

























FY23 Modern Slavery Statement





Cromwell Property Group

This is a joint Modern Slavery Statement ("Statement") made under the *Modern Slavery Act 2018 (Cth)(AU)* on behalf of:

CROMWELL CORPORATION LIMITED ACN 001 056 980

and

CROMWELL DIVERSIFIED PROPERTY TRUST ARSN 102 982 598

the responsible entity of which is Cromwell Property Securities Limited ACN 079 147 809 ("AU Reporting Entities" or "CCL").

The Statement is also an anti-slavery and human trafficking statement under the *Modern Slavery Act 2015* (*UK*) made on behalf of:

Cromwell European Holdings Limited (Company Number 09381845) ("EU Reporting Entity" or "CEHL")

"AU Reporting Entities" and the "EU Reporting Entity" together the "Reporting Entities"

For the Reporting Period starting on 1 July 2022 and ending 30 June 2023





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A message from our CEO

Cromwell notes the increasing focus directed towards the prevalence of modern slavery in global supply chains, with 50 million people in situations of modern slavery worldwide, 28 million of who are in the business context.¹ In addition, we know that recent data indicates that the issue is current in Australia, with best available survey-based estimates noting there are approximately 41,000 people currently enduring situations of modern slavery in Australia alone.²

Despite challenging conditions, Cromwell Property Group remained committed to identifying, assessing, managing, and mitigating modern slavery risk in our operations and supply chains during the period from 1 July 2022 to 30 June 2023.

To streamline the process and demonstrate Cromwell Property Group's overall approach to modern slavery, the Statement this year applies across the entire platform and addresses the regulatory requirements from both an Australian and the UK perspective. We consider that this group approach to our Statement reflects the commitment of the Board to eliminating modern slavery and egregious human rights practices across our entire supply chain where and whenever we can.

7. hmc

Jonathan Callaghan Managing Director & Chief Executive Officer

Cromwell Property Group

Date: 22 December 2023



About this Statement

Respecting human rights is important to Cromwell Property Group (the "Group" or "Cromwell"), as a responsible corporate citizen. Cromwell opposes modern slavery practices and, consistent with our values, is committed to identifying and managing the risk of modern slavery occurring throughout our supply chains and operations.

The broader business community and governments alike recognise the importance of eliminating, as much as possible, modern slavery practices that occur in the supply chains and operations of business entities. For this reason, governments have implemented mandatory reporting requirements in legislation.

The *Modern Slavery Act 2018 (Cth)(AU)* **("Australian Law")** requires Australian entities with a minimum annual consolidated revenue of AUD\$100 million who carry on business in Australia to publish an annual modern slavery statement.

The *Modern Slavery Act 2015 (UK)* ("UK Law") requires any commercial organisation in any sector, which supplies goods or services in the United Kingdom, and carries on a business or part of a business in the United Kingdom, with an annual turnover of £36 million or more, to publish an annual slavery and human trafficking statement.

Recognising our opportunity to help build awareness and to improvetransparency, we have produced one Statement for the Group. This Statement is a joint statement on behalf of Reporting Entities, under the Australian Law, AU Reporting Entites and under the UK Law, EU Reporting Entity.

The Statement describes our approach to identifying and managing the risk of modern slavery in our supply chains and operations for the financial year commencing 1 July 2022 and ending 30 June 2023 (**FY23** or **Reporting Period**). All data and figures quoted in this Statement are current as at 30 June 2023, unless stated otherwise.

ESG related disclosures, policies, and previous statements are also available for download from the Group website available at https://www.cromwellpropertygroup.com/esg/governance/



About Cromwell Property Group

Our structure

The Group is a real estate investor and asset and fund manager, with operations on three continents (as shown in Figure 1) with a global investor base.

Cromwell's corporate structure is shown in Figure 2. Our business comprises a number of different corporate entities. In terms of the Reporting Entities, CCL is the ultimate parent company of the Group and CEHL is a wholly-owned subsidiary of CCL and responsible for business operations across Europe. Further comprehensive information about the Group, including detailed financial statements, is available in our most recent annual report on the Cromwell website.

