



**Fighting Against Forced Labour and Child Labour
in
Supply Chains Act
Report of Scepter Canada Inc.
Effective Date: May 31, 2026**

Scepter Canada Inc. (“Scepter”) submits the following Report to Public Safety Canada as required by the Fighting Against Forced Labour and Child Labour in Supply Chains Act (the “Act”). This Report is attested below and will be posted on the Scepter website at: <https://www.scepter.com/>.

1. A description of Scepter Canada’s structure, operations, activities and supply chains

Scepter is an Ontario corporation. It has no specific organizational mandate, and it is organized by departments. It employs 176 employees. It does not employ any people outside of Canada. Scepter is a wholly owned subsidiary of Myers Industries, Inc., based in Akron, Ohio, United States (“Myers”). Myers is a publicly traded U.S. corporation that trades on the NYSE with the following ticker symbol: MYE.

Scepter is a manufacturing business. It does not utilize forced or child labour to manufacture or sell its products. Scepter sells the following plastic products: fuel containers, fueling stations, water containers, ammunition containers, spouts, replacements parts and accessories (collectively, “Products”). Scepter Products are sold into the following markets: marine, industrial, consumer and military applications. Most of Scepter’s products are made or assembled at its manufacturing facility in Scarborough, Ontario. Raw materials, components and accessories are sourced mainly from Canada and the United States, though Scepter does import some of them. Scepter uses very few contract manufacturers to make components of various Products. Most Products are shipped from Scepter’s facility in Ontario, where Scepter will perform quality testing prior to shipping.

The purchasing structure at Myers is evolving as Myers continues its Focused Transformation. Myers employs procurement personnel that manage direct and indirect purchases, set purchasing strategies and contract with suppliers for purchases that benefit its operations company-wide. Our manufacturing companies utilize one or more buyers for

2. Description of Scepter policies relating to modern slavery, forced labour and child labour

Myers has several policies that read together and separately clearly outline its commitment to human rights and the prohibition of forced and child labor. These policies are located on the Myers corporate Governance page: <https://investor.myersindustries.com/corporate-governance/default.aspx>

- Code of Ethics and Business Conduct
- Human Rights
- Supplier Code of Conduct

Every business in the Myers family of companies – including Scepter - complies with these policies. These policies and processes are imbedded into Scepter’s supplier evaluation / onboarding process. Scepter has a Purchasing Procedure (SCAP-Q8000 Purchasing) that requires all new suppliers to review Myers’ Supplier Code of Conduct (“Supplier COC”) which includes sections on Child and Forced Labor. New suppliers must accept the Supplier COC in writing and a copy is retained by the Purchasing Department. The Supplier COC includes the following prohibitions on the use of Child and Forced Labor:

CHILD LABOR

Suppliers must comply with local laws regarding the minimum age of employees. The minimum age for workers must be the greater of: (a) 16 years of age; (b) the age for completing mandatory (compulsorily) education; or (c) the minimum age established by law in the country of manufacture.

In addition, Suppliers must comply with all legal requirements for the work of authorized young workers, particularly those pertaining to hours of work, wages, working conditions, and the handling of certain materials.

FORCED LABOR

All labor must be voluntary. Supplier shall not support or engage in slavery or human trafficking in any part of its supply chain. Suppliers must not use any type of compelled, involuntary or forced labor, including labor to be performed by children, bonded labor, indentured labor, and prison labor.

- New Suppliers added to the ASL as of September 1st, 2011, are subject to evaluation, selection and re-evaluation criteria as outlined on this procedure.

5. A description of the training provided to employees on modern slavery, forced labour and child labour

All Myers employees complete annual, mandatory training for the Code of Ethics, which addresses our Human Rights policy and our commitment not to use forced or child labour in our businesses. The training is offered online and in-person, depending on site needs. Scepter believes the policies and processes summarized in this Report, together with its assessment of the use of forced or child labour in its supply chain, is sufficient to address this requirement.

6. A description of how the organisation assesses the effectiveness of the actions it has taken to prevent and respond to modern slavery, forced labour and child labour, and its due diligence processes

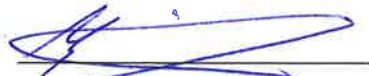
Scepter Canada believes its modern slavery, forced labour and child labour policy is effective. Scepter a relatively small operation, with a low risk profile that does not work with a large volume of suppliers outside of Canada and the U.S.

SIGNED AND ATTESTED:

In accordance with the requirements of the Fighting Against Forced Labour and Child Labour in Supply Chains Act (Act), and in particular section 11 thereof, I, in the capacity of Director, attest that I have reviewed the information contained in the Report on behalf of the governing body of the entity 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 within this Report.

I have authority to bind Scepter Canada Inc.

Signature:



Printed Name:

Michael John Mclaughlin

Title:

Director

Effective Date:

May 31, 2026