

XEROX CANADA LTD.

Report for Fiscal Year 2024

Fighting Against Forced Labour and Child Labour in Supply Chains Act

This report for the year ended December 31, 2024 (the “Report”), is prepared in accordance with section 11 of the *Fighting Against Forced Labour and Child Labour in Supply Chains Act* (the “Act”) and is made on behalf of Xerox Canada Ltd. Xerox Canada Ltd. is an indirectly owned subsidiary of Xerox Holdings Corporation which is a US corporation with its headquarters in Norwalk, Connecticut. References to “Xerox”, the “company”, “we”, “us”, or “our” refer to Xerox Holdings Corporation and its subsidiaries as a whole, unless otherwise stated. The Act requires certain entities with operations in Canada to annually disclose their efforts to eradicate forced labour and child labour from their supply chains.

Xerox structure, activities, and supply chain

Xerox Canada Ltd. is a corporation continued under the laws of Canada with its headquarters in Toronto, Ontario. Xerox Canada Ltd. does not own or control any entity subject to reporting under the Act.

As of December 31, 2024, Xerox had approximately 16,800 employees, with approximately 2,000 employees located in Canada. Xerox is a workplace technology company, building and integrating services-led, software-enabled, workplace solutions for enterprises large and small. Xerox has a broad and diverse base of customers by both geography and industry, ranging from small and mid-sized clients to printing production companies, governmental entities, educational institutions and Fortune 100 corporations. On November 20, 2024, Xerox Holdings Corporation completed the acquisition of ITsavvy Acquisition Company, Inc. (“ITsavvy”), a technology infrastructure solutions provider, and Xerox is working to integrate ITsavvy into its Human Rights Compliance program. A more detailed description of Xerox’s business can be found in the Xerox Holdings Corporation 2024 Annual Report at <https://investors.xerox.com/investor-materials/annual-reports>.

Xerox business spans four primary offering areas: Workplace Solutions, Production Solutions, Xerox Services, which includes Managed Print Services (MPS) and Xerox Financial Services. Xerox’s supply chain operations are extensive and global, including sourcing technology to produce Xerox printing products from production suppliers as well as products for resale or internal use from other product suppliers. Services are also procured from suppliers to support Xerox’s customer services and internal business operations. The business operations of any company have the potential to affect the human rights of its stakeholders. Xerox is committed to identifying those impacts and mitigating or minimizing risks. Examples of such impacts include discrimination, violence, loss of the right to freedom of expression and collective bargaining in workplaces, child/forced labour and human trafficking in the supply chain.

Policies and Due Diligence in Relation to Force Labour and Child Labour

Xerox is committed to freely chosen employment, which is embedded in the Xerox Code of Business Conduct, in our position on labour relations in our employment practices and in our relationships with suppliers. Xerox principles are guided by the United Nations Universal

Declaration of Human Rights and the International Labour Organization's (ILO) Declaration on Fundamental Principles and Rights at Work which prohibits forced or compulsory labour and child labour.

Xerox's Human Rights Working Group is led by the Global Spend Management/Supply Chain team and includes senior representatives from Human Resources and the Office of General Counsel. The Working Group is responsible for helping to 1) minimize discrimination, violence, loss of the right to freedom of expression and collective bargaining in workplaces; child/forced labour and human trafficking in the supply chain; 2) promote internal awareness and understanding of the company's commitment to human rights; and 3) respond to customer requests for information related to the Human Rights Compliance program. The Human Rights Working Group considers the effectiveness of the program, the nature of the risk environment and evolving best practices. As appropriate, the Human Rights Working Group recommends changes to this program. The Human Rights Working Group regularly engages internal and external stakeholders to understand best practices and determine how we can continually improve this program. Additional information about Xerox policies related to human rights is available on our website at <https://www.xerox.ca/en-ca/about/corporate-social-responsibility/human-rights>.

