



MODERN SLAVERY REPORT 2023 - 2024

This Modern Slavery Report (the “Report”) is published for the 2023 – 2024 financial year commencing on February 1, 2023, and ending on January 31, 2024.

This Report delineates Inno Foods Inc. (“Inno Foods” or the “Company”) strategy for eradicating modern slavery within Inno Foods or the supply chains we engage with, in compliance with the *Fighting Against Forced Labour and Child Labour in Supply Chains Act* (the “Act”), effective from January 1, 2024.

Submitted on behalf of Inno Foods a corporation established in British Columbia, this Report underscores the firm commitment to responsible global corporate citizenship. Inno Foods recognizes the paramount importance of engaging with all stakeholders, exercising sound judgment, and making ethical decisions with unwavering integrity.

At Inno Foods, its core mission is to treat every individual we encounter with dignity and respect. The Company is dedicated to proactively preventing modern slavery, encompassing forced labor and child labor, from occurring within its operations or supply chains. To this end, Inno Foods has instituted measures to identify, mitigate, and eliminate instances of modern slavery in its business practices. Should such situations arise, Inno Foods pledges to promptly assess and address them.

Structure, Activities, and Supply Chain

Inno Foods has offices at 5910 274 St., Langley Township, BC, V4W 0B8, and is registered under the Business Corporations Act (British Columbia). Inno Foods has four active sister companies; two holding companies (1127030 BC Ltd and 1311700 BC Ltd) which own the three properties, one motel business (1282478 B.C. Ltd. DBA Whiskey Point Resort) in Quadra Island, and an online retail business (1351454 BC Ltd). These companies are also registered under the Business Corporations Act (British Columbia). The Company and the sister companies have a total of 380 employees in Canada.

In 1989, our founder, Mr. Park, a Korean immigrant, embarked on the journey of Park’s Bread ‘n’ Buns, renowned for its commitment to crafting superior bread using simple yet top-notch ingredients. At Inno Foods, indulgent

flavors meet natural goodness. Crafted with love and care, our products offer indulgence and wellness in every bite. As a global leader in everyday food innovation, Inno Foods redefines your taste experience.

Inno Foods is dedicated not only to delivering top-quality products but also to nurturing a culture that upholds and respects human rights. Their ingredients hail from suppliers worldwide who share Inno Foods' commitment to ethical business practices. The Company holds its suppliers to the highest standards by contractually mandating adherence to its Supplier Code of Conduct, which mandates the preservation of human rights and the fight against modern slavery.

Within the Company, Inno Foods has developed a team (the "Supplier Team") that is responsible for supplier selection, contract negotiations, and supplier performance monitoring and has been trained on Inno Foods' policies for suppliers in relation to Forced or Child Labour, as set out below. The Supplier Team is also responsible for the day-to-day buying activities for their respective locations and reports to their management team.

As a leading manufacturer of high-quality premium snacks, we collaborate with numerous suppliers to source the essential raw materials and services needed for our products. Our partnerships with suppliers play a pivotal role in ensuring the enduring success of our organization. From the initial assessment phase and continuously thereafter, we assess supplier relationships based on their track records and objectives. We are committed to enhancing traceability and transparency across our global supply chain, which is why Inno Foods has implemented a robust supply chain due diligence process.

We require suppliers that we partner with for Inno Foods to undergo an approval process wherein they must furnish supporting documents as outlined below:

1. Global Food Safety Initiative (GFSI) recognized standard certificate
2. Full audit report
3. Product specification
4. Foreign object policy or statement
5. Allergen declaration (Inno Foods' form, or the supplier's form)
6. Proof of insurance
7. Kosher certificate (if applicable)
8. Organic certificate (if applicable)
9. Non-GMO certificate (if applicable)
10. Nutritional information
11. Supplier Approval Questionnaire
12. Gluten Free statement or Gluten-Free certificate.

