



Fighting Against Forced Labour and Child Labour in Supply Chains Act (“Act”) Report

ANNUAL REPORT

I. INTRODUCTION

Covia’s mission is to responsibly provide minerals solutions for a better tomorrow. We do this by conducting business responsibly, prioritizing the well-being of our people, communities, and the planet through safe, ethical practices and environmental stewardship. We provide comprehensive solutions based on a range of essential minerals, focusing on the combined benefits for our customers, and aim to expand our portfolio and market presence. Covia’s values are the guiding principles that inspire and drive us every day. These values are Safety, Team, Customers, Growth, and Courage, forming the foundation of our culture and our approach to business. As such, Covia is committed to the highest standards of ethics and business conduct, including but not limited to ethical sourcing and complying with laws and regulations of all the jurisdictions within which Covia conducts business and operates worldwide. Our practices and principles for behavior are in line with the United Nations Universal Declaration of Human Rights and are supported by our code of conduct, which applies to all employees, members of the board, officers, vendors, suppliers, contractors, and other stakeholders of the Company, as well as other applicable policies.

II. COMPANY BACKGROUND

Covia is the leading minerals solutions provider in North America, and through the passion and commitment of our people, we enable our customers’ success. Covia provides diversified mineral solutions to a variety of industrial markets, including glass, ceramics, coatings, metals, foundry, polymers, construction, water filtration, and sports and recreation. We serve our customers through a broad array of high-quality products, including high-purity silica sand, nepheline syenite, feldspar, clay, kaolin, resin and coated materials, delivered through our comprehensive distribution network.

a. Structure

Covia Holdings LLC is a Delaware limited liability company with operations dating back as early as January 1970. Covia currently owns and controls several operating subsidiaries, all of which operate in the mining and quarrying industry and are bound by the same Company policies and procedures.

The Company is managed by a board of managers and functional departments are managed by executive and senior leadership teams pursuant to the Company’s limited liability company agreement and delegation of authority policy.

At the end of 2025, Covia employed 1,899 employees, 219 of whom were employed in Canada.



b. Activities

Covia operates a portfolio of well-invested and long-life assets with 48 production facilities and three corporate laboratories across the United States, Canada, Mexico, and Denmark. Covia's broad portfolio of raw minerals and mineral products allows Covia to offer a multi-mineral product mix to its over 2,100 customers and distributors worldwide. Covia sold thousands of tons of such products in 2025.

c. Supply Chain

As Covia is the producer of raw minerals that go into our products, our supply chain includes goods and services that support our operations and packaging of the final products, including maintenance, repair and operations equipment and machine parts and lubricants, resins, additives, colorants, flocculants, and packaging materials. We ensure that our supply chains are free from forced, child, and prisoner labor, and we do not engage with suppliers who violate these standards. Of the suppliers used by Covia, the majority are based in the United States (88.77%) and Canada (11.12%). In 2025, Covia also worked with at least one supplier in each of Australia, Denmark, Germany, India, Italy, Japan, Mexico, Taiwan, Thailand, the United Kingdom, and Vietnam.

III. WORKFORCE AND SUPPLY CHAIN DUE DILIGENCE PROGRAM

a. Policies and Due Diligence Processes

Covia continues to adhere to a human rights policy that includes, among other principles, that: (i) the Company, our contractors, and our vendors do not employ forced labor or child labor in our operations in any country where we operate; (ii) Covia does not allow or require employees to work more than the maximum number of hours permitted by applicable law; and (iii) Covia will not knowingly engage with a supplier that directly or indirectly engages in forced labor or child labor. Covia adheres to this policy by ensuring our applicants voluntarily apply for open positions through Covia's career website, conducting pre-screen interviews of these applicants through our human resources department (which includes asking applicants if they are over the age of 18), and confirming applicant age by verification with government-issued personal identification when an offer of employment is extended. Covia also follows all applicable state, provincial, federal, and national rules and regulations regarding employee rights and hangs posters that conspicuously display those rights, and posts references to relevant resources, where employees can see them.

