

GROWN ROGUE INTERNATIONAL INC.

550 Airport Rd.
Medford, OR
97504 USA

2024 SUPPLY CHAIN ACT ANNUAL REPORT

This inaugural Annual Report (the “**Report**”) is produced in accordance with section 11 of the *Fighting Against Forced Labour and Child Labour in Supply Chains Act* (the “**Supply Chains Act**” or the “**Act**”) by Grown Rogue International Inc. (“**Grown Rogue**”) covering the twelve-month financial year ended December 31, 2023 (the “**Reporting Period**”).

1. Our Structure, Operations and Supply Chains

Grown Rogue is a reporting issuer in the Provinces of Alberta, British Columbia, Nova Scotia and Ontario and is listed on the Canadian Securities Exchange under the symbol “GRIN”.

As of December 31, 2023, Grown Rogue and its subsidiaries employ 138 people located in the United States.

Grown Rogue is a craft cannabis company operating in Oregon, Michigan, Minnesota, Maryland, and New Jersey, focused on delivering premium flower and flower-derived products to customers at fair prices. Grown Rogue’s roots are in Southern Oregon, where it has proven its capabilities in the highly competitive and discerning Oregon market.

Grown Rogue operates four cannabis cultivation facilities in Oregon, comprising approximately 95,000 square feet of flowering cultivation canopy, that currently service the Oregon recreational marijuana market: two outdoor, sungrown farms and two state-of-the-art indoor facilities.

Grown Rogue’s Michigan facility held through its interest in Golden Harvests LLC is approximately 65% constructed, with approximately 50,000 square feet in operation, including approximately 14,550 square feet of flowering bench space, in addition to all the ancillary support space, including office and administration to support the operations. The facility produces high quality indoor flower, with fourteen individual flowering rooms in operation. Golden Harvests LLC produces bulk flower, packaged flower, and manufactures pre-rolls on site.

During the Reporting Period, we have not perform an assessment of the countries or origin of the raw material used in our manufacturing process and contained in the products we sell, distribute or import and the type of suppliers making up our supply chains.

2. The Steps We Have Taken in the Reporting Period to Prevent and Reduce the Risk of Forced Labour and Child Labour

During the Reporting Period, we did not take any steps to prevent or reduce forced labour and child labour in our supply chains.

3. Policies, Due Diligence and Controls

At the moment, we do not have policies regarding forced labour, child labour or human rights in general. We have not developed due diligence processes or controls in regards to these topics.

Nonetheless, we aim to develop in the future policies tackling these issues to ensure that instances of forced labour or child labour in our operations and supply chains may be uncovered and addressed.

4. Risk Assessment Methodology and Results of Assessment

During the Reporting Period, we did not make any assessment of the potential risk related to forced labour and child labour in our operations and supply chains. In the future, we plan to roll-out a compliance program which may include a questionnaire designed to specifically address the issue of forced labour and child labour which we initially plan to send to our Tier 1 (direct) suppliers.

5. Risks of Forced Labour and Child Labour in our Operations and Supply Chains

To the best of our knowledge, during the Reporting Period we have not identified risks of forced labour and child labour in our operations and supply chains. Our risk assessment process is currently non existence. We have a goal of possibly setting up a compliance program to address this issue during our current financial year.

6. Remedial Action Taken during the Reporting Period

No, we have not taken any remediation measures during the Reporting Period.

7. Our remediation processes

Since we have no compliance program addressing specifically the issue of forced labour and child labour in our operations and supply chains, we have currently no remediation process in place to deal with this issue.

8. Remediation actions for the loss of income to the most vulnerable families that results from any measure taken to eliminate forced labour and child labour from our operations and supply chains

No, we have not taken any remediation measures.

9. Our training

We have no director, officer or staff training in place at the moment dealing with forced labour and child labour in our operations and supply chains.

10. Assessing our effectiveness

No assessment of our effectiveness to prevent and reduce the occurrence of forced labour and child labour in our operations and supply chains was conducted during the Reporting Period and until we put in place a compliance program to address this issue we are not contemplating doing so.

11. Our consultation and governance process

In preparing this Report, we consulted our external legal counsel. We have no governance process related to preventing and reducing the occurrence of forced labour and child labour in our operations and supply chains, except for having this report approved by the board of directors of Grown Rogue.

12. Approval

This Report was approved by the board of directors of Grown Rogue pursuant to Subsection 11(4)(b)(ii) of the Act on May 30, 2024.

13. Attestation

In accordance with the requirements of the Act, and in particular section 11 thereof, I attest that I have reviewed the information contained in the Report for the entity or entities listed above. Based on my knowledge, and having exercised reasonable diligence, I attest that the information in the report is true, accurate and complete in all material respects for the purposes of the Act, for the reporting year listed above.

Dated this 31st day of May, 2024

GROWN ROGUE INTERNATIONAL INC.

Per:  DocuSigned by:
8109CECE01844E5

Name: J. Obie Strickler
Title: President, Chief Executive Officer and Director
I have the power to bind Grown Rogue International Inc.