13. Lot Code explanation
14. Sample COA (provide results of testing listed in product specification)
15. Image of product packaging (primary and secondary if applicable)
16. Image of product label (must include manufacturer name, lot#, Production date, and best before date)
17. RTE statement (if applicable)
18. Supplier Code of Conduct

We actively engage with and support external organizations involved in supply chain diligence, management, and verification processes. Compliance with all relevant laws and regulations is a contractual requirement for all our suppliers.

Policies and Due Diligence Processes

Inno Foods has established a variety of relevant policies to address modern slavery and human trafficking:

1. Workplace Labor Rights Policy demonstrates our commitment to maintaining safe and inclusive workplaces that are based on recognized human rights, including the Canadian Human Rights Act.
2. Our Supplier Code of Conduct outlines standards to ensure that working conditions in the supply chain area are safe, that workers are treated with respect and dignity and that design and manufacturing processes are environmentally and ethically responsible. It also requires suppliers to comply with the Act. We aim to achieve our purpose only by working closely with our Supplier Partners. Inno Foods Inc. Supplier Code of Conduct explains how we expect farmers, producers, manufacturers, distributors, and others to work with us to fulfill that purpose, ethically and in compliance with applicable laws.

In all activities, suppliers must conduct business in full compliance with the laws, rules, and regulations of the countries in which they operate and with the laws, rules, and regulations of any other jurisdiction that applies to them. Suppliers are encouraged to go beyond legal compliance, drawing upon internationally recognized standards as indicated in each subsection of this code, to advance social and environmental responsibilities. When the country's laws and international standards address the same issues, we expect the highest standards to be applied.

Suppliers are expected to take all reasonable measures to ensure the respect of this Code across their entire business and within their supply chains.

To prevent slavery and human trafficking in our business and supply chain we have implemented internal accountability standards and procedures.

Forced or Child Labor Risks in Our Business

Inno Foods has put in place measures to detect, minimize, and eradicate instances of modern slavery in our business operations. In the event such situations arise, the Company is committed to assessing and addressing them promptly. Moreover, we have recognized the presence of child labor within certain segments of our supply chains that may relate to:

- Purchasing or distributing products;
- Raw materials or commodities; and/or

in relation to agriculture, forestry, fishing and hunting sectors and we have proactively taken supplementary actions, including amending contracts, policies, and our Supplier Code of Conduct. This approach helps us prioritize our efforts and adjust our actions.

Remediation Measures

Inno Foods has conducted an assessment of our operations and supply chains, including mapping and monitoring supply chains as explained in this Report. Inno Foods will continue taking steps to address any non-compliance that is identified. The company is committed to devising and executing corrective measures to rectify and enhance the situation such as reducing the purchase quantities and reliance on the supplier engaging in child or forced labor within their supply chain by prioritizing sourcing from our alternate supplier for the majority of our needs. Ultimately, the aim is to transition our sourcing activities to secondary suppliers.

Assessing Effectiveness

Inno Foods evaluates slavery and human trafficking risks as part of some of the regular reviews conducted by our Supplier Team. We remain committed to consistently reviewing, reassessing, and enhancing our anti-slavery and human trafficking initiatives. Our aim is not only to meet legal requirements but also to uphold the core values articulated in this Report. This Report, together with the outlined policies, processes, and procedures, serves as a comprehensive framework to ensure that Inno Foods and its suppliers are steadfastly dedicated to fostering a workplace and supply chain devoid of slavery and human trafficking.

Inno Foods is requiring suppliers to review supply chains for compliance with the Act by modifying terms in supplier agreements requiring them to do so.

Approval and 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.

I have the authority to bind Inno Foods Inc:



Doo Yun Park
President and Director
Date:

1. Online questionnaire

Entities and government institutions must ensure that the information provided in the questionnaire is consistent with the information provided in their report(s).

