

Supply Chains Act Report

Herschel Supply Company Ltd.

Financial Year ended 2025

1. About This Report

Herschel Supply Company Ltd. has prepared this report (the "**Report**") being submitted pursuant to Section 11 of the *Fighting Against Forced Labour and Child Labour in Supply Chains Act* (the "**Act**") for the financial year ended December 31, 2025 (the "**Reporting Period**"). This is a joint Report prepared by Herschel Supply Company Ltd. on behalf of itself and the entities (the "**Herschel Reporting Entities**") identified in the table below (collectively, "**Herschel**", "**we**" or "**us**").

Herschel Reporting Entities	Principal Activities
Herschel Holdings Ltd.	Ultimate parent of the Herschel group of companies.
Herschel Supply Company Ltd.	

This Report describes the ongoing efforts to enhance the transparency in our supply chains by outlining the steps taken during the Reporting Period 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, or of goods imported into Canada. This has been done in accordance with the mandatory reporting criteria outlined in Sections 11(1) and 11(3) of the Act.

Herschel also voluntarily posts a statement on its website relating to the *UK Modern Slavery Act* and the *California Transparency in Supply Chains Act*. Those voluntary statements are approved by an annual directors' resolution and can be found [here](#).

2. Introduction

In the beginning, Herschel adopted its name from a small town in Saskatchewan, where three generations of our founders' family grew up. When they were kids, Herschel, Saskatchewan, was a place that had no boundaries and represented endless creative freedom. With this mindset, we based our brand in Vancouver, British Columbia, where we're inspired by the oceans and mountains that surround our beautiful city. We design classic products that combine style, quality and purpose.

We're open to every journey and have a "travel everywhere, travel often attitude". As part of our journey, Herschel strives to create design-driven, quality products using responsible manufacturing practices. Our fine regard for detail is also reflected in our supply chain - we respect human rights and expect a high degree of transparency from our factories and suppliers.

3. Structure, Activities & Supply Chains

Structure

Herschel is a lifestyle accessories and travel brand with a global reach, proudly headquartered in beautiful Vancouver, British Columbia, Canada.

Herschel was founded in 2009, is a privately held company existing under the British Columbia *Business Corporations Act* and is a wholly owned subsidiary of Herschel Holdings Ltd.

As at December 31, 2025, Herschel employed 141 employees.

Activities

We specialize in the design, manufacture and global sale of bags, luggage, travel accessories, headwear and apparel, as can be found on our website: <https://herschel.ca/> (our “**Products**”).

Our Products are sold globally via the following sales channels:

- (i) direct-to-consumer sales in Herschel Supply Company-branded retail stores or via our website at <https://herschel.ca/> (or global variations thereof);
- (ii) an international network of third party authorized distributors under contract with us; and
- (iii) wholesale sales to third party retailers, including but not limited to department stores and independent boutiques.

In 2025, our Products were sold in over 60 countries through over 8,000 retail doors. Only authorized contractual distributors and retailers may sell our Products.

Our Supply Chains

Our Products are designed in Vancouver, British Columbia and Los Angeles, California, manufactured in Asia, then shipped and sold globally through the abovementioned sales channels.

Herschel has an internal product sourcing and manufacturing team (the “**Sourcing Team**”) that identifies and manages a network of third-party contract manufacturers. Our internal Impact team, our word for environmental, social and sustainability initiatives (the “**Impact Team**”), works closely with the Sourcing Team on social supply chain issues.

In 2025, the location of our direct (Tier 1) suppliers were China (7.0%), Cambodia (31%), Vietnam (45%), and Indonesia (17%).

Tier 1 suppliers are the factories that assemble our final products – like sewing our bags together or assembling our suitcases. Tier 2, Tier 3 and further supplier tiers are the factories that produce component parts like zippers, or source the materials used to make our products.

Our importation of goods into Canada generally consists primarily of our finished Products for sale.

Further, based on our last assessment, over 90% of our Tier 1 suppliers by business volume had signed our standard authorized manufacturing agreement which includes, among other things,

general terms and conditions, Product information, a supplier questionnaire, our industry-aligned supplier code of conduct, quality requirements and insurance information (collectively, the “**Manufacturing Agreement**”). Components of our Manufacturing Agreement are further outlined below in Section 4.

It is important to note that only authorized manufacturers may produce Herschel Products, materials or component parts. Any imitation or similar products which are not manufactured or sold by authorized suppliers or retailers are considered to be counterfeit or grey market.

4. Policies and Due Diligence Processes in relation to forced labour and child labour

Our Social Supply Chain Journey

We take the fight against forced labour and child labour in our supply chains very seriously. At Herschel, as we continue to grow and thrive, it is essential to recognize the strides we’ve made in supporting responsible manufacturing practices and respecting human rights within our supply chains. We take pride in our efforts to create design-driven, quality products while upholding ethical standards with an increased focus on transparency.

Our policies and due diligence processes, as described further below, reflect our commitment to the environment and ethical working conditions, where people are treated fairly, equally and have the essentials for a fulfilled and dignified life.

While we have achieved significant progress, we acknowledge that there is always room for improvement. As a company of our size and scale, we remain committed to enhancing our social supply chain compliance efforts. We’re on a journey to keep improving our efforts and we intend to continue learning, adapting and striving the highest standards of ethical sourcing and labour.

