



# Modern Slavery Statement

For:

**State Street Bank and Trust Company**

**State Street Australia Limited**

**State Street Services Australia Pty Limited**

**State Street Global Advisors Trust Company**

**State Street Global Markets, LLC**

Financial Year Ending 31 December 2024

# Contents

<b>1. Introduction</b> .....	<b>3</b>
<b>2. Structure, Operations and Supply Chains</b> .....	<b>4</b>
2.1 Structure .....	4
2.2 Operations.....	5
2.3 Supply Chains .....	6
<b>3. Our Modern Slavery Risks and Actions Taken</b> .....	<b>6</b>
3.1 Global Treasury Investment Portfolio.....	6
3.2 Supply chain standards .....	6
3.3 Global Realty Services .....	8
3.4 Training .....	9
3.5 Speak Up line.....	9
<b>4. How we assess the effectiveness of our actions</b> .....	<b>9</b>
<b>5. Process of consultation with any entities we own or control</b> .....	<b>10</b>
<b>6. Statement approval</b> .....	<b>10</b>

## 1. Introduction

This statement is made pursuant to the Australian Modern Slavery Act 2018 (Cth) (the “Australian Act”) for the financial year ended 31 December 2024

in respect of the following State Street entities:

- State Street Bank and Trust Company (“SSBT”);
- State Street Australia Limited (“SSAL”);
- State Street Services Australia Pty Limited (“SSSAPL”);
- State Street Global Advisors Trust Company (“SSGATC”); and
- State Street Global Markets, LLC (“SSGMLLC”) (together “State Street,” “We” or “we”).

Certain State Street entities and their subsidiaries have separately reported under the UK Modern Slavery Act 2015 (the “UK Act”).

State Street is committed to fair, ethical, and responsible business practices. We recognize that the risk of slavery or human trafficking exists in any supply chain and are taking steps to reduce that risk.

State Street supports fundamental principles of human rights, such as those adopted in the United Nations’ Universal Declaration of Human Rights. We believe that upholding these principles is an important component of our culture and values. As a signatory to the United Nations Global Compact (UNGC), we have confirmed our support of the [UNGC’s Ten Principles](#) and our intent to advance those principles within our organization, which include those principles relating to human rights abuses and forced labour.

While components of our services may be performed by affiliated entities, State Street remains fully responsible for the delivery of services to its clients and entities in the State Street Group are subject to the same Global State Street Human Trafficking & Modern Slavery Policy (“Policy”) and supply chain standards.

The Policy reflects State Street’s commitment to acting ethically and with integrity in all of its business relationships and to implementing and enforcing effective systems and controls to reduce the risk of slavery, servitude, forced or compulsory labour, or human trafficking (“Modern Slavery”) taking place anywhere in its supply chains. The Policy sets out State Street’s guiding principles, goals, and expectations for all its staff and business units globally. The policy prohibits human trafficking and related activities within the State Street Group’s business, including inappropriate recruitment practices, and mandates the use of applicable Request for Proposal (RFP) and master supplier agreement templates, and compliance with applicable Third Party Risk Management (TPRM) processes. Our commitment to fair, ethical, and responsible business practices is central to our way ahead, as outlined in our annual Sustainability report.<sup>1</sup>

<sup>1</sup> [State Street 2023 Sustainability Report](#)

## 2. Structure, Operations and Supply Chains

### 2.1 Structure

SSBT, SSAL, SSSAPL, SSGATC and SSGMLLC are part of the State Street group of companies (the “State Street Group”) and are all direct or indirect subsidiaries of State Street Corporation (“SSC”). SSC is headquartered in Boston, United States and is listed on the New York Stock Exchange (NYSE: STT). State Street Corporation (NYSE: STT) is one of the world's leading providers of financial services to institutional investors. With US\$46.6 trillion in assets under custody and administration, and US\$4.7 trillion<sup>2</sup> in assets under management as of 31 December 2024, the company serves clients in more than 100 geographic markets worldwide and has approximately 40,000 +employees. For more information, visit [www.statestreet.com](http://www.statestreet.com).