Based on our ongoing human rights due diligence, we have determined that the risk of forced labour or child labour occurring is likely to be highest in our supply chain. The below summarizes the steps Xerox takes to assess and manage that risk.

Supplier Relations and Controls

To strengthen our approach to supplier-facing sustainability and human rights actions, Xerox started working with the Electronic Industry Citizenship Coalition (now known as the Responsible Business Alliance or RBA) in 2006 and became a member in 2008. We are actively involved in advancing industry-wide responsible practices through our engagement in the RBA. We are dedicated to respecting the rights and promoting well-being of workers and communities engaged in the global electronics supply chain. Xerox is committed to continuously improving the social, environmental and ethical responsibility of its supply chain. Xerox has adopted the RBA's Code of Conduct on corporate social responsibility as its code of conduct for suppliers ("Supplier Code of Conduct") and reinforces it annually in a letter to its suppliers. The Supplier Code of Conduct includes labour standards based on recognized principles of international labour and human rights. Freely chosen labour is a primary standard in the Supplier Code of Conduct, prohibiting forced, bonded or indentured labour.

Xerox participates in RBA's Responsible Labour Initiative, a multi-stakeholder initiative focused on ensuring that the rights of workers vulnerable to forced labour in global supply chains are consistently respected and promoted. Xerox also participates in the Responsible Minerals Initiative (RMI) and leverages its tools and programs to advance responsible sourcing.

The following highlights Xerox's efforts to identify and eradicate forced and compulsory labour and child labour from our supply chain:

Verification

Xerox takes several steps to verify, evaluate and address risks of slavery and human trafficking in our supply chain.

1. Xerox first sets clear expectations with all our suppliers who provide direct materials and engineering services as outlined in the Xerox Supplier Code of Conduct, which includes

the prohibition against forced or compulsory labour and child labour. For example, our supplier on-boarding documentation and contracts contain language in which suppliers must affirm their commitment to comply with all provisions of the Xerox Supplier Code of Conduct.

2. Xerox spends approximately \$4.0 billion per year on suppliers to support our operations. We recognize an obligation to actively manage our global supplier base and ensure these critical partners meet our high social, environmental and ethical standards. To ensure the Xerox Supplier Code of Conduct is being adhered to, Xerox has evaluated numerous audits submitted via the RBA Online portal in the last year. To drive continuous improvement with suppliers, Xerox has begun the process of engaging a third-party vendor to assist with creating coaching plans for long-term success.
3. Xerox conducts initial risk assessments of its suppliers based on location, foreign worker population and other business and supply assurance and risk-based criteria.
4. For those suppliers identified in the initial risk assessment as high-risk, the supplier is either required to complete an annual Self-Assessment Questionnaire (SAQ), or is audited every other year by Xerox, or through a third-party auditor contracted by Xerox, which requires the supplier to measure their compliance with the RBA's Code of Conduct. The supplier's responses to the SAQ allow Xerox to identify where possible risks in the supply chain exist. If significant risks are identified in the SAQ, an announced audit of that supplier is conducted (as more fully described below). The SAQ step also serves to raise suppliers' awareness about the importance of social responsibility topics, clarify Xerox's expectations, target areas for review and document suppliers' assessment of their performance.
5. To remain abreast of the current initiatives and occurrences, members of the Human Rights Working Group actively attend teleconferences, webinars and other meetings to monitor risks associated with labour recruitment practices.
6. In addition to the initial risk assessment and SAQ, Xerox procurement professionals and quality assurance engineers routinely conduct on-site visits of suppliers as part of our ongoing supplier verification.