Covia also has a code of business conduct and ethics which provides basic principles and guidelines to assist managers, officers, and other employees of Covia in complying with the legal and ethical requirements governing Covia's business



conduct. Each employee must become familiar with and agree to comply with this code as a condition of employment.

Additionally, Covia aligns with companies that share our values and are prepared to act in accordance with the universal principles of human rights, labor, environment, and ethical behavior set forth by the United Nations Global Compact. Covia uses requests for information and proposals when searching for suppliers with whom we wish to partner. In recent years, Covia enhanced our business partner code of conduct, which sets out the minimum standards expected from our valued third parties with whom we do business, which includes, among other principles, prohibiting the use of forced labor and/or child labor in Covia's supply chain. Suppliers who are new to working with Covia are required to acknowledge this code. In 2025, more than 99% of new suppliers acknowledged the code, with the remainder demonstrating compliance with equivalent standards. Not acknowledging the code, or any suspected violation of the code, may result in suspension or termination of our relationship with the supplier. Covia also integrated human rights, labor, environment, and ethical behavior language into certain of its contracts.

In 2025, Covia continued to utilize its merger and acquisition due diligence checklist with specific questions around workforce and supply chain investigations and compliance to better understand the policies of any business that may be involved in a transaction with Covia. Should policies of a business not align with Covia's human rights policy and code of business conduct and ethics, Covia would take steps to ensure alignment if the transaction proceeded and after the transaction closed.

Planned for 2026, Covia hopes to engage new personnel to evaluate more comprehensive processes and procedures, including more robust supplier evaluations and management processes. We plan to continue to evaluate opportunities for a more sophisticated supplier relationship management program, which may include incorporating supplier scorecards and quarterly business reviews. Through initiatives like these, we will continue to aim to build an even more sustainable and responsible supply chain.

b. Policy Enforcement and Training

At Covia, we encourage a “see something, say something” approach to policy and code enforcement. Our employees are informed of their obligation to report policy and/or code violations through regular communications, including Covia Communications (e-mail blasts) and Covia TV (televisions prominently located at our sites to air important Covia content), as well as annual company-wide legal



compliance training. Covia is planning to include specific content about forced labor and child labor in supply chains in our 2026 legal compliance training.

Covia's policies and codes are also available through Covia's intranet. Employees with concerns regarding questionable behavior or suspected bad actors are encouraged to share their questions, concerns, or suggestions with someone in a position of management or human resources. Additionally, team members can submit concerns or suspected violations through our whistleblower hotline, available 24/7 in English, Spanish, and French. Covia does not allow or engage in retaliation of any kind for good faith reports.

Covia also offers opportunities for continuing education and training courses to its employees through consultants and professional third-party organizations. For example, organizations like the Chartered Institute of Procurement & Supply offer human rights and ethical procurement and supply modules and similar programs that help guide our actions and reinforce our policies and codes. A variety of training and learning materials are also available to Covia employees internally through our human resource management tool.

c. **Risk Assessment Review**

Covia's audit committee holds quarterly meetings to review, among other things, employee relations and whistleblower hotline inquiries. Due to Covia's diligent hiring practices, we have not identified any risks of the Company engaging in forced labor or hiring child labor at any stage of our hiring process, in any function of the Company, or in any part of our workforce.

Further, based on the types of products Covia produces, sells, and imports, ad hoc analyses performed in 2025 resulted in no suspicions or findings of negative activity, and Covia has not identified forced labor or child labor risks with respect to the location of supply chain activities, operations, or facilities in our supply chain. However, as a continuous improvement opportunity, Covia is exploring the introduction of a structured supplier auditing and outreach program to enhance oversight and risk mitigation and address potential negative social impacts in the supply chain.

d. **Remediation Measures**

Covia has not identified any forced labor or child labor risk in our Company or supply chain, nor have we identified or taken corrective action for loss of income to vulnerable families, and we remain diligent in enhancing our employee training and risk assessment review. Covia's compliance procedures help to ensure prompt and consistent corrective action for misconduct, including but not limited to terminating employees and relationships with suppliers and reporting misconduct



and bad actors as required by applicable laws. We also work with suppliers to align with our human rights policy and code of business conduct and ethics and are willing to work with suppliers to address areas for improvement for such alignment.