. We address this gap by asking two questions: How do small businesses in developing countries, when part of global supply chains, respond to institutional demands for improved working conditions?; and, What conditions facilitate their responses? We address these questions through an in-depth qualitative study of small businesses in the knitwear export industry in Tirupur, India.
We utilise the theoretical lens of institutional work, defined as “the purposive action of individuals and organizations aimed at creating, maintaining, and disrupting institutions” (Lawrence & Suddaby, 2006, p. 215). This emphasises “a broader vision of agency in relationship to institutions, one that avoids depicting actors either as "cultural dopes" trapped by institutional arrangements, or as hypermuscular institutional entrepreneurs” (Lawrence, Suddaby, & Leca, 2009, p.1). Owner-managers possess agency to an extent, but nevertheless remain resource dependent (Jamali, Zanhour, & Keshishian, 2009; Luken & Stares, 2005). The practical ways in which they cope with institutional demands are mostly undramatic, common, and undetectable, and driven as well as constrained by context. The concept of institutional work allows the uncovering of such practices (Lawrence, Suddaby, & Leca, 2011).

We specifically focus on the disrupting element of institutional work – the ways individuals intentionally violate, undermine, avoid, reject or manipulate institutions (Lawrence & Suddaby, 2006). We describe how resource dependent owner-managers make “disrupting efforts” to reject or avoid the demands of dominant institutional structures, engaging in what we refer to as “evasion” work. Evasion (dictionary meaning – “circumvention” or “dodging”) means appearing to follow the rules whilst violating the essence of those rules to mis-direct the interpretation of others. Owner-managers disrupt institutional demands that are ideologically misaligned with their values, and for which they do not possess the resources to commit, and yet avoid any immediate negative consequences (in the form of, for example, cancellation of a trade agreement by a buyer or fines from the local labour inspectorate). Owner-managers are thus resource-dependent or “marginal” (Marti & Mair, 2009), and yet skilful enough to draw out and utilise opportunities provided by their context.
Our contribution is three-fold. First, by highlighting the mundane ways in which Tirupur owner-managers evade institutional demands, we address the call for more systematic and critical analyses of the organization of working conditions in small businesses that are part of global supply chains (Egels-Zandén, 2015; Jamali, Lund-Thomsen, & Jeppesen, 2015; Saini & Budhwar, 2008). Through this, we also contribute to research on small business social irresponsibility in developing countries (e.g. Blackman, 2006). Second, by showing how institutional demands for improved working conditions, especially sustainability standards, push owner-managers in Tirupur to engage in “evasion” work to circumvent such demands, we contribute to the ongoing conversation – also known as “critical Corporate Social Responsibility (CSR)” (Idemudia, 2011; Prieto-Carrón, Lund-Thomsen, Chan, Muro, & Bhushan, 2006) – that highlights the inability of CSR programmes and sustainability standards to encourage socially and environmentally responsible business practices in global supply chains (Soundararajan & Brown, 2016). Third, we contribute to the field of institutional work by: (a) showing how, and under what conditions, resource dependent individuals engage in “evasion” work to disrupt institutional demands, a type of institutional work that is normally attributed to powerful and resourceful actors (Lawrence & Suddaby, 2006; Marti & Mair, 2009); (b) expanding Lawrence and Suddaby’s (2006) categories of potential ways in which individuals can disrupt institutions through “evasion” work; and, (c) expanding the focus of institutional work to a relatively unstable and less advanced field, namely the garment industry in a developing country context, as most research focuses on actors and firms located in stable and advanced fields (Marti & Mair, 2009).

The article is structured as follows. We begin by reviewing literature connecting “small business,” “working conditions,” “developing countries,” and “global supply chains.” This is followed by a discussion of the central theoretical concept of institutional work. We then
outline the research setting and the methodology by which the study was conducted. In our findings we demonstrate: (a) the differences between expected and actual situation of working conditions; (b) how owner-managers, as primary decision-makers, engage in evasion work to avoid local and international institutional demands for improved working conditions; and, (c) the conditions facilitating their engagement in such work. Finally, we discuss the contribution of the article (to research on SBSR and institutional work), its limitations, and future research directions.

**Small Business, Working Conditions, Developing Countries, and Global Supply Chains**

In developing economies, small businesses are an increasing focus for public policy-makers because of their active multi-faceted contribution to economic development (Singh, Garg, & Deshmukh, 2009). However, working conditions within these firms, especially when they are part of global supply chains as Tier 2 or Tier 3 (and further) suppliers, are frequently very poor (Saini & Budhwar, 2008). The International Labour Organization (ILO) reports that small businesses employ at least half the industrial workers of the developing world – especially in labour-intensive garments, leather, toys, food and jewellery production and exporting industries – and are normally characterised by substandard working conditions (ILO, 2013). Media reports of accidents in small sourcing facilities in Bangladesh, India, Pakistan, and regions of South America substantiate the presence of equivalent conditions in small businesses in a range of developing countries. 7

So, why do regulations, laws, standards, and other voluntary initiatives not fulfil their purpose of improving working conditions in these firms? The literature offers three explanations. First, most small businesses in developing countries are resource dependent and operate in a concentrated and relatively limited territory (Luken & Stares, 2010). They tend
to focus on day-to-day survival, rather than investing in expensive activities that do not bestow immediate benefits (Jamali et al., 2009; Saini & Budhwar, 2008). This resource dependency can impose serious constraints on how working conditions are organized (Ogunyomi & Bruning, 2015).

Second, in a range of developing countries, small businesses are excluded – based on numerical thresholds – from certain aspects of labour law, under the premise that this facilitates their growth and promotes entrepreneurship by reducing the costs arising from legal compliance (Ayyagari, Beck, & Demirguc-Kunt, 2007; Fenwick, Howe, Marshall, & Landau, 2008). In Chile, Kenya, Vietnam, India, and South Africa, for example, legal obligations concerning occupational health and safety, collective bargaining, and freedom of association vary according to the size of the enterprise, with smaller or micro-businesses generally not covered. It remains unclear, however, whether this has any positive impact on small businesses or workers. Further, studies suggest that even including them may make little difference, due to the heterogeneity of small businesses and under-resourced and corrupt authorities (Stigzelius & Mark-Herbert, 2009).

Finally, small businesses in developing countries are often caught between trade related pressures and demands for improved working conditions from lead actors in their chains (i.e., they are stakeholders in other entities’ stakeholder maps (Spence, 2014)). On the one hand, they face pressures to reduce production costs, to increase efficiency and improve quality. On the other, standardised management tools in the form of standards, codes or certifications require the adoption of measures which sometimes go beyond regulatory requirements regarding working conditions (Amaeshi, Osuji, & Nnodim, 2008; Dawson, Breen, & Satyen, 2002; Lund-Thomsen & Nadvi, 2010). These tools echo the concerns and priorities of consumers and NGOs from developed nations and the more powerful firms in the chain.
(Jamali, Lund-Thomsen, & Jeppesen, 2015). Rarely do they represent either the small firm or the developing country perspective. Some scholars go so far as to criticize these measures as “unjustified attacks” on small businesses (Fassin, 2008) and a reflection of “post-colonial imperialism” (Boje & Khan, 2009). Caught between such conflicting demands, small businesses tend to focus more on trade related pressures and less on demands unrelated to their day-to-day circumstances, such as complying with sustainability standards (Ciliberti, de Haan, de Groot, & Pontrandolfo, 2011).