Entities and government institutions will be asked to confirm that they have read and understand the information in the data management disclaimer and privacy notice statement included at the beginning of the questionnaire. Entities and government institutions will also be asked to provide the name, title and email address of the person authorized to fill out the questionnaire. Public Safety Canada may use the contact information provided should it require additional details regarding the submission.

The questionnaire may be used as a resource for the report. The questions found within the questionnaire can be viewed at any time without launching the questionnaire. Entities and government institutions may easily refer to the information as they prepare their report:

[View questions](#)

This list can support entities in preparing for their submission. Once ready, entities can submit a questionnaire through the online form.

Identifying information

Questions marked with an asterisk (*) are mandatory.

1. *This report is for which of the following? (Required)

- Entity
- Government institution

2. *Legal name of reporting entity or government institution (Required)

Inno Foods Inc.

3. *Financial reporting year (Required)

This report is published for the 2023 – 2024 financial year commencing on February 1, 2023, and ending on January 31, 2024.

4. *Is this a revised version of a report already submitted this reporting year? (Required)

- Yes
- No

4.1 *If yes, identify the date the original report was submitted. (Required)

4.2 *Describe the changes made to the original report, including by listing the questions or sections that were revised (1,500 character limit). (Required)

5. For entities only: Business number(s) (if applicable):

877445163

6. For entities only: *Is this a joint report? (Required)

- Yes
- No

6.1 *If yes, identify the legal name of each entity covered by this report. (Required)

6.2 Identify the business number(s) of each entity covered by this report (if applicable).

7. For entities only: *Is the entity also subject to reporting requirements under supply chain legislation in another jurisdiction? (Required)

- Yes
- No

7.1 *If yes, indicate the applicable law(s). Select all that apply. (Required)

- The United Kingdom's *Modern Slavery Act 2015*
- Australia's *Modern Slavery Act 2018*
- California's *Transparency in Supply Chains Act*
- Other, please specify:

8. For entities only: *Which of the following categorizations applies to the entity? Select all that apply. (Required)

- Listed on a stock exchange in Canada
- Canadian business presence (select all that apply):
 - Has a place of business in Canada
 - Does business in Canada
 - Has assets in Canada
- Meets size-related thresholds (select all that apply):
 - Has at least \$20 million in assets for at least one of its two most recent financial years
 - Has generated at least \$40 million in revenue for at least one of its two most recent financial years
 - Employs an average of at least 250 employees for at least one of its two most recent financial years

9. For entities only: *Which of the following sectors or industries does the entity operate in? Select all that apply. (Required)

- Agriculture, forestry, fishing and hunting
- Mining, quarrying, and oil and gas extraction
- Utilities
- Construction
- Manufacturing
- Wholesale trade
- Retail trade
- Transportation and warehousing
- Information and cultural industries
- Finance and insurance
- Real estate and rental and leasing
- Professional, scientific and technical services
- Management of companies and enterprises
- Administrative and support, waste management and remediation services

- Educational services
- Health care and social assistance
- Arts, entertainment and recreation
- Accommodation and food services
- Other services (except public administration)
- Public administration
- Other, please specify:

10. For entities only: *In which country is the entity headquartered or principally located? (Required)

Canada

10.1 If in Canada: *In which province or territory is the entity headquartered or principally located? (Required)

BC

11. For government institutions only: *Is this a report for a federal Crown corporation or a subsidiary of a federal Crown corporation? (Required)

- Yes
- No

11.1 *If yes, which of the following sectors or industries does the Crown corporation or subsidiary operate in? Select all that apply. (Required)

- Agriculture, forestry, fishing and hunting
- Mining, quarrying, and oil and gas extraction
- Utilities
- Construction
- Manufacturing
- Wholesale trade
- Retail trade
- Transportation and warehousing
- Information and cultural industries
- Finance and insurance
- Real estate and rental and leasing
- Professional, scientific and technical services

- Management of companies and enterprises
- Administrative and support, waste management and remediation services
- Educational services
- Health care and social assistance
- Arts, entertainment and recreation
- Accommodation and food services
- Other services (except public administration)
- Public administration
- Other, please specify:

11.2 *If yes, in which province or territory is the Crown corporation or subsidiary headquartered or principally located? (Required)

Annual Report

1. *This report is for which of the following? (Required)

- Entity
- Government institution

2. *Legal name of reporting entity or government institution (Required)

Inno Foods Inc.