Audit and Remediation

1. As indicated above, if major risks are identified in a SAQ, an announced audit of that supplier is conducted by Xerox or a contracted third-party auditor. Xerox may also initiate an audit of any supplier identified in the initial risk assessment as high-risk regardless of their results on the SAQ.
2. Xerox's suppliers cover many geographic locations for both our direct and indirect services and products. For those countries and areas with higher inherent risks related to modern slavery, focusing on the lower-level suppliers can prove to be difficult when identifying and managing such risks. However, we actively continue to work with our direct suppliers to push down our required standards to address risks for modern slavery or human trafficking.
3. All audits are on-site visits by trained Xerox employees or a contracted third-party and follow a consistent process. The RBA audit format is used to evaluate key critical sustainability areas, including but not limited to, labour practices, freedom of association,

child labour, forced labour, human rights, recruitment fees, passport seizure and environmental concerns.

4. During the audit process, areas of nonconformance are evaluated and classified based on risk level and priority and are remediated through a corrective action process. In 2024, one such area of nonconformance, representing a potential risk of forced labour in the supply chain, was identified and promptly remediated through a corrective action plan, which included a root cause analysis and implementation of preventive measures. No loss of income to vulnerable families was identified as resulting from measures taken to eliminate the use of forced labour or child labour in Xerox activities and supply chains.
5. Since 2010, Xerox has conducted over 400 Supplier Assessment Questionnaires (SAQs) and audited more than 100 suppliers to evaluate key risk areas, including labour practices, health and safety, environmental impact, and ethical standards. In 2024, seventeen of Xerox's major suppliers completed SAQs. Of these, fourteen were assessed as low risk, and three were assessed as medium risk. No high-risk suppliers were identified during this assessment cycle.
6. Xerox has also implemented a robust due diligence process to ensure that the company sources minerals responsibly and to help address the human rights risks in our complex mineral supply chain. The Xerox Conflict Minerals team aligns with the OECD Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas as well as the Responsible Labour Initiative (RLI). Details about this program including due diligence strategy, efforts to hold suppliers accountable, and results of our work can be found in our Conflict Minerals Policy. Xerox files its Form SD Specialized Disclosure Report and Conflict Minerals Report with the U.S. Securities and Exchange Commission on an annual basis as required by law. Both the policy and report are available at <https://www.xerox.ca/en-ca/about/supplier-relations/governance>.

Certification

1. Xerox requires all direct suppliers and critical indirect suppliers to represent and warrant their compliance with all applicable laws and regulations within Xerox product purchase agreements. Similar representations are required by virtue of issuing Xerox purchase orders and other Xerox purchase documents.
2. Xerox Global Spend Management and Corporate Security screen all direct suppliers and significant indirect suppliers to ensure compliance with global anti-bribery laws and regulations, including but not limited to, the U.S. Foreign Corrupt Practices Act and U.K. Bribery Act. If a supplier is found to have violated applicable laws or contract terms and conditions, Xerox Global Spend Management and Corporate Security review each situation on a case-by-case basis and determine the necessary course of action (i.e., terminate supplier relationship, instruct supplier to make corrective actions, etc.).
3. To ensure full compliance, critical direct and indirect suppliers are required to keep the following business documents on file while conducting business with Xerox:
 - a) All Xerox Purchase Orders and supplier invoices
 - b) Multi-National Master Purchase Agreement
 - c) Confidential Disclosure Agreement
 - d) Purchase Material Authorization
 - e) Business Resumption Plan

- f) Product Safety and Certification Documents
- g) Quality Plan and Quality Inspection Data
- h) Restriction of Hazardous Substances (RoHS) compliance form
- i) Tool Validation forms and records of the associated Xerox owned tool numbers
- j) Responsible Business Alliance (RBA) Code of Conduct
- k) Multi-National Survey Audit Reports