CCL has a board of directors responsible for directing and controlling the Group's activities, with separate subsidiary corporate entities in the Group having their own board of directors, including CEHL. The responsibility for Cromwell's day to day operation and administration is delegated by the relevant board to the Group's executive management team. For CEHL, the primary responsibility for CEHL's day to day operation and administration is delegated by the CEHL Board to the Managing Director, Europe.

Countries with:

Figure 1: Our locations

and the second

RANCE 1

RAINT

E NETHERLANDS

FRMAN

Offices

Assets



Figure 2: Our structure

INLAND 1

1 POLAND

SLOVAKIA

AUSTRALIA

4

1 CZECH REPUBLIC





All products and services, including labour and materials, used to facilititate delivery of the above



Our business operations

Our 'operations' refer to the activities the Group undertakes when pursuing our business objectives. Our global business operations include developing and managing real estate products, overseeing our investors' interests, managing third party funds, mandates and co-investments through our asset management business and providing property management services to our clients' assets in Australia, Europe and Singapore. In Australia, we also manage funds and investments for retail and wholesale investors.

The Group's activities span a total of 217 properties and over 2,100 tenant customers as shown in Figure 3. Our fund and asset management businesses across the Group manage AU\$8.0 billion worth of assets for third parties, comprising AU\$5.5 billion in Europe and AU\$2.5 billion in Australia and New Zealand. Our investment portfolio value is over AU\$2.6 billion.

The Group employs approximately 360 employees across 15 countries in 19 office locations to perform our business operations. Primarily, this relates to engaging a workforce to provide and support us in providing investment, asset and property management activities for our clients and investors.

Our supply chains

Our supply chains include suppliers to corporate, investment and real estate operations across the Group and covers the supply of products and services (including third-party labour) to our own corporate operations (direct) and to our clients' asset (indirect). Our supply chains extend beyond direct suppliers and include products and services sourced domestically or overseas.



Figure 3: Operational summary Investment portfolio

PORTFOLIO VALUE¹ \$2.6 billion

WACR 5.7%

PORTFOLIO **OCCUPANCY BY NLA**

94.6%

As at 30 June 2023

Fund and asset management

TOTAL THIRD-PARTY AUM \$8.0 billion

EUROPEAN MANDATE DEPLOYMENT² **€560** million GAV

WALE 5.3 years

NOI GROWTH (LIKE-FOR-LIKE)

+3.9%

EUROPE AUM \$5.5 billion

TENANT-CUSTOMERS 2,100+

AUSTRALIA/NEW ZEALAND AUM \$2.5 billion

PROPERTIES

217

2. Includes deployment of €109.8 million completed after balance date and €75 million due to complete in October 2023.





Identifying, assessing and addressing modern slavery risk

FY23 approach to modern slavery risk

Cromwell acknowledges the role and responsibility we have in generating awareness and implementing steps to uphold human rights and minimise the risk of modern slavery practices occurring in our operations and supply chains.

Undoubtedly, modern slavery risk is a risk to people, but it also a risk to businesses, including ours. Businesses have a responsibility to respect human rights, including a responsibility to respect every person's right to be free from slavery.³

We have an overall global approach to modern slavery and supply chain management which is informed by the Group's broader risk management framework and the risk appetite set by the Group's board. CEHL's approach to modern slavery risk aligns with the Group's approach, yet implementation of the programme may differ slightly due to a different operational model and based on relevant local regulatory requirements.

Recognising the heightened focus by businesses and governments on modern slavery, Cromwell too has re-examined the ways in which we could identify potential and actual exposure to modern slavery risk in our business operations and throughout our supply chains.

During FY23 we undertook several activities that provide important context for our maturing approach to modern slavery risk, and how we considered this risk during the Reporting Period. They include the following:

- Early in the financial year, through an extensive consultative exercise with the global business we redefined our core values. That process resulted in defining our core values as being accountable, progressive and collaborative.
- The Group Board also reviewed and recalibrated its risk appetite. This process resulted in identifying material categories of risk Cromwell is exposed to so we can undertake a more systematic identification of risks across the business.
- Cromwell also further matured our approach to ESG more broadly and agreed ESG goals and objectives based on the work carried out in that area in FY22.
- Cromwell's strategic objectives were also reviewed. Cromwell confirmed the forward-looking focus on transitioning to a capital-light fund manager and rationalising our balance sheet via the strategic divestment of assets.