3. *Financial reporting year (Required)

This report is published for the 2023 – 2024 financial year commencing on February 1, 2023, and ending on January 31, 2024.

4. *Is this a revised version of a report already submitted this reporting year? (Required)

- Yes
- No

4.1 *If yes, identify the date the original report was submitted. (Required)

4.2 *Describe the changes made to the original report, including by listing the questions or sections that were revised (1,500 character limit). (Required)

5. For entities only: Business number(s) (if applicable):

877445163

6. For entities only: *Is this a joint report? (Required)

- Yes
- No

6.1 *If yes, identify the legal name of each entity covered by this report. (Required)

6.2 Identify the business number(s) of each entity covered by this report (if applicable).

7. For entities only: *Is the entity also subject to reporting requirements under supply chain legislation in another jurisdiction? (Required)

- Yes
- No

7.1 *If yes, indicate the applicable law(s). Select all that apply. (Required)

- The United Kingdom's *Modern Slavery Act 2015*
- Australia's *Modern Slavery Act 2018*
- California's *Transparency in Supply Chains Act*
- Other, please specify:

8. For entities only: *Which of the following categorizations applies to the entity? Select all that apply. (Required)

- Listed on a stock exchange in Canada
- Canadian business presence (select all that apply):
 - Has a place of business in Canada
 - Does business in Canada
 - Has assets in Canada
- Meets size-related thresholds (select all that apply):
 - Has at least \$20 million in assets for at least one of its two most recent financial years
 - Has generated at least \$40 million in revenue for at least one of its two most recent financial years
 - Employs an average of at least 250 employees for at least one of its two most recent financial years

9. For entities only: *Which of the following sectors or industries does the entity operate in? Select all that apply. (Required)

- Agriculture, forestry, fishing and hunting
- Mining, quarrying, and oil and gas extraction
- Utilities
- Construction
- Manufacturing
- Wholesale trade
- Retail trade
- Transportation and warehousing
- Information and cultural industries
- Finance and insurance
- Real estate and rental and leasing
- Professional, scientific and technical services
- Management of companies and enterprises
- Administrative and support, waste management and remediation services
- Educational services
- Health care and social assistance
- Arts, entertainment and recreation
- Accommodation and food services
- Other services (except public administration)
- Public administration
- Other, please specify:

10. For entities only: *In which country is the entity headquartered or principally located? (Required)

Canada

10.1 If in Canada: *In which province or territory is the entity headquartered or principally located? (Required)

BC

Reporting for entities

1. *What steps has the entity taken in the previous financial year to prevent and reduce the risk that forced labour or child labour is used at any step of the production of goods in Canada or elsewhere by the entity or of goods imported into Canada by the entity? Select all that apply. (Required)

- Mapping activities
- Mapping supply chains
- Conducting an internal assessment of risks of forced labour and/or child labour in the organization's activities and supply chains
- Contracting an external assessment of risks of forced labour and/or child labour in the organization's activities and supply chains
- Developing and implementing an action plan for addressing forced labour and/or child labour
- Gathering information on worker recruitment and maintaining internal controls to ensure that all workers are recruited voluntarily
- Addressing practices in the organization's activities and supply chains that increase the risk of forced labour and/or child labour
- Developing and implementing due diligence policies and processes for identifying, addressing and prohibiting the use of forced labour and/or child labour in the organization's activities and supply chains
- Carrying out a prioritization exercise to focus due diligence efforts on the most severe risks of forced and child labour
- Requiring suppliers to have in place policies and procedures for identifying and prohibiting the use of forced labour and/or child labour in their activities and supply chains
- Developing and implementing child protection policies and processes
- Developing and implementing anti-forced labour and/or -child labour contractual clauses