There remains a shortage of systematic research on working conditions in developing country small businesses (Saini & Budhwar, 2008), especially in the context of global supply chains (Egels-Zandén, 2015; Jamali, Lund-Thomsen, & Khara, 2015). Demuijnck and Ngnodjom (2013) and Jamali et al. (2009) explore the peculiar attributes of SBSR in developing countries, but do not consider global supply chains. They also concentrate on a broader area of social responsibility and not specifically on working conditions. Ciliberti et al. (2009) and Rahbek Pedersen (2009) consider social responsibility practices of small businesses that are part of global supply chains, but focus on small businesses in developed countries. Likewise, Luken, and Stares (2005) explore the practicality of a business case for social responsibility practices of small businesses in developing countries that are part of global supply chains, but again do not specifically deal with working conditions. The issue of working conditions in global supply chains is widely explored in the global supply chains and international development literatures (Barrientos & Smith, 2007; Beschorner & Müller, 2007), but these do not normally take the small business perspective into consideration.

We believe Jamali, Lund-Thomsen, and Khara (2015) are the first to exclusively study working conditions in small businesses that are part of global supply chains. They show how Indian football manufacturing small businesses use “selective coupling” (Pache & Santos,
2013) to manage institutional demands in the form of CSR tools, standards or certifications. Using critical CSR and institutional theory, they found small businesses using local cluster-based joint initiatives to comply with demands to eradicate child labour, while decoupling or not complying with demands for other human and labour rights issues. We expand these findings by specifically scrutinizing the aspect of decoupling. In addition, while previous studies theorise the agency of owner-managers, they are yet to uncover the practical mundane activities through which owner-managers accomplish such decoupling.

**Institutional Work and Resource Dependent and Marginal Individuals**

In early work on institutional theory (Meyer & Rowan, 1977; Powell & DiMaggio, 1991), institutions were ascribed agency, rather than individuals (Pache & Santos, 2013). In contrast, recent work on “institutional entrepreneurship” (Garud, Hardy, & Maguire, 2007; Maguire, Hardy, & Lawrence, 2004) has depicted individual actors as possessing heroic powers to influence and change institutions (Battilana, 2006). The concept of “institutional work” has emerged as an alternative to these two rather exaggerated positions (Lawrence, Leca, & Zilber, 2013), drawing on the sociology of practice to help explain the situated actions of individuals as they attempt to deal with and respond to institutional demands. This helps to illuminate the intentional practical activities, often imperceptible and routine rather than heroic, through which institutions are created, maintained and disrupted (Lawrence et al., 2013).

Our intention is to understand how small businesses violate, “disrupt” or “reject” (Oliver, 1992, p. 567) institutional demands. According to Lawrence and Suddaby (2006), disruption involves “attacking or undermining the mechanisms that lead members to comply with institutions” (p. 235) or “manipulating the social and symbolic boundaries that constitute
institutions” (p. 238), and this requires resources and power that are normally possessed by “elites,” “professionals” or “professional groups” in an advanced and stable field. Although important insights are emerging into how institutional work occurs (Slager, Gond, & Moon, 2012; Zietsma & Lawrence, 2010), who engages in institutional work (Singh & Jayanti, 2013; Suddaby & Viale, 2011), and what constitutes institutional work (Battilana & D’Aunno, 2009; Smets & Jarzabkowski, 2013), there remain two important limitations with respect to the range of context and actors covered (Marti & Mair, 2009). First, studies tend to concentrate only on powerful and resourceful actors, giving less attention to those located on “the margins of industrialized society” (Lawrence et al., 2009, p. 19). Second, the focus is primarily upon developed and stable fields, such as professional organizations and advanced industries in developed countries (Marti & Mair, 2009).

More recent studies have challenged this dominant perspective by shifting the focus from resourceful and powerful actors in the developed world to more marginal actors within the developing world (Karam & Jamali, 2013; Marti & Mair, 2009). Marti and Mair (2009) explore the institutional work of social entrepreneurs in India, Egypt and Bangladesh to alleviate poverty. Karam and Jamali (2013) show how corporations use CSR as a form of institutional work to disrupt existing gender institutions in the Middle East for positive developmental change. Such studies show that even the “powerless, disenfranchised, and under resourced, who seemingly have no choice other than compliance, are also doing important institutional work” (Marti & Mair, 2009, p. 101). Nevertheless, these studies see disruption work as directed towards positive institutional change, which misses how marginal actors also engage in disruption work to violate or evade institutional demands.

Methodology
Research Setting

We studied small-scale garment exporters located in Tirupur, in Tamil Nadu, India. According to the Indian Ministry of Textiles (2012), the Tirupur cluster accounts for more than 50% of total knitwear garment exports from India. Small businesses in Tirupur are subcontractors to large organizations or buying agents, usually employ between 25-75 workers, and are resource dependent. Owner-managers are the dominant actors – both principals and agents – and ultimately control all business practices. They play a variety of roles: production manager, human resource manager, personal counsellor, departmental supervisor, accounting and finance manager, and also production worker whenever needed.

Institutional demands for improved working conditions mainly come from two actors: the Indian government and global buyers. The government’s demands are conveyed through obligatory national and state labour regulations or laws, which total more than one hundred. Those relevant to the research context are 26 Indian federal laws and four Tamil Nadu state laws. Their violation entails coercive penalties in the form of imprisonment, fines or both. There are government appointed monitors at different levels. With respect to Tirupur, these are a deputy chief inspector, two inspectors, and four assistant inspectors. Global buyer demands are transmitted through third party standards such as SA8000, Business Social Compliance Initiative (BSCI), Worldwide Responsible Accredited Production (WRAP), Supplier Ethical Data Exchange (Sedex), and company-specific codes, usually aligned to local government regulations. Global buyers often require compliance to the minimum requirements of these mechanisms as a condition for trade. Figure 1 illustrates how these demands are imposed on small businesses in the research context.

- Insert Figure 1 Here -
Data Collection

Qualitative data were collected in two stages, primarily in the form of face-to-face and telephonic in-depth semi-structured interviews. During stage one, a pilot study was conducted consisting of interviews with two owner-managers, one buying agent and three workers. The interview schedule and research design were then amended. This was followed by the main data collection phase, consisting of forty-eight in-depth semi-structured interviews: eight owner-managers, twenty-three workers, five buying agents, two trade union leaders, three NGO leaders (highly active in Tirupur), and seven CSR officers/auditors of a high street clothing brand supplied by this region (see Table 1). These actors were included due to their connection to the Tirupur knitwear cluster, their relevance to the topic, and to facilitate data triangulation. Due to the sensitivity of the topic, numerous techniques were used to gain access to the participants, including access through gatekeepers such as exporters and their associations, personal contacts, and the snowballing method. In addition, supplementary data were collected in the form of documents (Indian Ministry of Textiles annual report, Tirupur district administration report, Tirupur Exporters’ Association report, the ILO’s databases – such as ILOSTAT, NORMLEX and NATLEX – and Indian labour regulations), informal conversations, and ad hoc non-participant observation during frequent factory visits. These small factories are certified with at least one standard such as BSCI, SA8000 or WRAP (i.e., some had more than one) and they supply to multiple brands and/or countries.