Having reported under the Australian and UK Law for several years, these activities also prompted us to refresh the way in which we identify and assess modern slavery risk. The main objective was to verify our approach by ensuring we had a contemporary data-based baseline allowing us to update our risk exposure on an ongoing basis.

To assist us, we engaged Fair Supply, an ESG data provider and professional services firm to examine and evaluate our supply chain data at an industry-category level. We describe this process and the results in the Assessing our Response to Modern Slavery Risk section of this Statement.

The Cromwell Values

We act with integrity always



We provide creative solutions and continuously improve together

collaborative.

We respect and support each other, valuing the work others do

We partner across teams and borders with our investors and other stakeholders

We share ideas and encourage each other to perform at our best







Identifying modern slavery risk

This year, we leveraged our collaborative activities via the Property Council of Australia (refer to page 13) which provided us with exposure to contemporary resources and tools developed by industry, regulators and NGOs to refresh our approach to identifying modern slavery risk.

Identifying potential sources of modern slavery risks

Using our Australian activities as a starting point, under the United Nations' Guiding Principles on Business and Human Rights and the UN "Protect, Respect and Remedy" Framework we applied the continuum of involvement in the UNGPs as set out in Figure 4 to aid in the high-level identification of the different ways we may be at risk of potentially being involved in modern slavery.

This approach reminded us that Cromwell can either cause, contribute to, or be directly linked to modern slavery throughout our operations and supply chains as shown in Figure 4 below. If any modern slavery risks were reported to the business, we would anticipate using the following methods to identity and mitigate the risks perceived:

Figure 4: UNGP Continuum of involvement

Cause	Cr
	lfa
	m
	to
Contribute	Cr
	e.g
	lf a
	CO
	the
	WE
Directly linked	Cr
	e.g
	lf a
	Cr
	to۱

romwell's own actions could potentially result in modern slavery practices occurring.

and/or when we identify an instance we would take immediate steps to prevent the impact, and provide assistance including providing grievance nechanisms. Further investigation would be required to ensure the occurrence isn't more widespread and whether Cromwell directly contributed the cause of the adverse human rights impact.

romwell could potentially contribute to modern slavery (where our actions are so significant that the abuse would be unlikely without them).

.g.: within the construction sector, requiring certain materials that are known to be linked to the use of forced labour e.g, solar panels.

and/or when we identify an instance of adverse human rights in our supply chain, a business decision would be required as to whether to ontinue with that source of material/supplier, and if so, work with them to address the cause for a positive outcome. Mitigation to the impact of he identified instance may be required. Cromwell would work with affected individuals to remedy their position where appropriate, ensuring that e contribute to a successful outcome.

romwell could be directly linked to modern slavery through our products, services or operations.

.g.: outsourced professional services who in turn outsource the professional work to India.

and/or when we identify an instance of adverse human rights in our supply chain that is directly linked through a business relationship, romwell would use its influence to impact the outcome of the identified instance. Cromwell would analyse and assess the situation, and work ward a positive outcome for the impacted parties



Risk indicators

The risk indicators used to assist assessing potential modern slavery risks are outlined in Figure 5. These indicators are consistent with the indicators we have previously identified and have used in previous years.

Figure 5



Sector & industry risks	Products and services risk	Geographic risks	Entity risks		
 Catering Cleaning, janitorial services Travel and accommodation Security services Building maintenance and repair services 	 IT equipment Office supplies Consumables IT services Property managment services including building maintenance and repair materials Construction supplies and services Telecommunications 	 Poor governance Weak rule of law Conflicts Migration flows and Socio-economic factors like poverty 	 Poor management processes and records of human rights violations 		







Identifying modern slavery risk

Our employees

Cromwell is focused on maintaining high standards of human rights in the workplace. Our approach is to build an inclusive, safe and respectful culture in which employees have a voice.

We annually survey our people to understand their level of engagement and receive their feedback on a range of topics including health & safety, wellbeing, inclusion and diversity. Both the Employee Code of Conduct and the Recruitment and Selection Policy, set the standard to which all employees are expected to adhere to. Figure 6 provides a breakdown of Cromwell's workforce, as at 30 June 2023.

