

2024162 Ontario Limited O/A “BARR HOMES”
And
“GORDON BARR LIMITED”
Reporting on Bill – S-211
“Fighting Against Forced Labour and Child Labour in Supply Chains Act”

This report is with Respect to Reporting on Bill S-211 “Fighting Against Forced Labour and Child Labour in Supply Chains Act” for 2024162 Ontario Limited O/A Barr Homes and Gordon Barr Limited herein after referred to as “The Company”.

Gordon Barr Limited is a service provider in the Civil Construction and Excavation Industry, upon review of this companies operations we feel the Company does not have a true supply chain that is effected by this Bill S-211, thus feels it is of relatively very low risk to being subjected to the use of Forced Labour and Child Labour since the Company is primarily a service provider. As an added measure the Company has updated its “Health & Safety Policies and Procedures” section specific to its subcontractors we use which are generally Asphalt Paving Contractors, Concrete Curb/Sidewalk Contractors and Electrical Subcontractors with the following Clause/Statement which they are to adhere to well preforming work on any of its Construction Sites:

As per the Canadian Governments Bill S-211 “Fighting Against Forced Labour and Child Labour in Supply Chains Act “Gordon Barr Limited” is requiring its suppliers and subcontractors to be aware Gordon Barr Limited will not be accepting products in your supply chains that may be used as part of your work with either “Gordon Barr Limited” that were manufactured and/or produced with the used of Forced Labour and / or Child Labour. Gordon Barr Limited ask that its subcontractor (s) to review and confirm that your goods and products that might be used as a supply and install service Gordon Barr Limited do not originate from the use of either “Forced Labour and or Child Labour”.

The following clause/statement is also being added to all future “Contracts / Purchase Orders” that Gordon Barr Limited issues to its subcontractors as a further added measure to help in complying with this new Bill S-211:

As per the Canadian Governments Bill S-211 “Fighting Against Forced Labour and Child Labour in Supply Chains Act” “2024162 Ontario Limited O/A Barr Homes” and its sister Company “Gordon Barr Limited” is requiring its suppliers and subcontractors to be aware that Barr Homes and Gordon Barr Limited will not be accepting products in your supply chains that may be used as part of your work with either “Barr Homes” or “Gordon Barr Limited” that were manufactured and/or produced with the used of Forced Labour and / or Child Labour. Barr Homes and Gordon Barr Limited ask that its subcontractor (s) to review and confirm that your goods and products that

might be used as a supply and install service with Barr Homes and Gordon Barr Limited do not originate from the use of either “Forced Labour and or Child Labour”.

2024162 Ontario Limited O/A Barr Homes is a Home Building company which builds newly constructed Single, Semi-detached and Townhome units. The company’s main suppliers of goods that are purchased direct and that are being used in the manufacturing of these operations are Concrete, Lumber, Shingles and Windows/Doors. The suppliers of these goods are all Canadian based companies that produce these goods in Canada, being Lafarge Concrete, Rona and Jeld-win Windows and Doors which we feel makes the companies direct supply chain likely no risk of being non-compliant with Bill S-211. The other main subcontracted Supply of Goods on these homes are subcontracted through Supply and Install Subcontractors being HVAC, Plumbing and Electrical, we feel these items are very low risk for being non-compliant with Bill S-211. As a further measure Barr Homes have added to its “Health & Safety Policies and Procedures” the following clause/statement which the company’s subcontractors are to adhere to if performing work on any of the company’s Building sites:

As per the Canadian Governments Bill S-211 “Fighting Against Forced Labour and Child Labour in Supply Chains Act” “2024162 Ontario Limited O/A Barr Homes” is requiring its suppliers and subcontractors to be aware that Barr Homes will not be accepting products in your supply chains that may be used as part of your work with “Barr Homes” that were manufactured and/or produced with the used of Forced Labour and / or Child Labour. Barr Homes asks that its subcontractor (s) to review and confirm that your goods and products that might be used as a supply and install service with Barr Homes do not originate from the use of either “Forced Labour and or Child Labour”.

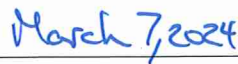
The following clause/statement is also being added to all future “Contracts / Purchase Orders” that Barr Homes issues to its subcontractors as a further added measure to help in coping with this new Bill S-211:

As per the Canadian Governments Bill S-211 “Fighting Against Forced Labour and Child Labour in Supply Chains Act” “2024162 Ontario Limited O/A Barr Homes” and its sister Company “Gordon Barr Limited” is requiring its suppliers and subcontractors to be aware that Barr Homes and Gordon Barr Limited will not be accepting products in your supply chains that may be used as part of your work with either “Barr Homes” or “Gordon Barr Limited” that were manufactured and/or produced with the used of Forced Labour and / or Child Labour. Barr Homes and Gordon Barr Limited ask that its subcontractor (s) to review and confirm that your goods and products that might be used as a supply and install service with Barr Homes and Gordon Barr Limited do not originate from the use of either “Forced Labour and or Child Labour”.

This report has been reviewed internally with all company Managers, Estimators and HR Department to further assist in complying with Bill S-211 and is signed and dated below:



Brent Barr, Vice-President
Gordon Barr Limited
Barr Homes



Dated