- Developing and implementing anti-forced labour and/or -child labour standards, codes of conduct and/or compliance checklists
- Auditing suppliers
- **Monitoring suppliers**
- Enacting measures to provide for, or cooperate in, remediation of forced labour and/or child labour
- Developing and implementing grievance mechanisms
- Developing and implementing training and awareness materials on forced labour and/or child labour
- Developing and implementing procedures to track performance in addressing forced labour and/or child labour
- Engaging with supply chain partners on the issue of addressing forced labour and/or child labour
- Engaging with civil society groups, experts and other stakeholders on the issue of addressing forced labour and/or child labour
- Engaging directly with workers and families potentially affected by forced labour and/or child labour to assess and address risks
- Information not available for this reporting period
- Other, please specify:

2. Please provide additional information describing the steps taken (if applicable) (1,500 character limit).

A supplier's code of conduct has been put in place, which requires suppliers to acknowledge and sign. Although the Code was in place before the Jan 31st year-end, Inno Foods Inc. have been working to revise this to reflect the most accurate information.

The company has also started to map suppliers, especially the top suppliers, and has now expanded this to all new suppliers.

3. *Which of the following accurately describes the entity's structure? (Required)

- **Corporation**
- Trust
- Partnership
- Other unincorporated organization

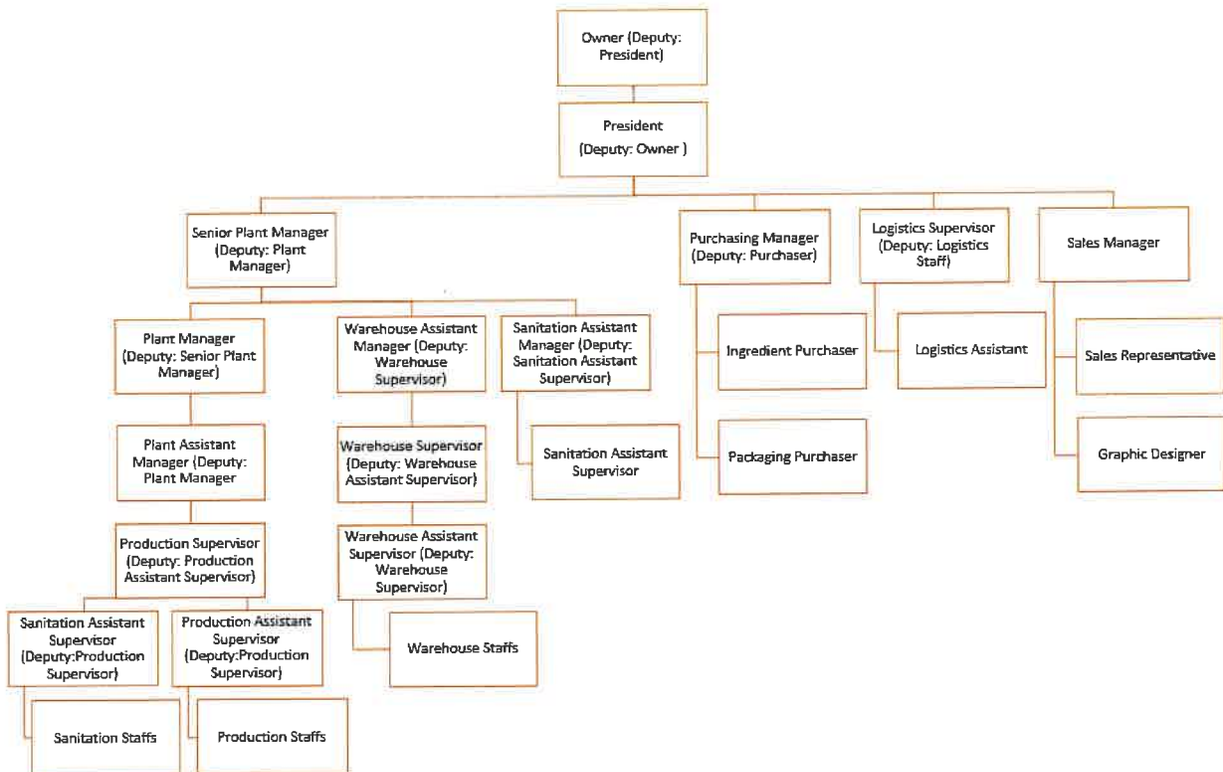
4. *Which of the following accurately describes the entity's activities? Select all that apply. (Required)

