Migrant Workers Welfare Standards
There are currently in place three worker welfare standard documents in Qatar; the Qatar Foundation Mandatory Standards 2013 (QFMS), the Supreme Committee Workers’ Welfare Standards (SCWWS), edition 2 which came into effect at the start of 2014. The 2014 publication is more extensive as it introduces a monitoring mechanism and the requirement to complete various forms as part of the monitoring process. The third document is the Ashghal Worker Welfare document (Ashghal) which looks at worker accommodation standards but does not address the recruitment process or on-site welfare.

In addition to the above, the Qatar Constitution 2003 has various provisions pertaining to equal rights of people and the Qatar National Vision 2030 (QNV 2030) confirms its commitment to valuing employees and seeks to ensure “the rights and safety of expatriate labour”.

QNV 2030 is premised on four key pillars. The first pillar relates to Human Development with a focus on the targeted participation of expatriate labour. A key focus for Human Development is the recruitment of the right mix of expatriate labour, protecting their rights, securing their safety and the retention of employees who are outstanding.

**Qatar Foundation Mandatory Standards:**
The QFMS covers a broad range of welfare requirements from the recruitment and tendering stage, standards to adopt during the employment relationship, accommodation standards and planning requirements as well as facilities and self-monitoring mechanisms. This 50 page extensive document provides a great starting point for further future developments.

**Supreme Committee of Delivery and Legacy standards:**
The SCWWS version 1 broadly covers similar areas to the QFMS with a few additional sections. Version 2 however expands on version 1 and incorporates additional standards to be adopted including the RFP requirements, details of how pay slips should look, monthly reporting requirements, inspection of items and a sample of self-audit checklist.

**Ashghal Standards:**
The Ashghal Standards addresses accommodation welfare standards which also include the HSSE requirements. This document does not cater to the ethical recruitment, on site welfare requirements, or the recruitment process.
Comparison of QFMS, SCWWS and Ashghal standards

The QFMS and SCWWS broadly covers similar areas, including ethical recruitment, access to personal belongings, repatriation, end of service benefits, accommodation and site welfare, auditing and compliance. Whilst the two documents overlap in many aspects, there are some differences which are set out below. As set out above, the Ashghal Standards only addresses accommodation welfare, but does so in greater detail.

Overlap of topics between the QFMS and SCWWS documents:

1) Recruitment Standards
2) Employment and contract requirements and standards
3) Accommodation standards and facilities
4) Communal facilities
5) Recreational facilities
6) Food requirements
7) Fire safety hazard
8) Construction standards and requirements
9) Reporting mechanism

The SCWWS document provides greater detail on traffic management while the QFMS document remains silent on such issue. In particular the SCWWS document addresses the following traffic management topics (which are set out in full in Appendix A):

• Planning and Design
• Approach and internal roads
• Traffic control devices
• Entry and exit of vehicles to and from the accommodation site
• Bus boarding bays
• Design of the boarding bays
• Pedestrian walkway
• Pick up & drop off timings of delivery vehicles
• Control of external vehicles
• Other traffic management issues
The QFMS documents provides greater planning standards detail including the following headings (which are set out in full in Appendix B) which are otherwise missing from the SCWWS document:

- Density
- Coverage
- Landscape
- Heights
- Setbacks
- Parking & Servicing
- Recreational Space
- Land Use

The QFMS document also helpfully provides a detailed diagrammatic illustration of the community planning standards, including a clear breakdown of the spatial hierarchy meaning in blueprint form and better illustrates and explains the layout of the accommodation setup (as fully set out in Appendix C).

As indicated above the Ashghal document focuses only on the accommodation welfare standards and therefore explores this area in greater detail than the other standards set out herein.

Overall from the research conducted it can be concluded that the QFMS and the SCWWS are more comprehensive than the Ashghal standards. They certainly provide more detail and currently provide the best migrant welfare standards available in Qatar.

Set out below is a comparison table of the QFMS, SCWWS and the Ashghal standards.