SSBT (AFSL: 239679, ABN: 70 062 819 630) is a wholly owned subsidiary of SSC and its Sydney Branch is authorised as a foreign authorised deposit-taking Institution by the Australian Prudential Regulation Authority.

SSAL (AFSL: 241419, ABN: 21 002 965 200) is an Australian corporation wholly owned and an indirect subsidiary of SSBT.

SSSAPL (ABN: 38 151 402 247) is an Australian corporation wholly owned and an indirect subsidiary of SSBT.

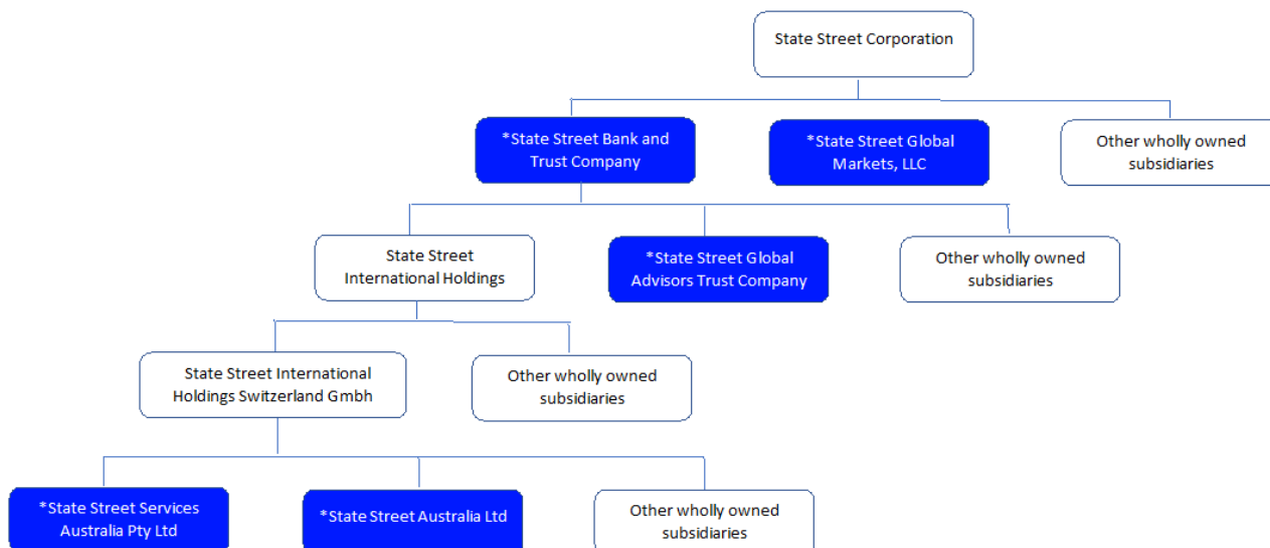
SSGATC (ARBN: 619 273 817) is a limited purpose trust company organised under the laws of the Commonwealth of Massachusetts, United States, with its principal place of business in Boston, Massachusetts USA. SSGATC is a direct wholly owned subsidiary of SSBT. It is also registered in Australia as a foreign company.

SSGMLLC (ARBN: 620 947 613) is a wholly owned subsidiary of SSC and a United States broker-dealer that is registered with the Securities and Exchange Commission (SEC) of the United States and is a member of the Securities Investor Protection Corporation (SIPC), the Financial Industry Regulation Authority (FINRA) and the New York Stock Exchange. SSGMLLC is also registered as an introducing broker under the Commodity Exchange Act of the United States and is a member of the National Futures Association of the United States. It is registered in Australia as a foreign company and operates in Australia through its Sydney Branch.

These five companies all have a registered office in Australia at: Level 14, 420 George Street, Sydney, NSW 2000.

<sup>2</sup> Assets under management as of 31 December 2024 include approximately USD 82 billion of assets with respect to SPDR® products for which State Street Global Advisors Funds Distributors, LLC (SSGA FD) acts solely as the marketing agent. SSGA FD and State Street Global Advisors are affiliated

## Structure Chart



\* Legal entities in the blue boxes are deemed to be mandatory reporting entities under the Australian Act. State Street International Holdings & State Street International Holdings Switzerland GmbH are not reporting entities because they are holding companies which are not deemed to have operations in Australia.