Figure 6: Cromwell workforce composition



Number	١
324	
7	
23	
1	
4	
	324 7

Permanent full-time ■ Fixed term full-time Permanent part-time Fixed term part-time

% of total workforce

90.25%	
1.95%	
6.41%	
0.28%	
1.11%	

Within our corporate operations, we recognise the existence of "People Risks" along with modern slavery risks, when recruiting and managing staff. To address these risks, Cromwell has controls and due diligence activities both in the recruitment process and ongoing employment of staff, including:

People Risks	FY23 Status					
Recruitment	 Maintaining exclusive partnerships with reputable recruiters 					
Services	 Seeking to include an acknowledgement of Cromwell's Supplier Code of Conduct before engaging with any external recruiter 					
	 Ensuring all candidates can interpret the terms and conditions of their employment 					
	 Conducting all necessary searches to ensure personnel are legally entitled to work in the relevant jurisdiction 					
Temporary or	 Temporary staff are appointed directly through agencies 					
unskilled labour	• Fixed term contract staff are considered for permanent positions where appropriate					
Training and	• All new staff receive modern slavery awareness training as part of the induction process					
Awareness	 All new staff receive information relating to our whistleblowing policies as part of the induction process 					
	• All staff inductions include an overview of the rights and entitlements of staff (received with their contract) and where to obtain further information and support, including access to Cromwell's Employee Assistance Program Mandatory ongoing training is included within annual governance training (AU)					
Remediation and Grievance	 While the risk of modern slavery within Cromwell's operations is low, remediation (if required) would be addressed through relevant People and Governance policies 					
	 This includes formal investigations in accordance with the Whistleblowing Protection Policy (AU) and Whistleblowing Policy (EU) and formal assessment, investigation and rectification of matters reported under our Enterprise Risk Management Framework 					
	 Cromwell will continue to follow best practice recommendations for both remediation processes and grievance mechanisms 					



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Identifying modern slavery risk

Our supply chains

Fair Supply

To develop our assessment of modern slavery risk throughout our supply chains, Cromwell engaged Fair Supply to undertake a detailed risk assessment of our corporate and mandate supply chains during the Reporting Period. Fair Supply are a ESG risk management and compliance platform that worked with Cromwell to identify, manage and mitigate modern slavery risk and to assist us to act with insight across the business and supply chain.

We worked with Fair Supply to undertake an analysis of our exposure to modern slavery risk using supplier data. This data included both corporate and client suppliers.

Their analysis involved the interaction of a number of factors that operate to elevate the risks of modern slavery within business operations and supply chains including:

- Total suppliers spend amount
- Industry category and the industries that feed into them 2. further down the supply chain, and
- Depth of tiering within the supply chain(s) (e.g., tier 3 suppliers, tier 5 suppliers).

Whilst the Fair Supply assessment does not confirm the existence or non-existence of actual modern slavery, it provides an important baseline estimate of risk exposure and enables a greater understanding of where the risk of modern slavery may exist.

Jurisdictional risk

From the supplier data analysed across the platform it demonstrates that Cromwell's largest estimated jurisdictional risk lies in Cromwell's investments in Poland which is understandable given the Russia/Ukraine war on Poland's doorstep. In addition to Poland, it further revealed that Cromwell also have potential exposure in India, Italy and Australia.

Industry risk

The analysis further revealed that we may have industry risk in the procurement of the following types of services: construction, textiles (raw materials) and retail trade services such as cleaning services.

The conclusions drawn from the Fair Supply analysis is in line with what we have reported in the past and re-confirms our potential greatest exposures to modern slavery risk.

Across the global business, it was identified that the top 5 industries by procurement spend exposure with the greatest risk were almost all based in Poland, with Construction Work in Australia rounding out the top 5.







Mitigating modern slavery risk

63% of suppliers who responded have either assessed, or will assess risks imminently

Due diligence – Supplier questionnaires in Australia

In Australia, Cromwell subscribes to the Informed365 platform developed as a result of the collaboration, joint development and co-funding efforts of the founding industry members of the Property Council of Australia's (PCA's) Modern Slavery Working Group. When implementing the AU reporting obligations, the collaborative effort focused on promoting an industry consistent approach, streamlining the reporting process, reducing the reporting burden, and facilitating the easy sharing of information with leading property organisations.

The platform provides a mechanism to request suppliers to complete a modern slavery questionnaire. The questionnaire obtains information and Cromwell then assesses suppliers based on their responses. We engaged and subsequently paid 223 direct (tier 1) Australian suppliers on the platform during the Reporting Period.