*APLL means “as per labour law”. Such areas are not addressed by the applicable standards and the position is set out in the Labour Law (as defined below).
## Overlap of topics between the QFMS and SCWWS documents

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<tr>
<th>Overlying topics</th>
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The employment relationship in Qatar is principally governed by the provisions of Law No. 14 of 2004, as amended (Labour Law), adopted 19 May 2004. Various Ministerial Resolutions and Decisions have also been issued to complement the Labour Law. These include:

- The Ministerial Decision No. 5 of 2005 concerning the regulation of the work of Conciliation and Arbitration Committees in the settlement of collective disputes.
- Ministerial Resolution No. 6 of 2005 regulates shift work.
- Ministerial Decision No. 7 of 2005 concerning the form of the penalties list.
- Ministerial Decision No. 8 of 2005 regulates the recruitment of expatriate employees from outside Qatar and specifically states that employees may not be charged for recruitment expenses, fees or other costs.
- Ministerial Decision No. 9 of 2005 concerning the disposal of the proceeds from the penalties imposed on workers.
- Ministerial Decision No. 10 of 2005 concerning the types of work where work can be carried out without intervals for rest.
- Minister of Civil Service Affairs and Housing Decree No. 11/2005 regarding occupations that are exempted from provisions regulating limited working hours. Came into effect 30 August 2005.
- Ministerial Resolution No. 12 of 2005 sets out the areas which at that time were designated “remote” and where appropriate means of transport, accommodation, portable water, food or the means to obtain food and medical provisions must be made available to employees.
- Ministerial Decision No. of 13 2005 concerning the regulation of activities and procedures of labour inspection.
- Ministerial Decision No. of 15 2005 on the Works Minors Are Prohibited from Carrying Out.
- Ministerial Decision No. of 16 2005 on the regulation of the medical care for workers in establishments.
- Ministerial Decision No. 17 of 2005 sets out in detail the requirements for employees accommodation, including the area to which each employee should have access, bedding allocation, the number of employees who may share a bathroom, utilities and rubbish disposal.
- Decree No. 18/2005 governing the gathering of data about occupational injuries and illnesses.
- Minister of Civil Service Affairs and Housing Decree No. 19/2005, which obligates employers to conduct free and regular medical examinations of workers.
• Minister of Civil Service Affairs and Housing Decree No. 20/2005 regarding workplace safety and occupational hazards.
• Law No. 15 of 2011 on Combating Trafficking in Persons.
• Law No. 1 of 2014, which spells out regulations concerning nursery schools.
• Law No. 3 of 2014 amending some provisions concerning fees and expanding the definition of entities that are excluded from the cover of the Labour Law. Came into effect 4 February 2014 and published in the Official Gazette on 16 February 2014.
• Law No. 5 of 2014 about the National Service (which pertains only to Qatari nationals.)
• Ministerial Order No. 18 of 2014, which sets the conditions for adequate housing for workers in Qatar.
• Law No. 1 of 2015 clarifying compensation and the enforcement of due wages. Came into effect 18 February 2015 and published in the Official Gazette 2 April 2014.
• Law No. 21 of 2015 detailing the regulations on the Entry, Exit, and Residency of Foreign Nationals. Came into effect 13 December 2016.

Qatar did not have any regulations regarding the domestic workers rights however on August 22, 2017 an Emiri Decree was issued which sought to better regulate the domestic work scene in Qatar. Law No. 15 of 2017 has certain provisions that are beneficial to domestic workers who are employed in various capacities in households such as driver, educator, cook, gardener and the like. Other points the Qatar Labour Law focuses on are as follows:

1. Vocational Training
2. Regulation of The Employment of Workers
3. The Individual Labour Relationships
4. The Disciplinary Power of The Employer
5. Wages
6. Regulation of The Working Hours and Leave
7. Employment of Juveniles
8. Employment of Women
9. Safety, Vocational Health and Social Care
10. Work Injuries and Compensation Thereof
11. Workers Organizations
12. Workers Organizations
14. Collective Disputes
15. Inspection of Work
16. Penalties
Comparison of Qatar Labour Law to the other available Qatar Welfare Standards.

