CORDELIO POWER

Report Pursuant to the Fighting Against Forced Labour and Child Labour in Supply Chains Act

May 31, 2025

I. About this Report

This report constitutes Cordelio Power LP's and certain of its subsidiaries' (listed on Appendix A hereto) ("Cordelio", "Cordelio Power" or the "Company") first joint report on forced labour and child labour in supply chains ("FL/CL") for the financial year ending December 31, 2024, as required by Canada's new *Fighting Against Forced Labour and Child Labour in Supply Chains Act* (the "Act").

II. Organization and Structure

Business

Cordelio is a renewable power developer that manages and owns over 1.4 GW of operating assets located throughout both Canada and the United States. Cordelio Power's growth pipeline currently includes 19+ GW of wind, solar and storage projects across the U.S.

Cordelio's head office is in Toronto, Ontario and has offices in Vancouver, British Columbia; Chicago, Illinois; Portland, Maine; and New York City, New York.



Corporate Structure

Cordelio Power LP is an Ontario limited partnership formed under the *Limited Partnership Act* (Ontario). Cordelio Power LP is managed by its general partner, Cordelio ManagementCo Inc., a Canadian corporation formed under the *Canada Business Corporations Act*.

III. Governance

Cordelio's Board of Directors (the "Board") serves as the governing body of the Company's general partner, Cordelio ManagementCo Inc., providing counsel to senior management and playing a critical role in its oversight and strategic direction, pursuant to sound and ethical legal governance and financial management policies.

Certain directors of the Board further comprise certain subset committees, which provide oversight over specific matters of strategic concern and provide advice and guidance to the Board for such matters. This includes review and recommendation of Cordelio's Code of Conduct and Ethics policy (the "COCE"), which is further approved by the Board.

IV. Supply Chains and Due Diligence

While Cordelio's primary procurement practices do not involve the importation of goods suspected to be at risk of FL/CL into Canada, Cordelio's procurement practices require suppliers to comply with all applicable laws, maintain their own policies against use of FL/CL, and within the United States, comply with the import requirements of the U.S. *Uyghur Forced Labor Prevention Act*, which includes detailed supply chain mapping and tracing. Accordingly, Cordelio believes that there is a low risk of occurrence of FL/CL in its direct supply chain activities.

Cordelio recognizes that there remains a risk of the use of FL/CL in the sourcing of raw materials associated with the development of photovoltaic cells ("PV") (i.e., solar panel manufacturing) and to a lesser extent, wind turbines and battery storage systems. Cordelio's supplier selection process includes diligence questionnaires of and independent third party guidance on the supplier's forced labor policies and practices, which are enforced through customary contractual covenants restricting FL/CL. In areas of higher risk, such as PV suppliers, Cordelio's selection process includes diligence of suppliers with a demonstrable track record sourcing polysilicon, a primary component in PV manufacturing, from regions not associated with FL/CL, as advised by industry recognized consultants and third party reports.

Further actions that Cordelio has undertaken to reduce the risk of FL/CL within the Company's existing supply chains include working with industry recognized consultants to assist in of the selection of potential suppliers with respect to these factors; developing due diligence policies and processes for addressing risks of FL/CL; engaging with various supply chain partners on addressing the issue of FL/CL in the Company's industry. At this time, Cordelio has not identified any FL/CL in its activities or supply chains and therefore has not engaged in any ongoing remediation practices with respect to FL/CL.

V. Policies

Cordelio's COCE states that, in addition to a requirement to comply with all applicable laws for which Cordelio and its employees may be subject, Cordelio and its personnel commit to prioritizing the environmental, health and safety concerns of all its stakeholders. This includes where there may be risks or concerns of any FL/CL within Cordelio's applicable supply chains.

Cordelio requires that where there is a risk or concern of any FL/CL, its employees act ethically

and responsibly, applying sound judgement with honesty, integrity and accountability, in an effort to minimize such risks or concerns in its procurement practices.

The Company is currently developing additional corporate policies specifically concerning responsible procurement, which in addition to the foregoing, will expand on specific due diligence criteria and processes concerning risks around FL/CL and future supply chain partners; evaluation metrics and processes for monitoring existing supply chain activities; applicable training for Cordelio personnel; and action plans and/or remediation requirements in the event of any potentially realized concerns around FL/CL.

VI. Attestation

This report was approved by the Board of Directors of Cordelio ManagementCo Inc., in its capacity as general partner of Cordelio Power LP, as a joint report of Cordelio Power for the financial year ended December 31, 2024, in accordance with subparagraph 11(4)(b)(ii) of the Act.