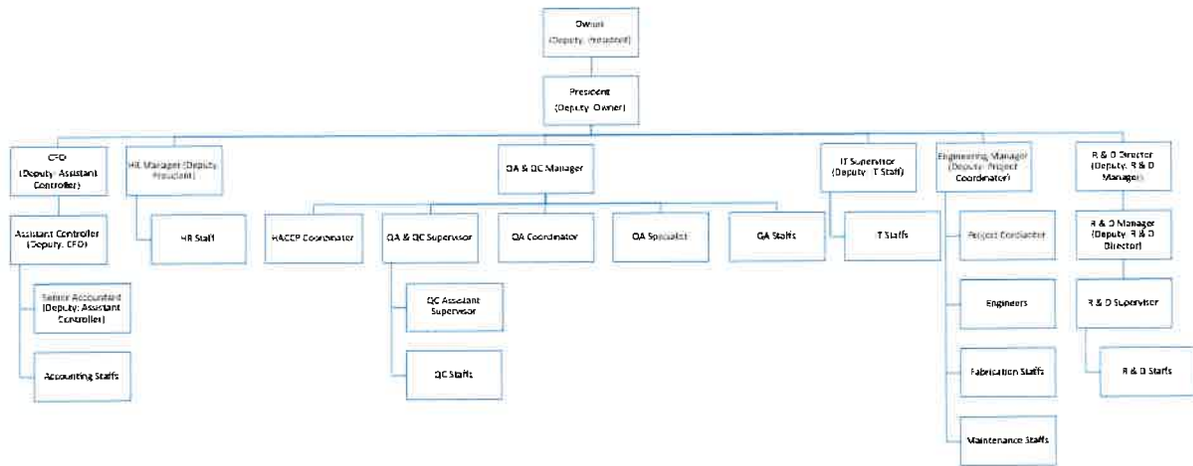
- **Producing goods (including manufacturing, extracting, growing and processing)**

- in Canada
- outside Canada
- Selling goods
 - in Canada
 - outside Canada
- Distributing goods
 - in Canada
 - outside Canada
- Importing into Canada goods produced outside Canada
- Controlling an entity engaged in producing goods in Canada or outside Canada, or importing into Canada goods produced outside Canada

5. Please provide additional information on the entity's structure, activities and supply chains (1,500 character limit).

Company's structure





To become one of Inno Foods Inc. suppliers, during the approval process the supplier will be requested to provide support documents according to the following:

1. Global Food Safety Initiative (GFSI) recognized standard certificate
2. Full audit report
3. Product specification
4. Foreign object policy or statement
5. Allergen declaration (Inno Foods' form, or the supplier's own form)
6. Proof of insurance
7. Kosher certificate (if applicable)
8. Organic certificate (if applicable)
9. Non-GMO certificate (if applicable)
10. Nutritional information
11. Supplier Approval Questionnaire
12. Gluten Free statement or Gluten-Free certificate.
13. Lot Code explanation
14. Sample COA (provide results of testing listed in product specification)
15. Image of product packaging (primary and secondary if applicable)
16. Image of product label (must include manufacturer name, lot#, Production date, and best before date)
17. RTE statement (if applicable)
18. Supplier Code of Conduct