- Insert Table 1 Here –

The interviews were digitally recorded and supplemented with interview notes. They were conducted in the region’s primary language, Tamil, in order to allow participants to easily
communicate with the interviewer, who is a native speaker, and then transliterated (not translated) into English, to minimize the potential for data distortion. Hence the interview data were analysed in Tamil and only direct quotations were translated into standard English, so as to maintain interviewees’ subjective meanings (see Zimmerman & Szenberg (2000) for a similar argument about issues with translation).

Data Analysis
Due to the non-standardised language, the transcribed data were manually analysed in four stages using Braun and Clarke’s (2006) step-by-step (but flexible) recipe for thematic analysis. In stage one, we read our database (the data collected through different methods) multiple times to understand the research setting and gather descriptions of the life-world of owner-managers. We used the data collected through the interviews as the main source of evidence, with other data substantiating and reinforcing this.

In stage two, we attempted to understand working conditions in the selected sample of small businesses, comparing the existing situation (drawn from interviews, observations, and conversations) with the standards (drawn from documents) (Table 2). We focussed on six aspects of working conditions: working hours; wages; equality of opportunity and treatment; occupational safety and health; freedom of association, collective bargaining, and industrial relations; and, social security. These were selected for three reasons. First, they are discussed under different labels: working conditions, employment relations, work organization, industrial relations, people management, work environment, and ethics. Second, during the pilot study, these were the only aspects emphasised by the participants. Third, both ILO conventions and Indian labour regulations imply that improving working conditions requires
a focus on these aspects. This stage helped to illuminate owner-managers’ “disrupting” institutional work, which then shaped the next stage of analysis.

In stage three, we attempted to understand owner-managers’ “purposive actions” (Lawrence et al., 2011) aimed at managing institutional demands, using data collected through interviews, observations, and conversations. We searched for incidences of creative responses to demands, which resulted in an initial set of codes. The coded extracts were then interpreted and reorganized to generate first-order codes. Each first-order code was labelled, for example “corrupt government authorities” and “use intermediaries.” These were then assessed against Patton’s (2002) two criteria for judging categories to confirm (a) they consisted of coherent data (internal homogeneity), and (b) there was a clear distinction between every potential code (external heterogeneity). Internal homogeneity was obtained by re-reading the potential first-order codes multiple times to verify their coherence. Unique data extracts were then removed completely or collated with a suitable code. External heterogeneity was obtained by re-reading the codes to confirm their distinctiveness from each other. All the transcripts were then re-read in order to check whether any additional data could be collated with the existing first-order codes or whether there were any new emerging first-order codes. The first-order codes were interpreted again and collated together into theoretically relevant categories that described how owner-managers engage in disrupting institutional work to violate institutional demands, i.e. “evasion” work.

Studies in institutional work – such as Karam and Jamali (2013), Lawrence and Suddaby (2006), and Marti and Mair (2009) – guided the creation of these categories. Using the same technique, in stage four we analysed the data again to understand favourable conditions for owner-managers’ “evasion” work. See Figure 2 for an illustration of the data structure. The data analysis resulted in a large amount of data extracts. Consideration was given to the
embeddedness of the data extracts within the story, rather than to providing a description and filling the empirical discussions with unnecessary data extracts. To this end, a conscious attempt was made to embed them in such a way as to illustrate the narrative of the research.

- Insert Figure 2 Here -

Findings

The findings are organized into two sections. First, we compare actual working conditions with expected standards in the sample factories (Table 2). Second, we show how owner-managers engage in “evasion” work in response to institutional demands for improved working conditions. Third, we highlight the conditions that facilitate this work.

- Insert Table 2 Here -

We compared actual working conditions with expected standards across six aspects of working conditions, namely working hours; wages; equality of opportunity and treatment; occupational safety and health; freedom of association, collective bargaining, and industrial relations; and social security (Table 2). We found that despite institutional demands for improved working conditions from the Indian government and global buyers, working conditions in small businesses in Tirupur are rather varied, informal and detached from institutional demands. Institutional prescriptions do not determine working conditions in the research context (de Neve, 2008), owner-managers do not follow well-defined guidelines, and everyday activities are ad hoc.

“Evasion” Work of Owner-Managers
Our data show that small suppliers attempt to resist or decouple (Jamalai, Lund-Thomsen, & Khara, 2015; Meyer & Rowan, 1977; Westphal & Zajac, 2001) institutional demands by engaging in disrupting institutional work, which we refer to as “evasion” work. More often such work is discursive (Lawrence et al., 2013), but we also found some concrete intentional disruption efforts. We found three types of “evasion” work: undermining values and assumptions, dissociating consequences, and enhancing autonomy and political strength. These types of “evasion” work are not definitive, but are what consistently emerged from the data before reaching saturation point. Moreover, it is not the case that one owner-manager consistently matches one type of work. Rather, these were discourses, identified across the broad range of data, and any single owner-manager can, and did, adopt multiple discourses in providing their accounts.

**Undermining assumptions and values.** Owner-managers sometimes disrupt institutional demands by undermining associated core assumptions and beliefs through contrary practices, or by employing adroit but superficial or misleading presentations of conformity, designed to create a favourable impression and to avoid any further demands. In the global supply chains literature, this work is referred to as “window-dressing” (Amazeen, 2011; Lin, 2010).

We found that some owner-managers work to corrupt government authorities who are responsible for monitoring labour regulations. Owner-managers attempt to bribe them to stop any further demands. We found corruption to be common in Tirupur. It is also a primary reason for the lack of implementation of appropriate labour standards (Belal, 2008; Olken & Pande, 2011). Owner-managers appear to use corruption as a disruption effort to escape regulative penalties:
The factory inspectors ask for this and that ... They come and say “This is wrong, the factory is not good, the toilet is not clean...” and so on. They stop bothering you once you give them money and whatever else they need... (Owner-manager: OK)

In addition, some owner-managers attempt to undermine the foundations of monitoring institutions by grooming the factory and training workers, thus avoiding penalties from government inspectors or social auditors following inspections. Inspections should ideally be unannounced and unexpected, so as to monitor the actual maintenance of working conditions. However, owner-managers are usually informed one or two days in advance:

No sudden visits. Mostly, they inform one or two days before the visit. So that we keep the factory clean when they arrive. (Owner-manager: OA)

With this information in hand, some owner-managers prepare their workers to appear satisfactory to the inspectors. Interviews with workers are a mandatory component of government inspections and social auditing, and a strong emphasis is placed on workers’ experiences. In order to avoid being penalised, owner-managers coach workers, and at times problematic workers are removed:

We are instructed on what to say and what not to say to the inspectors... We would no longer be working for the company if we failed to cooperate. (Worker: W16)

Besides preparing their factories and workers, some owner-managers keep fake records or double records (as owner-managers refer to them) — that is, a falsified record of inspections
and the original record for their own purposes — again in order to escape penalties. For example, inspections of working hours, wages, and social security are based upon information presented in the records, which are normally maintained by owner-managers:

*Only 30% of my workers are covered by social security schemes such as ESI and PF… So, in order to deceive inspections, I prepare double records…* (Owner-manager: OB)

Further, some owner-managers attempt to undermine the values and assumptions of monitoring institutions by *providing falsified versions of valuation documents* that legally define the size of the firm, mis-representing a larger firm as a small firm. Since the definition of small and medium firms in India is based upon investments in plant and machinery, owner-managers tend to exploit variations in real-estate value and resort to corrupt authorities to develop such falsified documents:

*I see this every day... Factory evaluation documents can be easily tailored.* (CSR officer: CSR1)

By appearing, on paper, to be in charge of a small business, an owner-manager can disregard legal obligations only applicable to large firms, and enjoy the benefits associated with running small firms in India.

Some owner-managers also *operate multiple units (or firms)* registered under different ownerships. Here, the owner-manager is the investor, but registers some units in the names of trusted friends and family members. In this way, some of the units are separated from the owner-managers’ legal obligations, perhaps allowing them to showcase just one unit with
better working conditions to attract buyers. For example, it was found that owner-manager OA legally owns a unit certified by Sedex and BSCI but controls another non-certified unit registered in the name of one of his cousins. Although production activities are often swapped between these two units, only the certified one is made known to buyers. Other respondents also confirmed such practices:

> There will be multiple factories with different names. Out of these, the owner will only have obtained certifications for one small factory with 50 seats or so. He will show only that factory to the outside world. This is how it is done here... (Buying agent: BA2).

In sum, we found owner-managers, in order to avoid penalties, attempt to disrupt institutional demands by engaging in a variety of practices that undermine the core assumptions and values of those institutions.

**Dissociating consequences.** In the process of managing standardization demands from monitoring institutions, owner-managers dissociate the consequences of their planned or accomplished actions so as to defend or restrict the harmful effects of disrupting monitoring institutions. This disruption work is often performed by creating a negative image of actors associated with such institutions, or by carefully suppressing the negative aspects and emphasising the positive aspects of their actions. This eventually results in redirecting the public away from the consequences of owner-managers’ disruptive actions, thus “lowering in some way the impact of those social controls on non-compliance” (Lawrence & Suddaby, 2006, p. 238).
Some owner-managers work to *emphasise the non-occurrence of harmful effects* in order to dissociate the consequences of their disruptive activities. According to them, their actions are acceptable as long as no one is harmed. For example, health and safety conditions in some firms are clearly substandard. Lighting and ventilation are inadequate. Employees work without shirts because of the heat and to avoid excessive sweating. Owner-managers are aware of such conditions, but are not willing to accept them as improper or immoral, defending them on the basis that no one has so far been harmed. When asked about first-aid facilities, one owner-manager said:

_We don’t have first-aid facilities. We have a fire extinguisher but, unlike large units, we do not provide training for handling it... We are not prone to big accidents. No accident has happened yet... Workers have not asked for anything so far._ (Owner-manager: OF)

In addition, owner-managers will *create a negative image of actors associated with institutional demands* so as to demonize their normative foundations. Some work to demonstrate that they are not in control of their own actions or are often pressurized to engage in certain activities. For example, every owner-manager interviewed stated that while the government tries to behave responsibly towards workers, it behaves irresponsibly towards employers. Owner-managers tend to link their nonconformity to institutional demands to the nature of the government in two ways. First, by stating that the government does not appreciative contemporary changes in the field of garment manufacturing, and that higher production costs mean they cannot spend more on adequate working conditions. Second, by claiming that government policies do not address the real needs of workers, and investment in working conditions is neither mandatory nor useful. For instance, one owner-manager said:
There is not one politician in India who is concerned with worker welfare... We would be willing to do business according to standards, provided the government supported us with the necessary infrastructure. When even they don’t care about this, they just can’t expect us to. (Owner-manager: OF).

Owner-managers also *demonize buyers* by claiming they are two-faced, showing one face to the public and another to suppliers. They argue that, while attempting to appear publicly as socially responsible — by marketing their responsible sourcing activities, as symbolized by social standard certifications such as BSCI and SA8000 — buyers pressurise suppliers to combine prompt delivery, high quality, and low cost. Therefore it is impossible for suppliers to align their business practices with institutional demands:

*They [the buyers] don’t understand our situation. They don’t care about anything we say. All they are interested in is that their stuff is delivered on time and with the required quality... They don’t compromise on anything. They want us to have all these certifications but, to get them would cost us money, right? So, this would automatically result in an increase in production costs, which they are not willing to pay. They don’t compromise on the price either. So, eventually, I have to rework costing to meet their prices by altering every process... This, of course, reflects on what I can provide for my workers.* (Owner-manager: OB)

Over time, these negative representations of government and buyers become the norm, such that even genuine development efforts are often met with distrust. In sum, we found
owner-managers attempt to disrupt institutions by creating a negative image of associated actors, or by prudently overemphasising the positive aspects of their actions.

**Accumulating autonomy and political strength.** Owner-managers’ “evasion” work also entails accumulating autonomy and political strength to simplify disruption efforts, often involving removing troublemakers or adversaries. In doing so, they no longer need to conform to, or be concerned about further, demands regarding the standardization of working conditions.

Some owner-managers remove troublesome workers during social audits. As mentioned, interviewing workers is a mandatory part of the social auditing process. Auditors ask workers about how they are treated and the nature of working conditions. Some are submissive and tend not to speak out against their owner-managers, but, as a precautionary measure, owner-managers will terminate the employment of those whom they perceive might be a threat to a successful audit:

*They know that they cannot stop me from opening-up during such audits. That is why I was actually removed from my previous company. They asked me to go back after the audit, but I refused. Now I’m doing contract work... This situation is normal in Tirupur. (Worker: W16)*

In addition, owner-managers try to get rid of demanding buyers or buying agents. Some buyers and agents stress the need for social standards certifications and/or compliance with codes of conduct, sometimes as a requirement for placing a production order. However, not every buyer or agent does this, so owner-managers will detach themselves from those whom
they perceive to be too demanding. They will terminate trade relationships with those buyers or agents who insist on maintaining appropriate working conditions and move to less demanding ones. As a trade union leader noted:

*There are numerous options available for them [small suppliers] to work with. They can carefully select the buyers based on the requirements and their capability to meet such requirements (Trade union leader: TU1).*

To further enhance autonomy and political strength, owner-managers *form or associate themselves with certain groups based upon attributes associated with their background or with social stratification criteria*, such as religion and caste. For example, there is a growing population of workers from North India in Tirupur. Although some owner-managers do not want to employ them, pointing to linguistic differences, others are increasingly in favour of employing them, and take advantage of their perceived passive, detached, and vulnerable nature, thus avoiding pressure from local workers.