When reviewing supplier responses, we applied the lens of focussing on areas where we could influence supplier actions, given the nature of our business activities and geographic location. In Australia, modern slavery risk may not be as apparent as in other global locations, due to its industrial and economic conditions.

35% of suppliers currently provide awareness training for workers and suppliers

Therefore, training and awareness of the potential for modern slavery risk being present in our local procurement or business as usual supply relationships is an area which we identified as having a degree of influence if necessary. As such, we focused on supplier responses to three threshold questions, as outlined in the overviews of data from completed supplier questionnaires in Figure 7.

We learnt that:

- and supply chains:

Figure 7: MSA Response (AU)

Does your organisation provide any training to current employees or suppliers around the topic of human rights and modern slavery?



'voice of the worker' to be heard?



77% have in place a mechanism enabling workers and/or suppliers to raise a potential instance of modern slavery

Assessing modern slavery risks: 63% of suppliers who responded have either assessed, or will assess imminently, modern slavery risks in their operations

Training and awareness: whilst only 35% of suppliers currently provide awareness training, a further 25% plan to provide this in the next year;

Speak up frameworks: the vast majority of suppliers (77%) have in place a mechanism that can enable workers and/ or suppliers to raise a potential instance of modern slavery in their current risk governance arrangements.

We will use the results of the supplier questionnaire data to inform the activities and plan we are developing to ensure an appropriate, risk-based approach to modern slavery risk in the future (refer to <u>page 17</u> - Assessing our Response to modern slavery risk). Some actions we could consider include linking in further awareness material with our usual procurement and ongoing supplier engagement activities. For example, our Supplier Code of Conduct already includes material related to modern slavery risk and highlighting this content in the onboarding of material suppliers, and as part of our broader third-party risk and ESG screening enquiries could potentially be achieved relatively easily, but effectively.

Does your organisation have a grievance mechanism or process in place that provides an opportunity for employees, suppliers and the

Yes

No, but we are developing one within the next 12 months for i) employees ii) suppliers

- No
- Other

Has your organisation assessed the risks relating to modern slavery in its operations and supply chains?







Cromwell key policies

Our policy and governance framework includes provisions to include modern slavery risk identification, mitigation and response mechanisms as part of our overall risk management measures and encourage conduct and standards that align with our corporate values. These include:

Global AU & EU	Our Enterprise Risk Management Policy and Framework sets out the approa
AU & EU	
	Our Australian and European Codes of Conduct sets forth certain minimum s expect of all employees and workers. It also encourages employees to speak contact the People & Culture department if they are concerned that the relev
Global	The Supplier Code of Conduct sets out Cromwell's expectations of suppliers to those governing consumer protection, environment, social, anti-competiti and welfare laws. Our Supplier Code of Conduct outlines the expectations we
Global	The policy specifies the requirements of suppliers and expectations of staff i of modern slavery in our supply chain. The Group Procurement Policy is base standard in Sustainable Procurement (ISO20400) and provides the framewor performance of suppliers and associated remediation plans necessitated fol
Global	Our Diversity and Inclusion Policy outlines Cromwell's commitment to creati and promoted.
Global	Our Environmental, Social and Governance (ESG) Policy (which includes Hun general framework for Cromwell's approach and commitments to key ESG is and regarding Cromwell's impact externally.
Global	Our Health, Safety and Wellbeing Policy outlines the commitment and expec health and welfare of people
AU	Our Whistleblowing Protection Policy sets out information relating to the Wh disclosures that qualify for protection; protections available to whistleblower
EU	Our Whistleblowing Policy actively encourages and supports the reporting of by a third party. Cromwell's whistleblowing procedure is designed to ensure investigated thoroughly, promptly and confidentially, and that appropriate act
	Global Global Global Global AU

CROMWELL PROPERTY GROUP FY23 MODERN SLAVERY STATEMENT

oach Cromwell takes to enterprise risk management.

n standards of behaviours and business conduct that we ak up and either report any breach anonymously or to levant Code may not have been followed.

rs to comply with relevant Laws including but not limited ition, human rights, modern slavery and health, safety we hold of our suppliers.

f in investigating, mitigating and managing the risks ased on the principles included in the international ork to manage the due diligence, onboarding and ollowing evaluation of suppliers.

ating an equitable workplace where diversity is valued

uman Rights and Modern Slavery clauses) reflects a issues, risks and opportunities within our organisation,

ectations Cromwell has to ensure the safety, protection,

Vhistleblower Protection Scheme, including the types of vers; and who (and how) disclosures can be made to.

of any actual or suspected malpractice by Cromwell or re that any matter raised under this procedure will be action will be taken if any wrongdoing is confirmed.









