



This joint report the (“**Report**”) is made on behalf of OEG Inc. (“**OEG**” or the “**Corporation**”) and two of its subsidiaries: TS Investments Corp. and OEG Sports & Entertainment Inc. (along with its applicable subsidiaries, being Oilers Entertainment Group Canada Corp., Edmonton Oilers Hockey Corp. and Edmonton Major Junior Hockey Corporation) (collectively, the “**Subsidiaries**”, or “**we**” or “**our**”) for the fiscal year ended June 30, 2024 (the “**Reporting Period**”). It is made in accordance with section 9 of the *Fighting Against Forced Labour and Child Labour in Supply Chains Act* (the “**Act**”).

This Report constitutes the second report prepared by the Corporation and its Subsidiaries pursuant to the Act and sets out the steps taken to reduce and prevent the risk of forced labour and child labour within supply chains used by the Corporation and its Subsidiaries that produce or import produced goods into Canada.

Our Organization

OEG is incorporated under the *Business Corporations Act* (Alberta) and is a privately owned corporation headquartered in Edmonton, Alberta. Similarly, OEG Sports & Entertainment Inc. is headquartered in Edmonton, Alberta and incorporated under the *Business Corporations Act* (Alberta). Through its subsidiaries, it owns and operates three professional ice hockey teams, the Edmonton Oilers, the Bakersfield Condors, and the Edmonton Oil Kings. TS Investments Corp. is incorporated under the *Business Corporations Act* (Ontario) and owns the Tokyo Smoke cannabis brand, with 57 corporate and franchised stores in Ontario, Manitoba, Saskatchewan and Newfoundland and Labrador currently. Each of OEG Sports and Entertainment Inc. and TS Investments Corp. have in excess of 250 employees.

Our Supply Chains

With respect to OEG Sports and Entertainment Inc. and its subsidiaries, their supply chains include third party suppliers of products, services, and merchandise for commercial, broadcasting and hockey administration operations which suppliers sometimes import products and merchandise from countries including Canada, the United States and China. These include, amongst others, suppliers for the following products and services:

- Broadcasting services
- Audio – visual equipment/service
- Food and beverages
- Catering products and services
- Commercial Merchandise
- Hockey operations
- Recruitment Services
- Retail Trade

The main business of TS Investments Corp. is the retail sale of cannabis which is sourced from provincial wholesalers that buy directly from federally licensed producers. Certain cannabis related accessories are sold in store and sourced from distributors in Canada and the United States.

Supplier Due Diligence

Policies, Governance and Due Diligence Processes

During the Reporting Period, we did not have in place a formal process to identify and respond to the adverse impacts of activities throughout the supply chain. However, we do not tolerate forced labour or child labour in our organisation or in our supply chain and the identification of any forced labour and/or forced labour in our supply chain would be grounds for termination of our relationship with such supplier.

Remediation Measures

No remediation measures were taken during the Reporting Period as no risks of forced labour and child labour in our supply chain were identified.

Training

During the Reporting Period, informal education was provided by OEG Sports & Entertainment Inc. on forced labour and child labour to various internal stakeholders.

Assessing Effectiveness

No actions were taken during the Reporting Period to assess the effectiveness in preventing and reducing risks of forced labour and child labour in our activities and supply chains.

Approval and Attestation

This report was approved by the Board of Directors of OEG Inc., as being a joint report of OEG Sports & Entertainment Inc. and TS Retail Enterprises Inc., in accordance with subsection 11(4)(b)(ii) of the Act.

In accordance with the requirements of the Act, and in particular section 11 thereof, I, the undersigned, attest that I have reviewed the information contained in this report for the entities listed above. Based on my knowledge, and having exercised reasonable diligence, I attest that the information in this 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 OEG Inc.

Per: /s/ David Grout

Name: David Grout

Title: SVP Legal & General Counsel

Date: May 30, 2025