In addition, some owner-managers use religious or caste affiliation as a tool to enhance their autonomy. The traditional stratification of Hindu society is a hierarchy of hereditary groups called “castes” or “jatis” (Dirks, 2011). Caste is determined by birth and, historically, each caste is linked to an occupation. In practice, Hindu society includes large numbers of castes, generally of a local or regional nature. Each has its own philosophical agenda, history, values and customs (Dirks, 2011). Around 90% in Tirupur are Hindus, belonging to a wide array of castes. Some owner-managers prefer to employ workers who belong to their own religion and/or caste in order to create a group sympathetic to their often business-centric decisions, perceiving these affiliations as a symbol of trustworthiness. Furthermore, in terms
of their close circle of workers, they prefer to employ those from their own caste, and believe this will help prevent workers from speaking out against them:

*Personally, I feel that my close circle of workers should be from my own caste. It is better because I very often meet their families. When I give them some financial freedom, I should be able to feel that I can trust them. If they are from my caste, I know that they will not fail to live up to my trust (Owner-manager: OB).*

*When it comes to my close circle of workers, I employ only Hindus. I do not employ Christians or Muslims because their way of working is different from ours. Moreover, I want to keep my workers under my control (Owner-manager: OJ).*

Furthermore, *intermediaries* such as buying agents are used by owner-managers to gain autonomy and political strength. Intermediaries are said to offer “more business opportunities,” a “low-level of risk,” and “require less investment.” Although intermediaries work for both parties, they belong to the context of the owner-managers, providing scope for owner-managers to gain their sympathy and some leeway concerning the maintenance of working conditions:

*We source through buying agents. They are like our partners. We can’t do business without them. Even they can’t do business without us. They don’t put a lot of pressure on us for compliance [with respect to demands for working conditions]. They request us to show minimum compliance. But, they will be very strict with quality and time. They will get angry otherwise. (Owner-manager: OD).*
In sum, we found owner-managers disrupt institutions by enhancing their power using a variety of elimination strategies.

**Favourable Conditions for Owner-managers’ “Evasion” work**

Having illustrated how owner-managers engage in “evasion” work, we now discuss three conditions that favour such work: *void* (in labour welfare mechanisms), *contradictions* (between value systems), and *distance* (from institutional monitors).

**“Void” in labour welfare mechanisms.** In Tirupur, regulatory systems and enforcing mechanisms that facilitate improvements in working conditions are either absent, premature or not functioning as expected because of infrastructural gaps and corruption. Since the 1970s and the growth of sub-contracting based firms, trade unionism has drastically declined. During the recent post-Multi-Fibre Agreement (MFA) era of economic liberalisation of the textile and garment sector, freedom of association and collective bargaining have come under further heavy strain. There are six active trade unions: the All India Trade Union Congress (AITUC), the Centre of Indian Trade Unions (CITU), the Indian National Trade Union Congress (INTUC), the Labour Protection Force (LPF), the Hindu Madsoor Sang (HMS) and the Anna Trade Union (ATU). However, only 8-10% of workers are union members. Most workers consider unions to be unnecessary or unhelpful:

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I have never visited unions in my life. They don’t have a good image now in Tirupur. 10 to 20 years back, communist unions were really famous. People really believed that communists will bring real changes into the lives of workers. But, nothing changed yet. There are some improvements in how we are treated, but it is not
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because of them. Now, unions are corrupted. All they want is money...money... We are tired of such people. Why should we give them money? Instead, we can solve things ourselves. (Worker: W21).

Moreover, unlike large firms, these small exporters do not have any collective bargaining arrangements. In fact, not one of the workers interviewed is a member of a trade union. Workers are fragmented and have no representation or collective voice, and so rely on informal problem solving mechanisms such as direct discussion with owner-managers. This gives owner-managers a high degree of control over their workers and extensive scope to engage in “evasion” work.

“Contradictions” between value systems. Contradictions are evident between the values and beliefs underpinning local ways of organizing working conditions and formal bureaucratic prescriptions. For example, language, gender, and caste play a major role in employment decisions in the research context. These favour those who can speak Tamil and male workers, who are predominantly employed in the highly technical and value added parts of the production process, whilst migrant and female workers are mostly employed in low paid, simple processes:

Both [male and female workers] are doing [checking] in large units. But when you take small units, only female workers are employed in the checking department. It has been like this since the beginning of knitwear production in Tirupur. (Worker: W19)

When you look at it from the outside, there is no discrimination in Tirupur. But, when you go inside and look, you can find differences in the payment systems, interactions,
These language, gender, and caste-based practices are taken for granted in the research context, reducing the effort required to engage in “evasion” work.

Further, owner-managers’ attitudes towards their workers consist of a mixture of authority and responsibility. The demands and expectations of various actors – government, buyers, workers – are seen as inappropriate or irrelevant, as they believe they are the only ones who completely understand their workers’ needs. They tend to assume the role of a “father figure” (in practice they are all male), and this paternalism increases their resistance to any external intrusion into their relationship with their workers. Employees’ attitudes enhance this, and are closely linked to the philosophy of Nishkam Karm, which advocates working earnestly without worrying about the outcome (Saini & Budhwar, 2008). In addition, workers’ education and skill levels are normally low, and they are financially vulnerable, and are hence inclined to look upon owner-managers as symbols of authority and providers of sustenance.

Under such conditions, it is difficult for workers to act against owner-managers. For example, one worker said, “we get a relatively good salary in Tirupur, and we get continuous work, so I came here… The situation here is better than it is at home…If I made too many demands, I would have to go back” (Worker: W4). Owner-managers are aware of this, and will use workers’ emotional and economic dependency to ensure compliance and avoid conflict. Traditional ways of organizing thus act as a cultural-cognitive framework through which individual interests are defined, negotiated and contested. This is not only a subjective belief system, but also a symbolic one perceived to be objective and independent. Local
practices encapsulate the local license to practice and can be an objective tool supporting owner-managers and facilitating their “evasion” work.

“Distance” from institutional monitors. The final condition that favours “evasion” work relates to the physical distance between regulators and suppliers, and the size of firms. Exporting firms process small production orders and are located at the bottom of the supply chain. Intermediaries, such as large exporters or agents, who are the main customers of these firms, are not even aware of the final buyers and their expectations. Also, the intermediaries tend not to explicitly declare most of these small firms to their customers — i.e. the global buyers — in order to protect themselves from penalties, thus providing the firms themselves with further scope to avoid scrutiny. Local firms are de facto hidden in the supply chain, and their workers are “hidden hands” in the making of valuable garments. In addition, these firms experience high pressure for timely delivery and quality, and see lower profits, and their main concern is to meet deadlines and quality requirements, rather than maintain adequate working conditions. When asked about the lack of in-house first-aid facilities, one of the workers said “…that is how our work is. We have a heavy workload and cannot set them up. We do not have the time to set them up” (Worker: W26). This allows owner-managers to hide discrepancies from their global buyers and consequently avoid sanctions.