I have authority to bind Cordelio Power.

Dated this May 31, 2025.

/s/ Luke Pangman

Luke Pangman General Counsel & SVP, Transactions of Cordelio ManagementCo Inc.

Appendix A

Subsidiaries

- 1. Cordelio AdminCo Inc.
- 2. Cordelio Finance LP
- 3. Cordelio Finance GPCo Inc.

- 4. Cordelio Clover HoldCo Inc.
- 5. Cordelio Clover II Inc.
- 6. Cordelio Clover Inc.

Report Pursuant to the Fighting Against Forced Labour and Child Labour in Supply Chains Act

May 31, 2025

I. About this Report

This report constitutes Denfield Power Inc.'s and its subsidiaries' (listed on Appendix A hereto) ("Denfield", or the "Company") first joint report on forced labour and child labour in supply chains ("FL/CL") for the financial year ending December 31, 2024, as required by Canada's new *Fighting Against Forced Labour and Child Labour in Supply Chains Act* (the "Act").

II. Organization and Structure

Business

Denfield is a renewable power developer that manages and owns over 1.2 GW of operating assets located throughout Canada.

Denfield's head office is in Toronto, Ontario.

Corporate Structure

Denfield Power Inc. is a Canadian corporation formed under the *Canada Business Corporations Act*.

III. Governance

Denfield's Board of Directors (the "Board") serves as the governing body of the Company, providing counsel to senior management and playing a critical role in its oversight and strategic direction, pursuant to sound and ethical legal governance and financial management policies.

IV. Supply Chains and Due Diligence

While Denfield's primary procurement practices do not involve the importation of goods suspected to be at risk of FL/CL into Canada, Denfield's procurement practices require suppliers to comply with all applicable laws, maintain their own policies against use of FL/CL. Accordingly, Denfield believes that there is a low risk of occurrence of FL/CL in its direct supply chain activities.

Denfield recognizes that there remains a risk of the use of FL/CL in the sourcing of raw materials associated with the development of photovoltaic cells ("PV") (i.e., solar panel manufacturing) and to a lesser extent, wind turbines and battery storage systems. Denfield's supplier selection process includes diligence questionnaires of and independent third party guidance on the supplier's forced labor policies and practices, which are enforced through customary contractual covenants restricting FL/CL. In areas of higher risk, such as PV suppliers, Denfield's selection process includes diligence of suppliers with a demonstrable track record sourcing polysilicon, a primary component in PV manufacturing, from regions not associated with FL/CL, as advised by industry recognized consultants and third party reports.

Further actions that Denfield has undertaken to reduce the risk of FL/CL within the Company's existing supply chains include working with industry recognized consultants to assist in of the selection of potential suppliers with respect to these factors; developing due diligence policies and processes for addressing risks of FL/CL; engaging with various supply chain partners on addressing the issue of FL/CL in the Company's industry. At this time, Denfield has not identified

any FL/CL in its activities or supply chains and therefore has not engaged in any ongoing remediation practices with respect to FL/CL.

V. Policies

The Company is currently developing additional corporate policies specifically concerning responsible procurement, which in addition to the foregoing, will expand on specific due diligence criteria and processes concerning risks around FL/CL and future supply chain partners; evaluation metrics and processes for monitoring existing supply chain activities; applicable training for Denfield personnel; and action plans and/or remediation requirements in the event of any potentially realized concerns around FL/CL.

VI. Attestation

This report was approved by the Board of Directors of Denfield as a joint report of the Company for the financial year ended December 31, 2024, in accordance with subparagraph 11(4)(b)(ii) of the Act.

I have authority to bind Denfield.

Dated this May 31 2025.

/s/ Luke Pangman

Luke Pangman General Counsel & SVP, Transactions of Denfield Power Inc.