Contractual obligations

Supplier Code of Conduct

We continue to seek to include modern slavery-focused contractual obligations in our agreements with our suppliers. In addition, Cromwell monitors the inclusion of our model supplier code of conduct contractual clause in relevant contracts through a material contract approval process signed off by senior management. This ensures that appropriate governance relating to the inclusion or absence of adequate contractual obligations is recorded. In Australia, all new vendors must acknowledge receipt of the Supplier Code of Conduct before appointment.

Standardised Terms and Conditions

In both Australia and Europe, we have developed a standardised set of terms and conditions and a process to include them with each purchase order produced through our property accounting system. These terms and conditions include specific modern slavery-focused contractual obligations and an obligation for vendors to comply with our Supplier Code of Conduct.





Industry involvement and collaboration: Property Council of Australia

In Australia, Cromwell continued to actively participate in the Property Council of Australia's (PCA's) Modern Slavery Modern Slavery Working Group ("Working Group").

As described in <u>page 13</u>, we continued subscribing to and using the Informed 365 Supplier Platform developed by the founding industry members of that group. Our AU statements for previous reporting periods highlighted the collaboration between the founding industry members to respond to the then new AU reporting requirements.

Industry has since continued to develop, on an ongoing basis, awareness of modern slavery practices and potential risk exposure. and over time, our collaboration via the PCA has led to a greater knowledge base and better data to identify other emerging focus areas in the broader human rights space. To match this maturation, the remit of the working group has moved beyond developing a practical tool to support reporting, to reflect the changing risk profile we all face as part of sophisticated global supply chains and operations.

The Working Group, is now a key source of information, regulatory input, knowledge sharing and addressing approaches to common industry issues. It also is a valuable way of building industry and our own people's capacity and knowledge. An example of some significant work completed by the Working Group during the Reporting Period is the development of an industry-based grievance mechanism, which had had extensive input from Working Group members and insights from top-tier consulting firms as a guide to best practice. This resource is now available for use as guidance for our business if we encounter a situation requiring our response.

Remediation and grievance mechanisms

Cromwell has an Enterprise Risk Management Framework that establishes a governance structure to support identifying, assessing mitigating and responding to the wide variety of risk types we are faced with when pursuing our business goals. Modern slavery risk, like other risks we are exposed to, is included within our framework.

Where a risk issue requires escalation, our framework provides that Cromwell's Head of Risk & Compliance (AU) and Head of Risk (EU) are the escalation points for internal teams and external stakeholders, including suppliers. This also applies if Cromwell receives notice or becomes aware of potential occurrences of modern slavery practices occurring in our supply chains or operations. Where modern slavery practices are identified, Cromwell's risk response considers engagement with the relevant stakeholders to establish the appropriate remedial action, considering the nature and severity of the practices. For modern slavery and/ or human rights related issues, these stakeholders may include NGOs, regulators, government agencies and/or suppliers as are relevant to the issue at hand.

Our risk management framework recognises the need for transparent and accessible grievance mechanisms which support stakeholders. For issues concerning potential instances of modern slavery, our remediation responses to issues must be:

- Based on engagement, dialogue, and mediation
- Legitimate, accessible, and easy to understand
- Safe and predictable
- Equitable and transparent
- Rights-compatible and focused on continuous improvement.

As our knowledge of modern slavery risk in our supply chains and operations grows year on year, the range and approach to responding to potential modern slavery practices also grows. This assists Cromwell's people in advising on what is an appropriate, fit for purpose response to an issue. Our knowledge base in these areas is also supplemented by our increasing recognition of the specific challenges that may be faced by indigenous peoples, women, national or ethnic minorities, religious, and linguistic minorities, children, persons with disabilities and migrant workers. Remediation measures will also include other considerations such as the specific industry and category of vulnerable persons, so a case-by-case response can be devised using the common principles in our framework.