## 2.2 Operations

State Street provides custody, depositary, investment, research and fund accounting, fund administration, asset management, investment banking, and alternative investment services.

SSBT is SSC's principal banking subsidiary. In Australia, it operates as a specialized bank that services and manages assets on behalf of institutional clients.

SSAL provides custodial and administrative services for institutional clients in Australia.

SSSAPL is the principal employing entity and vendor contracting entity in Australia.

SSGATC provides investment management and fiduciary services for U.S.-domiciled unit investment trusts, U.S.-domiciled bank-maintained funds, U.S.-managed client accounts, and outsourced investment management services to institutional clients.

SSGMLLC provides transaction execution, clearing and settlement services to a number of institutional clients, located in the following regions: North America, Middle East, and Asia Pacific. SSGM LLC operates largely from locations in the United States, however it has a small trading desk in Australia.

The State Street Group conducts its operations through locations in North America, Europe, and Asia Pacific. Across our organization, we have a common operating model and a global infrastructure. To support our global operating model, we have automated processes and established Global Processing Centres in several countries, including China, India, and Poland.

## 2.3 Supply Chains

Our global custody network covers over 100 markets. In the United States, Canada, Germany, and the United Kingdom, we use our own local market custody operations. In other markets, we use local agent banks as our sub-custodian.

We strive to obtain custody and associated services from established institutions that demonstrate an extensive level of commitment to the securities processing and custody business. We expect all institutions to comply with our specific operating and service requirements. The operating requirements clearly establish the criteria for sub-custodian performance. We regularly review all sub-custody arrangements to maintain a high level of quality, efficiency, and operational integrity.

State Street's supply chains also include a combination of global and regional suppliers to support business needs including, but not limited to information technology services (including hardware/software, Telecommunications and Audio Visual), market data services, brokerage, financial market utilities and infrastructure, goods and services (including office supplies, print services, food services/catering and subscription services), travel, and professional consulting services (including legal, financial, audit and IT consulting).

## 3. Our Modern Slavery Risks and Actions Taken

As part of a global financial services organization, State Street operates in a highly regulated industry that requires it to be authorised and to be subject to regulatory supervision. We consider the risk of Modern Slavery occurring within our operations to be low. However, we recognize that there may be an indirect risk of Modern Slavery to State Street through our supply chain and investments.

### 3.1 Global Treasury Investment Portfolio

On a global level the investment portfolio of the State Street Group is primarily invested in low-risk jurisdictions, as evidenced by the [GlobalSlaveryIndex.org](https://www.global-slavery-index.org/). For issuers in medium to high-risk locations a statement on modern slavery or action taken on human rights is relied upon.

### 3.2 Supply chain standards

Our Global Third Party Management team partners with business units to facilitate execution of appropriate due diligence and contract management procedures, such as an established request for proposal ("RFP") selection criterion, standard supplier Master Services Agreement ("MSA") templates and Engagement Compliance control mechanisms. We expect our suppliers and their supply chain to comply fully with all applicable laws and regulations in the conduct of their business; therefore, although respecting human rights and environmental issues in the supply chain is ultimately our suppliers' responsibility, we take steps to clearly communicate our expectations to our suppliers.

## Request for Proposal

State Street uses a variety of approaches to assess and evaluate existing and new suppliers and the selection process may include an RFP where we determine competitive bidding is warranted. As part of the supplier RFP process managed by our Global Third Party Management team, potential suppliers have been asked to confirm whether they have a policy in place prohibiting child and/or forced labour, whether the policy extends to their own suppliers and subcontractors, and to provide a copy of the policy. Those potential suppliers are also asked for information about social compliance audits of their own suppliers and subcontractors, with particular reference to significant risks for incidents of child labour. That due diligence process also seeks information about a potential supplier's equal opportunity, human rights, anti-corruption, and health and safety policies.

During the RFP process, our Global Third Management team also specifically asks potential suppliers to confirm their compliance with human rights laws, rules, and regulations including the Modern Slavery Act 2015. Those potential suppliers are also asked to provide information about how they monitor and comply with those legal standards.