Appendix A

Subsidiaries

- 1. Denfield FinanceCo Inc.
- 2. Denfield LC Co II Inc.
- 3. DFLD AmalCo Holdings Inc.
- 4. Denfield Jericho Newco Inc.
- 5. Denfield Varna Newco Inc.
- 6. Denfield St. Clair Newco Inc.
- 7. Denfield Amalco GP II
- 8. Denfield AMalco GP I
- 9. Trillium Holdco GP, Inc.
- 10. Trillium Funding LP
- 11. Trillium Funding GP Holding, Inc.
- 12. Trillium Wind Holdings, LP
- 13. Trillium Funding GP, Inc.
- 14. Trillium Windpower, LP
- 15. Strathroy Wind GP, Inc.
- 16. Summerhaven Wind, LP
- 17. Conestogo Wind GP, Inc.
- 18. Conestogo Wind, LP
- 19. New Jericho Wind Funding GP, Inc.
- 20. New Jericho Wind GP, Inc.
- 21. Jericho Wind GP, ULC
- 22. Jericho Wind Funding, LP
- 23. Jericho Wind, LP
- 24. New Varna Wind Funding GP, Inc.
- 25. Varna Wind Funding, LP
- 26. New Varna Wind GP, Inc.
- 27. Varna Wind, LP
- 28. Varna Wind GP, ULC
- 29. Moore Solar GP, Inc.
- 30. Moore Solar GP, ULC
- 31. Moore Solar, LP
- 32. New Sombra Solar GP, Inc.
- 33. Sombra Solar GP, ULC
- 34. Sombra Solar, LP

Report Pursuant to the Fighting Against Forced Labour and Child Labour in Supply Chains Act

May 31, 2025

I. About this Report

This report constitutes Cordelio Clover Holdings LP's and its subsidiaries' (listed on Appendix A hereto) ("Clover", or the "Company") first joint report on forced labour and child labour in supply chains ("FL/CL") for the financial year ending December 31, 2024, as required by Canada's new *Fighting Against Forced Labour and Child Labour in Supply Chains Act* (the "Act").

II. Organization and Structure

Business

Clover is a renewable power developer that owns a minority in interest in over 1.3 GW of operating assets located throughout both Canada and the United States.

Clover's head office is in Toronto, Ontario.

Corporate Structure

Cordelio Clover Holdings LP is an Ontario limited partnership formed under the *Limited Partnership Act* (Ontario). Cordelio Clover Holdings LP is managed by its general partner, Cordelio Clover Holdco Inc., a Canadian corporation formed under the *Canada Business Corporations Act*.

III. Governance

Clover's Board of Directors (the "Board") serves as the governing body of the Company's general partner, Cordelio Clover Holdco Inc., providing counsel to senior management and playing a critical role in its oversight and strategic direction, pursuant to sound and ethical legal governance and financial management policies.

IV. Supply Chains and Due Diligence

While Clover's primary procurement practices do not involve the importation of goods suspected to be at risk of FL/CL into Canada, Clover's procurement practices require suppliers to comply with all applicable laws, maintain their own policies against use of FL/CL. Accordingly, Clover believes that there is a low risk of occurrence of FL/CL in its direct supply chain activities.

Clover recognizes that there remains a risk of the use of FL/CL in the sourcing of raw materials associated with the development of photovoltaic cells ("PV") (i.e., solar panel manufacturing) and to a lesser extent, wind turbines and battery storage systems. Clover's supplier selection process includes diligence questionnaires of and independent third party guidance on the supplier's forced labor policies and practices, which are enforced through customary contractual covenants restricting FL/CL. In areas of higher risk, such as PV suppliers, Clover's selection process includes diligence of suppliers with a demonstrable track record sourcing polysilicon, a primary component in PV manufacturing, from regions not associated with FL/CL, as advised by industry recognized consultants and third party reports.

Further actions that Clover has undertaken to reduce the risk of FL/CL within the Company's existing supply chains include working with industry recognized consultants to assist in of the selection of potential suppliers with respect to these factors; developing due diligence policies

and processes for addressing risks of FL/CL; engaging with various supply chain partners on addressing the issue of FL/CL in the Company's industry. At this time, Clover has not identified any FL/CL in its activities or supply chains and therefore has not engaged in any ongoing remediation practices with respect to FL/CL.

V. Policies

The Company is currently developing additional corporate policies specifically concerning responsible procurement, which in addition to the foregoing, will expand on specific due diligence criteria and processes concerning risks around FL/CL and future supply chain partners; evaluation metrics and processes for monitoring existing supply chain activities; applicable training for Clover personnel; and action plans and/or remediation requirements in the event of any potentially realized concerns around FL/CL.

VI. Attestation

This report was approved by the Board of Directors of Clover as a joint report of the Company for the financial year ended December 31, 2024, in accordance with subparagraph 11(4)(b)(ii) of the Act.

I have authority to bind Clover.

Dated this May 31, 2025.

/s/ Luke Pangman

Luke Pangman General Counsel & SVP, Transactions of Cordelio Clover Holdco Inc.

Appendix A

Subsidiaries

- 1. Clover Finance Co LP
- 2. Clover Limited Partnership