Policies

Code of Conduct

Herschel's Code of Conduct (the “**Code of Conduct**”) prohibits forced and involuntary labour of any kind, including human trafficking, and reflects the international standards set out in the Universal Declaration of Human Rights, the UN Convention on the Rights of the Child, and applicable ILO Conventions and federal legislation.

Due Diligence Processes and Procedures

Supplier Questionnaire

As part of Herschel’s due diligence process prior to signing our Manufacturing Agreement, Tier 1 suppliers are expected to complete our supplier questionnaire (the “**Supplier Questionnaire**”) and sign our Code of Conduct.

The Supplier Questionnaire contains many questions specific to each manufacturing facility's environmental, social and occupational health and safety information, but also contains questions specific to child labour/young workers and forced labour.

Verification & Industry Benchmarking

We use third-party verification agencies to conduct on-the-ground audits of our Tier 1 suppliers against our Code of Conduct. On top of independent third-party audits, we conduct factory visits ourselves to understand the human stories of our supply chain. During these visits, we ask ourselves, 'would I want to work here?', and check medical incident reports, facility conditions and ask about any plans for improvement.

Contractual Terms

Our Manufacturing Agreement contains extensive provisions, including but not limited to compliance with laws, ethical business practices & sanctions compliance, anti-corruption law compliance and a zero-tolerance policy for unauthorized subcontracting by otherwise authorized suppliers. Our Manufacturing Agreements grant us the ability for our own Sourcing Team, along with our designees, to visit and audit the Tier 1 suppliers.

5. Risks of forced labour or child labour and steps taken to assess and manage that risk

Steps Taken in 2025 to Prevent and Reduce the Risk of Child and Forced Labour

In 2025, Herschel took the following steps to prevent and reduce the risk of child and forced labour being present at any step of its supply chains:

- Reviewed our Code of Conduct;
- Completed various third-party audits and site visits;
- Tracked the receipt of questionnaires and results of the third-party audits; and
- Tracked the results of our site visits.

Risks of Forced or Child Labour in Our Activities

At Herschel, we consider our operational forced and child labour risk to low. Out of 160 countries, Canada is ranked 17th lowest in terms of prevalence of modern slavery, which by definition includes child and forced labour, by the Global Slavery Index produced by [Walk Free](#), an international human rights group focused on the eradication of modern slavery.

Compounding our low jurisdictional risk, Herschel observes strict employment practices in accordance with Canadian laws, which helps prevent and reduce the risk of child and forced labour within its operations and activities.

Risks of Forced or Child Labour in Our Supply Chains

While Herschel is not aware of any forced or child labour in its supply chains, we recognize that child and forced labour can occur in every industry, sector and geographic location, and that these risks are more pronounced in the apparel industry. As such, there are certain risks of child and forced labour occurring in Herschel's supply chains. In particular, 100% of our Tier 1 suppliers, as set out above, operate in countries with known risks of human rights concerns.

However, as discussed next, Herschel seeks to mitigate these increased risks through monitoring and evaluation of our Supplier, as well as our with our Code of Conduct and due diligence processes and procedures.

Mitigation of Potential Risks

By its very nature, using third party contract manufacturing carries a risk of forced or child labour. However, in light of the steps taken above, including but not limited to due diligence on our suppliers via the Supplier Questionnaire, a signed Manufacturing Agreement, signed Code of Conduct, planned and unplanned visits by our own staff, and independent third-party audits (collectively, the “**Risk Management Activities**”), Herschel assesses and manages these potential risks on an ongoing basis.

Herschel Did Not Identify Any Forced or Child Labour in Its Operations or Supply Chains

To date, pursuant to our Risk Management Activities, we have not identified or been made aware of any forced or child labour in any portion of our operations or supply chains. As such, in 2025 we did not take any remediation measures and we have not taken any measures to remediate any loss of income that result from measures taken to remediate the use of forced labour or child labour, given none have been identified.

6. Training provided to employees on forced labour and child labour

Although our internal Sourcing and Impact Teams are, by nature of their work, trained on these topics, we have not undertaken any formal company-wide training on forced or child labour in 2025. We are working towards implementing a new company-wide training program to be rolled out in 2026.

7. How we assess our effectiveness

Herschel has certain measures in place to prevent and reduce the risk that forced labour or child labour is used in our business operations and supply chains, as discussed in this Report. Examples of how Herschel measures effectiveness include (i) reviewing its policies annually, (ii) the tracking the receipt of questionnaires and results of the third-party audits, and (iii) tracking the results of our site visits. Herschel may consider implementing additional processes, where applicable, to assess

the effectiveness of the measures taken to prevent and reduce the risks of forced labour and child labour in our supply chains and operations.

8. Attestation

This Report was approved by the board of directors of Herschel Holdings Ltd. on behalf of itself and the Herschel Reporting Entities pursuant to section 11(4)(b)(ii) on May 25, 2026.

/s/ Lyndon Cormack

Lyndon Cormack

Founder & Co-Managing Director

I have the authority to bind Herschel Supply Company Ltd. and Herschel Holdings Ltd.