## Third Party Risk Management

Third Party Risk Management ("TPRM") is a process and framework designed to enable State Street to consistently assess and manage the risks associated with our third party service providers prior to, and throughout, the lifecycle of a third-party service provider engagement. Prior to engaging with any service provider, the contracting business unit completes an Inherent Risk Questionnaire ("IRQ"). Based upon the results of the IRQ, TPRM performs risk assessment via due diligence questionnaires ("DDQ") on our third parties. The Compliance DDQ process, which is completed for a subset of third-party engagements, includes the review of information about service providers' ethics policies and if they account for human rights, modern slavery, and human trafficking. Where we identify any control deficiencies, we require our service providers to implement a remediation plan along with a strategy and timeframe for attaining compliance with the plan.

Additionally, the IRQ lists the countries that the service provider is headquartered in and where they will provide their product or service from. The selected countries are risk rated based on scores provided by the Enterprise Risk Management Sovereign Risk team. These risk ratings factor in ESG risk (which, among other things, considers civil liberties), vulnerability to human trafficking risk, and government mitigation measures. Engagements in high-risk countries must be reviewed and approved by the Sovereign Risk team as part of the due diligence process.

In 2023, State Street evaluated our service provider population for providers located in high- risk countries operating in high-risk industries in relation to human rights protections and risk of modern slavery. For this population, we launched a targeted assessment to understand their controls and determine potential for risks of modern slavery. The responses to this targeted assessment were received in 2024. Based on evaluation of the responses, no issues were identified.

### Supplier contracts

Suppliers who are subject to our standard form of supplier Master Services Agreement (“MSA”) have contractual obligations specific to Prohibition on Human Trafficking and Modern Slavery and have been asked to represent and warrant that they comply with all applicable laws, regulations, and other legal obligations to their personnel specifically including, but not limited to, employment laws, and prohibitions against insider trading, bribery, and corruption.

Additionally, suppliers who have been engaged using our standard MSA have been asked to confirm that they:

- have not committed or been notified that they have been placed under investigation for any offences relating to human trafficking and/or slavery;
- are not aware of any circumstances within their supply chain that could give rise to an investigation or a prosecution; and
- will comply with legal standards relating to human trafficking and/or slavery.

Those suppliers are asked to notify us immediately if those circumstances change.

From time to time, potential suppliers are not able to provide the information requested in full or seek to negotiate amendments to the standard MSA. Such requests are dealt with on a case-by-case basis, taking into consideration the risks associated with the supplier’s industry and its geographic location.

### Strategic suppliers

As part of our governance process, strategic suppliers (as determined by Procurement, considering factors such as risk and spend) are requested to provide a copy of their own Modern Slavery Act statement or provide an explanation in the event that such a statement is not made available.

In 2024, we rolled-out a sustainability self-assessment, enabling our strategic suppliers to report on their sustainability standards including those related to modern slavery. The results of the self-assessment are shared by our strategic suppliers during Quarterly Business Review meetings.

### **3.3 Global Realty Services**

In Australia, State Street’s Global Realty Services manages all services related to the operation and occupation of its primary offices in Sydney and Melbourne. In the case of the Brisbane office, all services related to the operation and occupation of the office are outsourced to the serviced office provider. Essential maintenance services related to State Street’s primary Australia offices are outsourced to a single Facilities Management provider under the terms of an MSA containing a specific clause requiring the provider, and any vendor that it uses, to adhere to the Modern Slavery Act and “any other laws, rules or regulations prohibiting human trafficking and/or slavery”. Our Facilities Management provider maintains its own Modern Slavery Act statement covering its Australia business activities.

### **3.4 Training**

Each State Street employee undergoes compliance training to learn appropriate conducts for engaging with clients, prospects, business partners, high-risk individuals, peers, and other stakeholders. This training covers our ethical Decision-Making Framework, Standard of Conduct and Anti-Bribery Policy, Corruption policy as well as industry-specific conduct requirements related to issues such as conflicts of interest.