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<th>SCWWS</th>
<th>Ashghal</th>
<th>Qatar Labour Law</th>
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All laws and decrees are issued in Arabic, official English language translations are not available and only the Arabic text prevails. A comparison of other decrees pertaining to other topics of Qatar standards are not available/have not been undertaken.
Appendix A: SCWWS Traffic Management

2.1 Planning and Design

2.1.1 The traffic management system at the Accommodation Site shall have professional design input including but not limited to access roads, traffic control devices, traffic calming devices, parking bays, entry and exit to and from the facility, control of incoming and outgoing vehicles, bus parking bays, pedestrian walk ways and direction of vehicle movement.

2.1.2 Traffic management shall cover issues like movement of traffic within the accommodation premises, transportation of Workers, safe pedestrian movement within the accommodation and movement of pick up and drop off situations of accommodation delivery vehicles and safe boarding and disembarking.

2.2 Approach and Internal Roads

2.2.1 Speed control measures shall be established within the Accommodation Site to limit speed to 25km/ph, such as by installing speed humps 100 meters away from the main gate in all directions of the approach roads and intermittent speed humps at 100meter intervals.

2.2.2 The design of the road shall avoid blind/sharp corners reducing visibility from opposite directions.

2.2.3 The width of a single lane is to be kept at 3.5m and the curve radius shall not be less than 12 meters. Sufficient illumination shall be provided in traffic zones.

2.3 Traffic Control Devices

2.3.1 Sufficient traffic warning signage (warning, prohibition and mandatory), according to the type of road and hazards shall be displayed and maintained.

2.3.2 Clear lane markings shall be provided to indicate the direction of traffic and edge markings. Centre lines shall be marked with a solid yellow to curtail overtaking on these roads.
2.4 Entry and Exit of Vehicles to and from the Accommodation Site

2.4.1 A one way system entering through one (1) gate and exiting through a different other gate shall be considered where practicable, so that opposite vehicle movements can be restricted to reduce the risk of any head on collisions.

2.5 Bus Boarding Bays

2.5.1 Adequate bus boarding bays shall be established in proportion to the size of the Accommodation Site. The buses shall be parked in the boarding bays and once boarded, the bus shall move out to an exit gate and the next bus shall be brought out from the external parking area to the boarding bay.

2.5.2 Movement of buses shall be co-ordinated by the Accommodation Site security staff stationed in the boarding bay and the external parking area through a walkie-talkie.

2.5.3 At the exit gate, security staff shall check the bus to ensure that it is seated to its capacity and not overloaded and that all passengers are properly wearing the seatbelts provided. A time out register with the vehicle numbers shall be maintained at the gate.

2.6 Design of the Boarding Bays

2.6.1 The boarding bay shall be established in such a place that the need to cross the access road is minimized as far as reasonably possible.

2.6.2 Bollards/railings are to be installed between the vehicles and the waiting queue area.

2.6.3 The size of each boarding bay shall be 20 meters including 5 meters each for the incoming and outgoing tapers.
2.7 Pedestrian Walkway

2.7.1 Inside the Accommodation Site, it is recommended to have a dedicated pedestrian walkway with footpaths elevated from the road level separating vehicles and pedestrians.

2.7.2 Road crossing areas shall include well marked zebra crossings with dropped kerb stones, combined with speed humps to reduce the risk of speeding vehicles at pedestrian cross over points.

2.7.3 Comfortable and inviting pedestrian walkways are encouraged to enhance walkability and physical activity. Walkways shall be safe, with adequate lighting, shaded and protected from weather conditions. Landscaping shall be considered.

2.8 Pick Up & Drop Off Timings of Vehicles

2.8.1 During the peak boarding and disembarking period (i.e. from 5:00 am to 7:00 am and evening time from 6:00 pm to 8:00 pm) all delivery vehicles into the facility are to be restricted.

2.9 Control of External Vehicles

2.9.1 Movements of external vehicles inside the facility, like water tankers and waste removal tankers are to be instructed and monitored by the security staff.