6. *Does the entity currently have policies and due diligence processes in place related to forced labour and/or child labour? (Required)

- Yes

- No

6.1 *If yes, which of the following elements of the due diligence process has the entity implemented in relation to forced labour and/or child labour? Select all that apply. (Required)

- Embedding responsible business conduct into policies and management systems
- Identifying and assessing adverse impacts in operations, supply chains and business relationships
- Ceasing, preventing or mitigating adverse impacts
- Tracking implementation and results
- Communicating how impacts are addressed
- Providing for or cooperating in remediation when appropriate

7. Please provide additional information on the entity's policies and due diligence processes in relation to forced labour and child labour (if applicable) (1,500 character limit).

8. *Has the entity identified parts of its activities and supply chains that carry a risk of forced labour or child labour being used? (Required)

- Yes, we have identified risks to the best of our knowledge and will continue to strive to identify emerging risks.
- Yes, we have started the process of identifying risks, but there are still gaps in our assessments.
- No, we have not started the process of identifying risks.

8.1 *If yes, has the entity identified forced labour or child labour risks related to any of the following aspects of its activities and supply chains? Select all that apply. (Required)

- The sector or industry it operates in
- The types of products it produces, purchases or distributes
- The locations of its activities, operations or factories
- The types of products it sources

- The raw materials or commodities used in its supply chains
- Tier one (direct) suppliers
- Tier two suppliers
- Tier three suppliers
- Suppliers further down the supply chain than tier three
- The use of outsourced, contracted or subcontracted labour
- The use of migrant labour
- The use of forced labour
- The use of child labour
- None of the above
- Other, please specify

9. *Has the entity identified forced labour or child labour risks in its activities and supply chains related to any of the following sectors and industries? Select all that apply. (Required)

- Agriculture, forestry, fishing and hunting
- Mining, quarrying, and oil and gas extraction
- Utilities
- Construction
- Manufacturing
- Wholesale trade
- Retail trade
- Transportation and warehousing
- Information and cultural industries
- Finance and insurance
- Real estate and rental and leasing
- Professional, scientific and technical services
- Management of companies and enterprises
- Administrative and support, waste management and remediation services
- Educational services
- Health care and social assistance
- Arts, entertainment and recreation
- Accommodation and food services
- Other services (except public administration)
- Public administration
- None of the above
- Other, please specify

10. Please provide additional information on the parts of the entity's activities and supply chains that carry a risk of forced

labour or child labour being used, as well as the steps that the entity has taken to assess and manage that risk (if applicable) (1,500 character limit).

Inno Foods Inc. has put in place measures to detect, minimize, and eradicate instances of modern slavery in our business operations. In the event such situations arise, the company is committed to assessing and addressing them promptly. Moreover, we have recognized the presence of child labor within certain segments of our supply chains and have proactively taken supplementary actions, including amending contracts and distributing Inno Foods Inc.'s supplier code of conduct for signature.

11. *Has the entity taken any measures to remediate any forced labour or child labour in its activities and supply chains? (Required)

- Yes, we have taken remediation measures and will continue to identify and address any gaps in our response.
- Yes, we have taken some remediation measures, but there are gaps in our response that still need to be addressed.
- No, we have not taken any remediation measures.
- Not applicable, we have not identified any forced labour or child labour in our activities and supply chains.

11.1 *If yes, which remediation measures has the entity taken? Select all that apply. (Required)

- Actions to support victims of forced labour or child labour and/or their families, such as workforce reintegration and psychosocial support
- Compensation for victims of forced labour or child labour and/or their families
- Actions to prevent forced labour or child labour and associated harms from reoccurring.
- Grievance mechanisms
- Formal apologies
- Other, please specify.

12. Please provide additional information on any measures the entity has taken to remediate any forced labour or child labour (if applicable) (1,500 character limit).