Discussion

We have examined how small businesses in developing countries that are part of global supply chains respond to institutional demands for improved working conditions. Our data suggest they do so by engaging in “evasion” institutional work, taking three forms: undermining values and assumptions, dissociating consequences, and enhancing autonomy.
and political strength. We found three favourable conditions for this work: void (in labour welfare mechanisms), contradictions (between value systems), and distance (from institutional monitors). Through these insights, the article contributes to research on both small business social irresponsibility in developing countries and institutional work.

Small Business Social Irresponsibility in Developing Countries

Our study shows the pertinent issues that arise when standards or regulations developed for large and/or Western firms are considered as benchmarks for effective SBSR initiatives in developing countries. It is a misconception that such frameworks unproblematically help to improve working conditions (Lund-Thomsen & Nadvi, 2010). Moreover, they are often not sector- or firm-oriented, and are geared towards dealing with a particular type of issue, resulting in conflicting messages to different types of firm in different sectors. Indian labour regulations, for example, prescribe generalized standards for working conditions for different sectors. There is also a definitional problem in these generalized regulations, which might obstruct their implementation. Indian small businesses are defined in terms of investment in plant and machinery, while regulations differentiate firms based on number of employees. Thus, every type of garment exporter is treated equally. The CSR programs’ standards, which often are based on local regulations, ILO conventions and Western ideas of responsible business practices, also adopt an oversimplified, non-discriminatory strategy.

The case of Tirupur small garment exporters illustrates the consequences of such conflicting and inappropriate prescriptions. Institutional demands put small suppliers at a disadvantage, as they lack the infrastructure, technology, finance, skills, and resources to implement costly social responsibility initiatives. Such firms are interconnected and influenced by the actions of others in their network (Spence, 2014), and are not always
passive respondents to institutional demands, as early institutional theory (Powell & DiMaggio, 1991) posited. They do whatever it takes to survive when they are pressurised, and make skilful use of local contextual facilitators.

The “evasion” work undertaken by owner-managers also highlights a disparity between reported working conditions and their implementation. The mechanized record-based auditing that Bendell (2005) refers to as “positivist” and “tick-box techniques” offer various opportunities for firms to separate their actual from their “showcase” activities. Institutional demands thereby become per se a motive for small suppliers’ conscious and, at times, unintentional involvement in “evasion” work. We need to recognise differences in work organization between small and large firms, and the varying contexts in which they are located. This is widely discussed in the “critical CSR” literature (Idemudia, 2011; Prieto-Carrón et al., 2006), which casts doubt on the appropriateness of generalized and Western socially responsible practices, frameworks, and standards to small businesses in Southern countries.

Our findings also show that whilst Indian small businesses are not so different from those of developed countries in terms of their organizational structures, contextual influences vary, and the nuances of context are crucial (Jamali, Lund-Thomsen, & Khara, 2015; Matten & Moon, 2008). Corruption, for example, may exist in both contexts, but its intrusion into individuals’ everyday lives will vary. In India, bribes are used in instances ranging from obtaining a birth certificate or a driving license to, literally, getting away with murder. In the research on Western small businesses (Spence, 2007, 2014), paternalistic culture is highlighted as a positive aspect leading to a more harmonious and close-knit family-style environment, and hence to healthier communication, greater flexibility and lower levels of conflict. In Tirupur small businesses, the notion of paternalism takes the form of mild
authoritarianism, where owner-managers attempt to control their workers and take advantage of their resource and emotional dependency. As Ram (2001) argues, the internal dynamics of small businesses are not merely shaped by owner-managers’ entrepreneurialism and social relationships, but evolve based on external demands and constraints imposed by the product market, workers, technology and, modes of work organization.

While our data relate to one part of India, our theoretical contribution has wider applicability. In Figure 2 we identify the particular contextual conditions of gaps in social systems, distance from institutional monitors and contradictions between standards and local value systems. But we have also shown the power of owner-managers’ agency, and how their seemingly mundane everyday practices can, in the first instance, violate institutional demands for improved working conditions and, more substantively, enable “evasion” work which effectively undermines assumptions and values, disassociates consequences and enables the accumulation of autonomy and political strength. In short, we have helped to explain the failure of national regulations and CSR standards to improve working conditions in small businesses in developing countries. New tools may be needed which acknowledge “implicit” (Matten & Moon, 2008) and “informal” (Murillo & Lozano, 2006) social practices, and “a different vocabulary and approach rooted in the empirical reality of the small business context is necessary” (Spence, 2007, p. 534).

One could ask: is the “evasion work” of Tirupur owner-managers necessarily always irresponsible or unethical? Our answer is – arguably, yes. While regulations and standards that impose inappropriate or unrealistic demands may drive Tirupur owner-managers to engage in irresponsible behaviour, the most affected party in this interaction is the worker. Perceiving demands as inappropriate or unrealistic cannot be a justification for moral disengagement and the dehumanization of workers.
Institutional Work

The article has introduced a new form of disrupting institutional work called “evasion” work. This is irresponsible or unethical in nature and so deviates from the positive ways in which disrupting institutional work has been portrayed in the literature (Karam & Jamali, 2013; Lawrence & Suddaby, 2006; Marti & Mair, 2009). Further, we expand Lawrence and Suddaby’s (2006) three categories of disrupting institutional work by adding new forms to one of their categories – undermining assumptions and beliefs/values. Lawrence and Suddaby (2006) mention two forms – “innovation” and “contrary practice” – through which individuals can undermine assumptions and values. We show that this can also be done through unethical practices such as corruption, fake record-keeping, and so on, aimed at creating a superficial setting depicting compliance. Further, we expand the categories of disrupting work by introducing two new ones – “dissociating consequences” and “accumulating autonomy and political strength.” All these forms of disrupting work, under the umbrella of “evasion” work, are new to research on institutional work in general, which normally focuses on the work of powerful and resourceful actors, as well as to research on resource dependent individuals in particular (Karam & Jamali, 2013; Marti & Mair, 2009), which normally focuses on disrupting work for positive developmental change. In sum, we address Lawrence and Suddaby’s (2006) call for more research on the disrupting work of different types of actors within different types of context.

Second, by offering concrete descriptions of Tirupur owner-mangers’ “evasion” work, we generate a rich and detailed addition to the literature on how resource dependent and marginal individuals can and do engage in disrupting institutional work and realise their interests (Karam & Jamali, 2013; Marti & Mair, 2009). We show that owner-managers exploit cracks
and loopholes in the institutional structure to construct meaningful selves and achieve some sovereignty when facing institutional demands. Although resource dependent, they still take advantage of voids in institutions, their physical distance from buyers, and local conventions of work organization to realise their interests by using their social, political and cultural skills instead of more tangible resources. To disrupt existing institutional arrangements, an individual thus does not need to be a powerful, resourceful, centrally positioned or professional elite, as suggested in the literature (Greenwood & Suddaby, 2006; Suddaby & Viale, 2011). Lacking these attributes can be overcome if an individual is a “skilled actor” (Garud et al., 2007) and makes effective use of contextual conditions.

