



**Policy Statement
on the Human Rights Strategy
of Wilton Industries Inc. and
Wilton Industries Canada
Company Ltd.**

Dated May 2, 2025



Social and environmental responsibility of the Oetker Group

Wilton Industries, Inc. and its wholly owned subsidiary Wilton Industries Canada Company (“we”, “our”, “us”) are part of the Oetker Group which has over 40,000 employees in over 50 countries with production, sales and service companies. As a family-owned group of companies with more than 130 years of tradition, it has always been aware of its responsibility not only towards its own employees, but also towards society as a whole and the environment. This concerns in particular also the respect of human rights.

We are aware that our business activities could have negative impact on the environment or human rights. That is why we always strive to procure our materials and services in a sustainable manner and monitor the social standards in our supply chains.

In order to meet a growing responsibility in times of a globalized economy also in the future, we, as a member of the Oetker Group, are committed to the Human Rights Strategy set out in this Policy Statement.

Our business and supply chains

Wilton Industries, Inc., is an American corporation that is incorporated in the state of Delaware and is headquartered in Naperville, Illinois and operates a distribution center in Romeoville, Illinois. Wilton Industries Canada Company is a wholly owned subsidiary of Wilton Industries, Inc. and has its office in New Market, Ontario. Wilton Industries, Inc., sells baking supplies and bakeware that are procured from a mix of American, Canadian and other international suppliers that are all required to follow processes established within Dr Oetker International Procurement Organization. All new suppliers and ingredients undergo strict approval process from the Quality, Regulatory, Sustainability and R&D perspectives. We require all suppliers to work within the standards to the Oetker Supplier Code of Conduct which stipulates our minimum requirements on Social Responsibility, Environmental Responsibility and Ethical Business Behavior. All approved suppliers are subject to regular auditing and monitoring to ensure that the suppliers continue to meet the rigorous approval standards and to ensure continued and sustained compliance with the Oetker Supplier Code of Conduct. Auditing and monitoring results are shared to our leadership group at monthly business forums. The raw ingredients and packaging are imported from several countries around the world, for the purpose of production of finished goods for the Canadian and US markets. Wilton Industries Canada Company imports from Wilton Industries, Inc., the bakeware and baking supplies that are sold in the Canadian market. Baking supplies and bakeware is sold to retailers that are located throughout Canada.

Our basic principles

Our aim is to establish and implement human rights and environmental due diligence obligations in our own business units and in our supply chains. In doing so, we, as a member of the Oetker Group, are guided in particular by the German Supply Chain Due Diligence Act and the internationally recognized human rights and environmental standards listed therein.

The Oetker Group always respects applicable national law. In the event of a conflict between international human rights principles and applicable national regulation, the Oetker Group always strives to comply with international human rights principles as far as possible.

Our expectations

The internationally recognized human rights and environmental standards are in line with our values and are reflected in our own guidelines.

With our adoption and enforcement of the *Oetker Code of Business Conduct*, we oblige all our



employees to behave in an honest and lawful manner towards colleagues, business partners and suppliers and to uphold human rights and environmental standards.

In our adoption and enforcement of the *Oetker Supplier Code of Conduct*, we define our expectations towards our business partners and suppliers that they are also committed to respect human rights and implementing appropriate human rights and environmental due diligence obligations. In our understanding, this also means that our business partners have to ensure that their own suppliers also comply with these requirements.

Our management process

We consider actual and potential violations of the aforementioned standards to be a risk to our companies. In the course of risk mitigation, we therefore want to prevent such violations from the outset; otherwise, our efforts will be aimed at ending the violation or at least minimizing its negative effects.

For the performance of and compliance with all human rights and environmental due diligence obligations, the Oetker Group has therefore defined a groupwide applicable risk management system, which is described in the internal *Guideline on implementing Human Rights and Environmental Due Diligence Obligations under the Supply Chain Due Diligence Act (SCDDA)*, and implemented in all group companies including Wilton Industries Inc. and Wilton Industries Canada Company.