Internal Accountability

1. Xerox Holdings Corporation has a Corporate Social Responsibility (CSR) Council, which includes the CEO, senior executives and CSR leaders, focused on centralized oversight of the company's management approach, including policies, goals, strategies and actions to drive progress. Each CSR Council member is supported by individuals who have expertise and experience in the various CSR topic areas. An individual from the Executive Committee of the CEO chairs the Council to provide direction and guidance. The primary mission of the CSR Council is to drive strategies with a client-centric impact across Xerox and ensure that we implement a comprehensive CSR strategy, which includes issues related to fair operating practices, environment, health and safety, labour, government affairs, reputation and brand, finance and real estate, philanthropy and supply chain.
2. Xerox also has an Ethics and Compliance Program that is an integral part of its daily business operations and practices. To facilitate this commitment to integrity Xerox has:
 - a) A global, written Xerox Code of Business Conduct available in 19 languages
 - b) A specific code of conduct for the Board of Directors
 - c) A dedicated Xerox Ethics Helpline and a strictly enforced 'no retaliation policy' to promote comfort in using the Helpline
 - d) An Ethics and Compliance Governance Board comprised of senior executives representing all areas of Xerox business
 - e) Annual global communication of business ethics policy and CEO message on ethics and integrity
3. The Xerox Code of Business Conduct seeks to align employee actions and decisions with the company's core values and compliance requirements. Our position advocating for human rights and opposing human trafficking is codified in the Xerox Code of Business Conduct. All employee violations of the Xerox Code of Business Conduct are thoroughly reviewed and investigated on a case-by-case basis and each incident is treated seriously, fairly and consistently.
4. Xerox provides a variety of channels for employees, suppliers and customers to report suspected ethical violations, including phone, internet, email and postal mail. The Ethics Helpline is available globally 24 hours a day, seven days a week in multiple languages, via toll-free telephone numbers (<https://www.xerox.com/ethics>) and our internet reporting tool (<https://www.xeroxethicshelpline.com/>), which supports multiple languages.
5. Credible information regarding a potential violation of this anti-human trafficking policy, whether by a Xerox employee, subcontractor or agent, must be promptly reported to a manager, the Xerox Ethics Helpline or the Office of General Counsel. Employees aware of potential human trafficking violations also may contact the Global Human Trafficking Hotline directly at (US) 1-844- 888-3733 or <https://www.hjf.org/ethics-hotline-tools> or

Modern Slavery Helpline on (UK) 0800 0121 700. If a specific case of modern slavery is identified in the UK, it should be reported to the police immediately on 101. If potential victims are in immediate danger the standard 999 emergency number should be used. The Xerox Ethics and Compliance Program is overseen by the Audit Committee of the Board of Directors of Xerox Holdings Corporation. The Ethics Office is overseen by the Executive Vice President, Chief Legal Officer and Corporate Secretary, with ongoing reporting responsibilities directly to the Audit Committee of Xerox Holdings Corporation. The Executive Vice President, Chief Legal Officer and Corporate Secretary reports directly to the Chief Executive Officer of Xerox Holdings Corporation.

Training

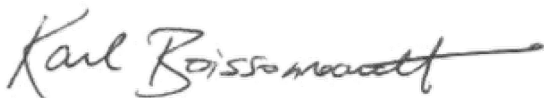
1. All Xerox employees are required to complete the Xerox Code of Business Conduct training and ethics acknowledgement on an annual basis. The training is designed to enhance an employee's ability to recognize and respond to ethical issues, communicate the process and expectations about reporting suspected violations of the Xerox Code of Business Conduct, and give instructions for obtaining additional guidance should an employee have a question or concerns about Xerox ethics procedures.
2. Additionally, all Xerox Global Spend Management employees are required to complete a Supply Chain Transparency Course annually. The training is designed to aid in the mitigation of human trafficking by building awareness of how human trafficking and slavery manifest themselves in the supply chain.

For more information about social responsibility at Xerox, please visit the Xerox Global Citizenship site at <https://www.xerox.ca/en-ca/about/corporate-social-responsibility>.

Attestation

This Report was approved pursuant to subparagraph 11(4)(b)(ii) of the Act by the Board of Directors of Xerox Canada Ltd.

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. 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 aspects for the purposes of the Act, for the reporting year ended December 31, 2024.



Karl Boissonneault
Director and President
May 29, 2025

I have authority to bind Xerox Canada Ltd.