Reduce the purchase quantities and reliance on the supplier engaging in child labor within their supply chain by prioritizing sourcing from our alternate supplier

for the majority of our needs. Ultimately, aim to transition all sourcing activities to the secondary supplier.

13. *Has the entity taken any measures to remediate the loss of income to the most vulnerable families that results from any measure taken to eliminate the use of forced labour or child labour in its activities and supply chains? (Required)

- Yes, we have taken substantial remediation measures and will continue to identify and address any gaps in our response.
- Yes, we have taken some remediation measures, but there are gaps in our response that still need to be addressed.
- No, we have not taken any remediation measures.
- Not applicable, we have not identified any loss of income to vulnerable families resulting from measures taken to eliminate the use of forced labour or child labour in our activities and supply chains.

14. Please provide additional information on any measures the entity has taken to remediate the loss of income to the most vulnerable families that results from any measure taken to eliminate the use of forced labour or child labour in its activities and supply chains (if applicable) (1,500 character limit).

15. *Does the entity currently provide training to employees on forced labour and/or child labour? (Required)

- Yes
- No

15.1 *If yes, is the training mandatory? (Required)

- Yes, the training is mandatory for all employees.
- Yes, the training is mandatory for employees making contracting or purchasing decisions.
- Yes, the training is mandatory for some employees.
- No, the training is voluntary.

16. Please provide additional information on the training the entity provides to employees on forced labour and child labour (if applicable). (1,500 character limit).

17. *Does the entity currently have policies and procedures in place to assess its effectiveness in ensuring that forced labour and child labour are not being used in its activities and supply chains? (Required)

- Yes
- No

17.1 *If yes, what method does the entity use to assess its effectiveness? Select all that apply. (Required)

- Setting up a regular review or audit of the organization's policies and procedures related to forced labour and child labour
- Tracking relevant performance indicators, such as levels of employee awareness, numbers of cases reported and solved through grievance mechanisms and numbers of contracts with anti-forced labour and -child labour clauses
- Partnering with an external organization to conduct an independent review or audit of the organization's actions
- Working with suppliers to measure the effectiveness of their actions to address forced labour and child labour, including by tracking relevant performance indicators
- Other, please specify.

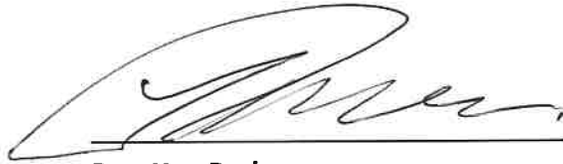
18. Please provide additional information on how the entity assesses its effectiveness in ensuring that forced labour and child labour are not being used in its activities and supply chains (if applicable). (1,500 character limit).

Inno Foods Inc. is requiring suppliers to review supply chains for compliance with the Fighting Against Forced Labour and Child Labour in Supply Chains Act by modifying terms in supplier agreements requiring them to do so.

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.

I have the authority to bind Inno Foods Inc:



Doo Yun Park
President and Director

Date:

Reporting for Government institutions

1. *What steps has the government institution taken in the previous financial year to prevent and reduce the risk that forced labour or child labour is used at any step of the production of goods produced, purchased or distributed by the government institution? Select all that apply. (Required)

- Mapping activities
- Mapping supply chains
- Conducting an internal assessment of risks of forced labour and/or child labour in the organization's activities and supply chains
- Contracting an external assessment of risks of forced labour and/or child labour in the organization's activities and supply chains
- Developing and implementing an action plan for addressing forced labour and/or child labour
- Gathering information on worker recruitment and maintaining internal controls to ensure that all workers are recruited voluntarily.
- Addressing practices in the organization's activities and supply chains that increase the risk of forced labour and/or child labour
- Developing and implementing due diligence policies and processes for identifying, addressing and prohibiting the use of forced labour and/or child labour in the organization's activities and supply chains
- Carrying out a prioritization exercise to focus due diligence efforts on the most severe risks of forced and child labour