The guideline defines responsibilities and procedures for the implementation of the legally defined due diligence obligations as follows:

- **Responsibilities**

Responsibility for the methodology used in the risk management process lies with the Human Rights Committee at the level of our parent company, Dr. August Oetker KG, which is made up of representatives of the management teams from the relevant group companies as well as the Human Rights Officers appointed in the group companies concerned.

Activities that arise in the course of the operational implementation of human rights and environmental due diligence processes can be delegated to a human rights management set up in each group company. This provides the personnel resources for risk management and reports regularly and on an ad hoc basis on incidents and results of its efforts.

The Human Rights Coordinators appointed in the group companies are responsible for monitoring compliance with due diligence obligations. They report to the Human Rights Officer responsible for them, thus ensuring a smooth flow of information to the Human Rights Committee.

These responsibilities in risk management ensure that our Human Rights Strategy outlined in this Policy Statement is anchored in all relevant business processes in the group companies.

Our risk management process includes the following elements, among others:

- **Risk analysis**

Risk analysis is the core element of our risk management process. Its aim is to identify human rights or environmental risks and the impact of our business activities on people along our supply chain. It serves to identify relevant human rights and environmental risk areas, including potentially affected people in our own business units, at our direct suppliers and, in the case of substantiated knowledge, also at indirect suppliers. This allows us to take action where necessary, which are then subject to an effectiveness test.

Direct suppliers are subjected to an initial assessment using a digital risk analysis tool based



on country, industry, publicly available information. This is followed, if necessary, by an in-depth detailed analysis to specify the risks. This includes, for example, reported complaints and the so-called impact, which is derived from the ratio of purchasing volume to the supplier's total turnover.. In case of substantiated knowledge of a violation on the part of indirect suppliers, they are included in the risk management process as far as possible in the same way as direct suppliers.

In our own business units, the (potential) risks are identified and then evaluated with regard to their extent, scope and remedy as well as the probability of occurrence. The action priority is then derived from this.

- **Definition and implementation of preventive measures**

Preventive measures are defined and implemented both for the company's own business units and for direct suppliers and, in the case of substantiated knowledge, for indirect suppliers.

Regardless of the level of risk, standard preventive measures are taken; in our own business unit, these include the communication of this Policy Statement, the announcement of the *Oetker Code of Business Conduct* and training on our human rights and environmental due diligence obligations. For suppliers, it includes the agreement of the *Oetker Supplier Code of Conduct*.

If, as part of the risk analysis, a company of the Oetker Group identifies a need for action in its own business unit or at its suppliers, it immediately takes appropriate preventive measures.

To prevent the Oetker Group from contributing risks or violations at its direct suppliers through its own procurement behaviour, central guidelines for the consideration of human rights and environmental risks have also been defined for the procurement strategies of all group companies:

- Efforts are made to ensure that all direct suppliers accept the *Oetker Supplier Code of Conduct* as part of the contract.
- In addition to the factors price and quality, human rights and environmental risks are taken into account in the selection of suppliers.
- When concluding and during the term of the contract, it must be ensured that pricing and delivery times enable the supplier to warrant human rights and environmental requirements. Adequate wages as well as minimum and collectively agreed wages must be included. This may also require upward price adjustments in the event of wage increases.
- In all cases, the engagement of a high-risk supplier requires the approval of the Human Rights Coordinator.

- **Derivation and implementation of remedial measures**

If a group company discovers that a human rights or environmental violation has occurred or is imminent in its own business unit or at a supplier, remedial action is taken immediately. The choice of measures to be carried out is made on a case-by-case basis, depending on the nature of violation.

A violation in the own business unit must be rectified immediately. To this end, remedial measures are agreed together with the originator and monitored for their effectiveness. If a remedy cannot be achieved directly and effectively, further measures shall be agreed until the violation has been remedied.

Every company of the Oetker Group does its best efforts to remedy violations of a human



rights or environmental obligation by its direct suppliers and also by its indirect suppliers, where it has substantiated knowledge of such a violation. If this is not directly possible, a concept to end or minimize the violation will be developed without delay, including a concrete plan for the implementation of the agreed measures. If, however, it is still not possible to remedy the situation effectively, further measures will be agreed until the violation has been remedied or at least been minimized. If it is, despite everything, not possible to bring the violation to an effective end, the Oetker Group will endeavor to find a remedy together with other companies (e.g. through industry initiatives).