2.9.2 In the absence of a vehicles reverse alarm, reversing and turning shall only be carried out with the help of a signalman.

2.10 Other Traffic Management Issues

2.10.1 A Traffic Management Policy shall be in place for each Accommodation Site and this shall be reviewed regularly.

2.10.2 Periodical defensive driving training shall be given to the drivers to improve safe driving and adherence to traffic rules and regulations.

2.10.3 A safe driving policy shall be in place to promote safe driving behaviors and include monitoring and reward of good and bad driving habits.
Appendix B: QFMS Planning Standards

13.3.1 Density

13.3.1.1 Maximum density = 500 persons per hectare (*g,i)
13.3.1.2 Minimum lot area per person = 20 sq.m. (*g,i)

13.3.2 Coverage

13.3.2.1 Maximum building footprint coverage = 40% (*g,i)

13.3.3 Landscape

13.3.3.1 Minimum landscape area = 30% total site area (inclusive of hardscape and softscape). (*g,i)
13.3.3.2 Minimum 15% of total site area to be softscape. (*g,i)
13.3.3.3 Gravel is not accepted as a hardscape material for walkways, public open space or circulation spaces.
13.3.3.4 Each residential cluster shall have a dedicated shaded landscaped outdoor space of 1.5 m² per person. (*g,i)

13.3.4 Heights

13.3.4.1 Minimum G+1 (*g,i)
13.3.4.2 No maximum - subject to Civil Defence approval of construction system fire rating. (*e)
13.3.4.3 If a building is greater than three storeys in height, elevators must be provided. Elevator design should conform to ASME A17.1 and NFPA, and its number and capacity should be determined by international best practice guidelines.
13.3.5 Setbacks

13.3.5.1 6 m from boundary to residential buildings (*a,b,e)

13.3.5.2 10 m from boundary to service/utilities buildings (*a,b,e)

13.3.5.3 10 m from boundary to any street (*a,b,e)

13.3.5.4 15 m minimum between residential buildings and service/utilities buildings (*a,b,e)

13.3.6 Parking & Servicing

13.3.6.1 There shall be a dedicated on-site staging area for 25% of the total Community bus requirement which shall be located on the perimeter of the site and situated so as to minimise walking distance for Workers (*d)

13.3.6.2 Controlled access for all service vehicles (*d)

13.3.6.3 Service roads within the site must be screened/fenced where adjacent to Living Units (*a,b,e)

13.3.7 Recreational Space

A minimum of one multi-purpose sports field shall be provided for each community of 1000 Workers. (*g,i)

13.3.8 Land Use

The only uses permitted within an accommodation facility for Workers are those specified in Articles 13 and 14 of these Standards.
Appendix C: QFMS Community Planning Standards

13.2.2.1 The Community Planning Standards embody key spatial and organizational elements found in all organic urban settlements regardless of culture, ethnicity, climate or topography. The design of accommodation facilities for Workers shall be based on the traditional town concept and shall include spatial hierarchy to enrich the living experience of the Workers and promote a strong sense of community.

13.2.2.2 The spatial hierarchy in the Community includes the following components:

- **COMMUNITY** max. 5000 persons
- **NEIGHBOURHOOD** max. 750 persons
- **CLUSTER** max. 100 persons
- **UNIT** max. 12 persons

A. Living Unit is a self-contained compartment consisting of sleeping rooms, a bathing/toilet room and social room to accommodate a maximum of 12 Workers. Standards for Living Units are defined in Accommodation - Building Design Standards 14.2.
A Cluster is a building component comprised of Living Units, accommodating a maximum of 100 Workers and having its own shaded, landscaped outdoor social space.
Neighbourhood is a public landscaped open space composed of multiple Clusters, planned around dining and recreational activities, and accommodating a maximum of 750 Workers.

A Community is composed of multiple Neighbourhoods organized around a town centre, central square and/or main street that contains commercial, social, recreational and service uses and does not exceed 5000 Workers.

13.2.2.3 Alternative concepts for the Community design can be considered and will be deemed acceptable subject to QF review and approval as long as the intent of the Community Planning Standards stated above is met.