In arguing thus, we challenge the traditional characterisation of small business owner-managers as resource dependent, and suggest that a wider understanding of “resources” is required. Resources need not always be physical and quantifiable. Owner-managers act upon the “opportunity spaces” (Mair & Marti, 2009) offered by the institutional, social, and political settings on which they depend. To date there is limited research on the concept of embedded opportunities (Baker, Gedajlovic, & Lubatkin, 2005; Phillips & Tracey, 2007), but given its centrality to small business and entrepreneurship, more research on the connection between embedded opportunities and institutional work is needed (Mair & Marti, 2009). Especially in small business research, there is still a need to adequately understand the multifaceted nature of “resources” and the strategies that individuals use to deploy them.

Finally, while field level analysis is dominant in institutional theory, most research has focussed on stable fields such as professional organizations in the developed world (Marti & Mair, 2009). In contrast, we address the institutional work of resource dependent individuals in the knitwear garment industry in India, a less common, stable, and advanced field of research. This captures new forms of institutional work as well as variations in established
forms. We also contribute to broader contemporary institutional theory (Garud et al., 2007; Maguire et al., 2004; Pache & Santos, 2013) by reaffirming that, although institutions and organizations define higher order constraints, they do not always succeed in restricting individual agency by imposing those constraints; instead, at times, they allow the unfolding of the “idiosyncrasies of individual agency” and the deployment of their capabilities (Mutch, 2007).

Limitations and Suggestions for Future Research

This study is not without its limitations. The first concerns the interpretation and presentation of the empirical findings. The list of owner-managers’ “evasion” work and favourable conditions is not definitive. While the empirical findings are based on respondents’ interpretations and subjective meanings, the researcher (here, the first author) was also a part of what was being observed, and his subjective frames of reference will have influenced the data interpretation. There is always scope for future research to expand and/or challenge the responses, approaches, and favourable conditions presented.

A second limitation concerns generalizability. The study concentrates on a specific sector in a well-defined region of the country, and the representativeness of data collected from such a small, concentrated group of participants can be challenged. However, the research aims at achieving rigorous analytical, rather than statistical, generalisation. We achieve this through data as well as method triangulation. Nevertheless, future research might expand and/or challenge these findings by examining different sectors and/or geographical contexts.

Likewise, the generalisation of the findings across different elements of working conditions can also be challenged. Dutton, Ashford, Lawrence, and Miner-Rubino (2002) argue that the institutional environment might change for different aspects of a particular
issue. Accordingly, the level of owner-manager agency and type of institutional work may diverge based on variations in the issue-specific institutional environment. Future research could dig deeper to examine links between issue, institutional environment, agency, and work associated with the organization of social responsibility. It would also be useful to reconsider the role of standards, since so much emphasis is put on these as a means to achieve supply chain social responsibility, with rather less attention given to the appropriateness of standards to small suppliers in developing countries.

**Concluding Remarks**

The article serves to demonstrate that the bias towards research on large Western multinational corporations in the fields of ethics, business and society leaves important practice and conceptual perspectives unexplored. It deals in somewhat unfashionable scholarly topics – small firms’ internal practices, highly contextualised in a single industry and region, and in a location often dismissed as lacking global relevance. Yet, from an economic, political, and policy standpoint, the attention paid to the BRIC countries as new markets and global powers, with India home for a sixth of the world’s population, could hardly be more relevant. Similarly, it is small firms that are the focus of contemporary debates and government investment in innovation and job creation. The working conditions of the people that manufacture products heavily consumed in the West are a matter of intense public concern, although this concern is often outweighed by the desire for cheaper and cheaper goods.

The article has practical implications by showing how the seemingly endless drive for standardization in production practices, whilst it may represent a genuine desire for positive social impact, and provide multinationals with laudable content for their social reports,
should not be considered a universal solution. In this regard our evidence of “evasion” work raises a moral perspective, which goes beyond the scope of this article, but could be further explored elsewhere, particularly in terms of universal and relative ethics. While it is perhaps not news to say that such evasion occurs, we have shown the conditions under which it does so, and we anticipate this will add considerably to scholarly and practical debates on corporate and SBSR in a global context.

Finally, we return to our observation that the role of small businesses has tended to be dismissed as somewhat passive within global supply chains. Our article demonstrates that this leads to a narrow, and ultimately flawed, vision of the processes at play when production is distributed around the world with many and varied tiers of suppliers. Small businesses in developing countries influence the social responsibility of the supply chain in more active and complex ways than has hitherto been understood, and our research hence poses a challenge to researchers in this field: Without understanding the institutional work which takes place in small suppliers in developing countries, we cannot properly understand global supply chains.

Acknowledgements

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Notes

1. Language is important here and, in order to build a distinctive viewpoint, we will refer to small business social responsibility (SBSR) rather than CSR, not least since smaller organizations are not normally incorporated and tend not to identify with the
“corporate” moniker. We will also use the term “small business” to refer to “small firms” or “small and medium enterprises” (SMEs).

2. There is no single legally binding universal definition of small business. Every country has its own designation that tends to have evolved over time due to changes in social and economic conditions in a specific context. Nevertheless, as Harvie and Lee state, “while different definitions [of small business] are adopted, they do not fundamentally affect the key issues” (2002, p. 3) related to small business. In order to facilitate universality in interpreting the findings of this study, it was ensured that each selected firm employed no more than 250 workers, which is a widely used approach (Spence 2014; Wickert 2014). This enabled the utilization of extant literature from different countries despite variation in definitions.

3. We acknowledge that “developing country” is contested terminology. Here we use it in referring to countries defined as being in the “developing country” category based on basic economic conditions by the International Monetary Fund, the World Bank, the Organization for Economic Cooperation and Development, and the United Nations. According to the Development Policy and Analysis Division of the Department of Economic and Social Affairs of the United Nations Secretariat, geographical regions for developing countries include Africa, East Asia, South Asia, Western Asia, and Latin America and the Caribbean. We do not intend to imply any judgement on the nature of the countries allocated to this category.

4. When we refer to institutional demands for improved working conditions, we refer to both formal national and state level regulations and private buyer-imposed standards, certifications or codes, commonly referred to as voluntary governance mechanisms (Waddock, 2008), multi-stakeholder initiatives (Mena & Palazzo, 2012) or
International Accountability Standards (Gilbert, Rasche, & Waddock, 2011), which often require at best minimum compliance to local regulations. They both overlap and suppliers need to deal with both on a day-to-day basis.

5. In the literature related to small businesses, the term “working conditions” is differently labelled—for example, employment relations (Ram & Edwards, 2003); industrial relations (Barrett & Rainnie, 2002); people or human resource management (Cardon & Stevens, 2004); CSR (Perrini, Russo, & Tencati, 2007); responsible entrepreneurship (Azmat & Samaratunge, 2009); and, ethics (Spence & Painter-Morland, 2010). For the article, we define “working conditions” as incorporation of working hours, wages, equality of opportunity and treatment, occupational health and safety, freedom of association, collective bargaining and industrial relations, and social security.