- Our remedial measures in the preceding fiscal year

In the preceding fiscal year Wilton Industries, Inc. and Wilton Industries Canada Company did not identify any instances of forced or child labour in our supply chains and therefore, did not take any remedial measures.

- **Complaints procedure**

The Oetker Group has set up an appropriate and effective complaints procedure, which makes publicly accessible and confidential reporting channels available to all groups of persons and organizations. It allows reporting at any time, by name or anonymously, on human rights and environmental risks as well as violations of human rights-related or environmental obligations caused by the economic activities of the Oetker Group or a supplier of the Oetker Group. Details of the complaints procedure, which can also be used to provide information on other types of misconduct and/or violations of applicable legal regulations (e.g. money laundering, bribery, data protection) and internal guidelines, can be viewed at [Compliance | Oetker Group](#). Here, the language access channels, information on confidentiality and impartiality during the processing of information as well as on the protection of the whistleblower, can also be found.

- **Effectiveness checks**

The Oetker Group monitors the risk management system through annual and ad-hoc based effectiveness checks in three stages – the so-called 1st, 2nd and 3rd Line:

- In the 1st Line, the effectiveness of the respective measures is checked.
- In the 2nd Line, the Human Rights Coordinator and other designated monitoring persons ensure the effectiveness of the risk assessment, prevention and remediation processes through random checks.
- In the 3rd Line the company's internal department Corporate Audit / Compliance / Consulting monitors the 1st and 2nd Lines as part of its general responsibilities. Documentation and reporting.

Compliance with all due diligence obligations is continuously documented by the Oetker Group and kept in an audit-proof manner for at least seven years.

Our main areas of risk

As a basis for assessing and prioritizing the risks for its own business units as well as for its direct suppliers, the Oetker Group carried out an initial risk analysis, which led to the following findings:

- The potential for human rights and environment-related risks for the company's own business units can generally be classified as low. In units that are mainly involved in the transport and logistics sector, a higher risk regarding "Labor Rights" and "Health & Safety" can be identified due to the nature of the sector.



- In the case of direct suppliers – in view of their global structure – the highest risk potentials are to be found in the food sector due to the basic country risks, especially with direct suppliers in non-European and non-North American countries.

Increased risks can also be found, irrespective of the division, among suppliers in the food & beverage, agricultural commodities, construction, and transport & logistics industries.

With regard to the risk categories, no clear focal points can be identified among the suppliers; "Human Rights" risks, which include, for example, child and forced labor, sexual exploitation or the deprivation of existential livelihoods through salary withdrawal, tend to be less significant.

When implementing our due diligence obligations, we therefore do not focus on specific risks or risk categories, but rather on the need for action resulting from the different risk areas. Here we proceed step by step according to the criticality of the risk.

**Attestation**

This policy statement was approved pursuant to subparagraph 11(4)(a) of the Canadian *Fighting Against Forced Labour and Child Labour in Supply Chains Act* (the "Act") by the Board of Directors of Dr. Oetker Canada Ltd.

The undersigned individuals in their capacity as members of the board of Wilton Industries Inc. and directors of Wilton Industries Canada Company, and not in their personal capacity, make this attestation in accordance with the requirements of the Act.

In accordance with the requirements of the Act, and in particular section 11 thereof, the undersigned attest that the undersigned have reviewed the information contained in the Report for the entity or entities listed above. Based on the undersigned individuals' knowledge, and having exercised reasonable diligence, the undersigned 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 above.

MB

Ruediger Dornhof

Member of the Board of Directors of Wilton Industries Inc.

Director of Wilton Industries Canada Company

Dr. Alexander Edelmann

Member of the Board of Directors Wilton Industries Inc.

Director of Wilton Industries Canada Company

Dr. Christian F. von Twickel

Member of the Board of Directors Wilton Industries Inc.

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