Our Modern Slavery Training course helps to educate employees on State Street's Global Human Trafficking & Modern Slavery policy and the controls in place to mitigate Modern Slavery risks. The training is a mandatory annual requirement for employees in Global Third Party Management. In 2024, we revised the training and also expanded the training audience to include the Third Party Risk Management team. To enhance our understanding of best practices and identify practical steps for businesses to address human rights and modern slavery risks, we actively engaged in the United Nations Global Compact's programs and multi-stakeholder dialogues throughout 2024, including programs, peer learning groups, and forums focused on Business and Human Rights. These engagements foster collaboration with industry peers and organizations, helping to tackle systemic human rights challenges more effectively.

### **3.5 Speak Up line**

There are a number of options for individuals to escalate concerns, including through our Speak Up Line. The Speak up line is a confidential third-party resource where State Street employees, contingent workers, clients, and vendors can raise any concerns about potential or actual misconduct or policy violations. The Speak Up Line is operated by an independent third party and is available 24 hours a day, 365 days a year. The Speak Up Line can also be used to report concerns anonymously. Reports are provided to the Lead Director of the Board, the Chief Legal Officer, and the General Auditor and may be forwarded to relevant personnel, such as senior business line compliance officers, Global Human Resources, the Ethics Office, or Global Security, for further action as appropriate. We do not tolerate retaliatory action against anyone for good faith reporting as articulated in our Standard of Conduct and Non-Retaliation policies.

## **4. How we assess the effectiveness of our actions**

State Street operates using a three lines of defence model, with the business unit as the first line, Corporate Compliance and Enterprise Risk Management as the second, and Corporate Audit as the third. The model is a common structure for risk and control assessments and provides for ongoing monitoring, testing, and oversight of our control environment. The first line of defence owns the risks associated with their activities and is responsible for establishing effective internal controls to manage such risks to an acceptable level and promoting a strong culture of risk management and risk awareness.

Modern Slavery risks have been incorporated into State Street's enterprise risk taxonomy. Periodic controls testing performed by three lines of defence is to assess the operating effectiveness of controls in place to mitigate risks. Any weaknesses or enhancements in anti-Modern Slavery controls is escalated in a timely and effective manner under incident reporting and issue management framework.

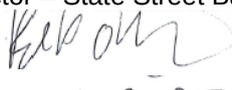
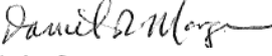
**5. Process of consultation with any entities we own or control**

As outlined above, the State Street Group has adopted a Global Human Trafficking Modern Slavery Policy that applies to all State Street entities, including SSBT, SSAL, SSSAPL, SSGATC, SSGMLLC and any other legal entities in the State Street Group. All legal entities are subject to the same supply chain standards globally.

State Street will continue to review and enhance its approach to addressing Modern Slavery risks in our operations and supply chain, and engage with our people and vendors to raise awareness and manage the risk of Modern Slavery and human trafficking occurring in our organization and supply chain.

**6. Statement approval**

This statement was approved by the Boards of State Street Bank and Trust Company, State Street Australia Limited, State Street Services Australia Pty Limited, State Street Global Advisors Trust Company and State Street Global Markets, LLC.

<p>State Street Bank and Trust Company</p> <p>Approved by the board on:</p>	<p>Name: Ronald P O' Hanley          Title: Director – State Street Bank and Trust Company          Signature:           Date: May 14, 2025</p>
<p>State Street Australia Limited</p> <p>Approved by the board on:</p>	<p>Name: TIM HELYAR          Title: Director – State Street Australia Limited          Signature:           Date: 29/5/2025</p>
<p>State Street Services Australia Pty Limited</p> <p>Approved by the board on:</p>	<p>Name: TIM HELYAR          Title: Director - State Street Services Australia Pty Limited          Signature:           Date: 12/6/2025</p>
<p>State Street Global Advisors Trust Company</p> <p>Approved by the board on:</p>	<p>Name: Jeanne LaPorta          Title: Director - State Street Global Advisors Trust Company          Signature: E-SIGNED by Jeanne LaPorta on 2025-05-17 00:42:07 GMT          Date: May 13, 2025</p>
<p>State Street Global Markets, LLC</p> <p>Approved by the board on:</p>	<p>Name: DANIEL R. MORGAN          Title: Director - State Street Global Markets LLC          Signature:           Date: 5/5/25</p>