6. We acknowledge that “global supply chains,” “global value chains” (GVCs) and “global production networks” (GPNs) differ in their perspectives. But, for analytical clarity, we use the term “global supply chains.”


8. The values of the monetary fines and the lengths of the periods of imprisonment vary depending upon the types of regulations and degrees of violation. Details of these are available in the Government of India’s official descriptions of regulations.
References


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Figure 1. Monitoring Bodies and Mechanisms Related to Working Conditions.
Figure 2: Data Structure and Emerging Framework.
<table>
<thead>
<tr>
<th>Roles</th>
<th>Labels</th>
</tr>
</thead>
<tbody>
<tr>
<td>Workers</td>
<td>W1, ... W26</td>
</tr>
<tr>
<td>Owner-Managers</td>
<td>OA, ... OK</td>
</tr>
<tr>
<td>Buying agents</td>
<td>BA1, ... BA6</td>
</tr>
<tr>
<td>Trade union leaders</td>
<td>TU1 and TU2</td>
</tr>
<tr>
<td>CSR officers/auditors</td>
<td>CSR1, ... CSR7</td>
</tr>
<tr>
<td>NGO leaders</td>
<td>NGO1, ... NGO3</td>
</tr>
</tbody>
</table>
### Table 2. Comparison between Expected and Actual Situation of Working Conditions.

<table>
<thead>
<tr>
<th>Aspects of Working conditions</th>
<th>Expected Standards of Working conditions</th>
<th>Actual Situation of Working Conditions in Small Exporting Firms in Tirupur, India</th>
</tr>
</thead>
<tbody>
<tr>
<td>Social security</td>
<td>Workers are eligible for two compulsory social security schemes: Employees’ State Insurance (ESI) and the Provident Fund (PF). Contribution to these is shared between government, employers and workers. The workers’ contributions are normally deducted from wages.</td>
<td>Some firms do not cover social security for any of their workers. Some cover social security only for a proportion of eligible workers.</td>
</tr>
<tr>
<td>Working hours</td>
<td>Workers are not required or allowed to work for more than nine hours a day and 48 hours a week. If a factory worker exceeds these time limits, he should, in respect of overtime, be entitled to wages at double his “ordinary rate of wages.” Although a worker can work overtime, the total number of weekly working hours, including overtime, should not exceed 60 and the total number of overtime hours should not exceed 50 in any one quarter. Furthermore, female factory workers should only work between 6 AM and 7 PM and are not allowed to work for more than nine hours a day. There may be occasional exceptions; nonetheless, they should never be allowed to work between 10 PM and 5 AM.</td>
<td>The hours worked exceed those legally prescribed, and there is no uniformity between firms in terms of number of daily or weekly hours worked. These normally range between nine and 15 hours per day for both male and female workers. In addition, there is a tendency to run frequent <em>ad hoc</em> night shifts. Workers are also not bound to any formal timing system. They are even allowed to take several intermediate informal breaks. Unlike large firms, in which different teams work different shifts, the same group works every shift, including night shifts. Overtime calculations vary between firms, and do not comply with prescribed regulations. Also, there is no regular holiday pattern.</td>
</tr>
<tr>
<td>Wages</td>
<td>The State of Tamil Nadu’s knitwear industry minimum daily wage is fixed at Rupees 124.69 (approx. £1.25). According to regulations, a day is defined as an eight hour shift; anything over that should be counted as overtime and should be paid at double the normal rate. Employers are also required to pay permanent workers a bonus ranging from a minimum of 8.33% to a maximum of 20% of the wage earned by each worker during the accounting year.</td>
<td></td>
</tr>
<tr>
<td>Equality of opportunity</td>
<td>There should not be any gender based discrimination while recruiting for the same job or jobs of a similar nature except for those jobs where the employment of women is legally restricted or prohibited. Further, remuneration for the same job or jobs of a similar nature should not be discriminated by the employer on the basis of gender; to comply, the employer should not reduce the worker’s rate of remuneration. Further, there should not be any discrimination on the basis of race, colour, sex, religion, political opinion, disablement, national extraction or social origin.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Workers at the supervisiorial level are paid on a monthly basis. Others are paid either on a shift or piece-rate basis depending on their type of employment. Usually, shift based payment is associated with permanent workers and piece-rates with contract or casual workers. Both these types of workers are paid more than the equivalent of the prescribed minimum wages. However, the wages of workers belonging to the same category vary among different firms. Only permanent workers are paid overtime and bonuses, and again not in accordance with regulations. Overtime and bonus rates are much less than prescribed and also vary between firms.</td>
<td></td>
</tr>
</tbody>
</table>

There is, on the surface, no visible evidence of discrimination in the workplace. However, careful observation exposes embedded forms of discrimination. It may appear that workers are paid in accordance to the nature of their job and experience, yet this cannot be considered fair treatment because the proportion of male workers is higher than female workers in any establishment; further, female workers are predominantly employed in the checking department, the lowest paid and lightest work category, though the proportions vary between firms.
However, discrimination with respect to the inherent requirements of a particular job is not considered discrimination (i.e., special arrangements recognised and made for any person based on age, sex, disability, family responsibilities or social or cultural status).

Also, there are traces of discrimination against migrant workers – especially from North India – workers of different castes or religions and disabled workers. This, however, is not a widespread phenomenon in the research context. Not every firm is against employing migrant workers, although the proportion of migrant workers employed tends to vary between firms.

### Occupational health and safety

Occupational health and safety “is identified as the discipline dealing with the prevention of work-related injuries and diseases as well as the protection and promotion of the health of workers. It aims at the improvement of working conditions and environment” (ILO, 1998, p. 24). Firms are subjected to numerous specific health and safety measures to protect workers. For details: http://www.iolo.org/safework/countries/asia/india/lang-en/index.htm

Some firms do not even possess basic health and safety facilities, such as first-aid kits, fire extinguishers and ventilation systems. Some have comparatively better health and safety conditions, e.g., proper first aid kits and fire extinguishers installed, relatively better ventilation systems, toilet facilities and lighting arrangements. This surface level observation may offer a rosy picture of these firms, however, as they do not implement many procedures, such as the provision of masks and gloves, maintaining broken needle records, etc.

### Freedom of association and collective bargaining

Workers have the right to form and join associations of their own inclinations as a fundamental part of a free society. Also, in any establishment which employs 100 or more workers, the employer should constitute a works committee composed of equal numbers of

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employers and workers representatives to oversee matters related to promoting measures to secure good relations between the two parties. In the case of an establishment with 50 or more workers, these should be provided with a grievance settlement authority for the resolution of industrial disputes. (HMS) and the Anna Trade Union (ATU). Each is affiliated to a specific national or state level political party. Even with six active unions, however, only 8%-10% of workers holds union membership. In fact, not one of the workers interviewed is a member of these unions or of any other form of collective bargaining system, and firms do not utilise any such form of industrial relations mechanism.