We have not had any instances of actual or potential modern slavery practices being brought to our attention requiring our response during the Reporting Period. Both anecdotally, and based on information available in other entities' statements, we do not consider this to be unusual.

Even though we have not yet had to respond to an issue, the steps we have taken to increase our knowledge and awareness of this area of risk, as well ensuring that risks, when identified, are underpinned by a strong and solid risk management framework and risk governance, will ensure that we have a fit for purpose response that is appropriate to a range of potentially delicate and sensitive scenarios.

Our previous statements have outlined the ongoing progress we have made year on year against focus areas that have evolved alongside our increasing awareness and learnings. As a business will continue to review and develop our procedures, policies and processes to mitigate the risk of modern slavery in line with the changing landscape, industry collaboration and better knowledge of our supply chain and operations.

Cromwell remains committed to understanding its supply chains, taking proactive steps to identify, assess and mitigate any potential issues or risks of modern slavery in our operations and supply chains, along with meeting our corporate responsibilities as a sustainable property fund and asset manager. Items such as

In FY24 we will continue to review our procurement processes, and as part of a broader review, how we engage suppliers and enhance our oversight of the ongoing performance of service providers.

Assessing our response to modern slavery risk

supplier engagement, participation rates in training and staff feedback will continue to be factors that are assessed when determining Cromwell's risk to modern slavery, and the effectiveness of our response to instances of modern slavery when it is identified.

The refreshed approach we have taken during this Reporting Period will now inform what our priorities to approaching modern slavery risk will be during FY24 and beyond. We are undertaking this work with the assistance of Fair Supply so that we can leverage the insights available from supplier data we have analysed, and adopt a risk-based approach.

Whilst this occurs, the other steps we have put in place to date, described in this statement, will continue. Our modern slavery training will continue to be mandatory for all employees to ensure they obtain the knowledge to identify any risks of modern slavery.

In FY24 we will continue to review our procurement processes, and as part of a broader review, how we engage suppliers and enhance our oversight of the ongoing performance of service providers. This review will consider any additional measures which may need to be implemented to ensure that our obligations under relevant legislation are embedded in our supply chain as best we can.

We intend continuing engaging with the PCA and other industry participants to ensure that we can learn from each other and input into better practice where we can.



Approval of Statement

This Statement for Financial Year 2023 is made pursuant to section 14 of the Modern Slavery Act 2018 (Cth) and section 54 of the Modern Slavery Act 2015 (UK) and constitutes Cromwell Group's Modern Slavery Statement. The Statement has been approved by the Board of Directors of Cromwell Corporation Limited, on behalf of the joined reporting entities, including Cromwell European Holdings Limited and have authorised the following signatories to sign it.

For the purpose of section 54(6) of the *Modern Slavery Act 2015 (UK)*, this Statement was approved by the board of directors of CEHL on 22 December 2023.

Before approval, Cromwell's ESG and Risk Committee, the Chief Executive Officer, the Head of Risk & Compliance (AU), the Managing Director (EU) and other internal stakeholders having responsibilities across the Cromwell Group had input into this Statement.

7. hmc

Jonathan Callaghan Managing Director & Chief Executive Officer Cromwell Property Group

Perfilence

Pertti Vanhanen Director Cromwell European Holdings Limited







Appendix: mandatory reporting criteria

Australian Modern Slavery Act Mandatory Reporting Criteria

UK Modern Slavery Act **Suggested Reporting Criteria**

• Ide	Identify the reporting entity Describe the structure, operations and supply chains of the reporting entity		Describe the organisational structure, business and supply chains of the	1.	About this Statement	4
			reporting entity	2.	About Cromwell Property Group	5
ope	scribe the risks of modern slavery practices in the erations and supply chains of the reporting entity, d any entities that the reporting entity owns or ntrols	٠	Describe the parts of its business and supply chains where there is a risk of slavery and human trafficking taking place, and the steps it has taken to assess and manage that risk	3.	ldentifying, assessing and identifying modern slavery risk	7
any	Describe the actions taken by the reporting entity and any entity that the reporting entity owns or controls, to assess and address those risks, including due diligence and remediation processes	•	Describe the organisations due diligence process in relation to modern slavery and human trafficking in its business and supply chain	3.	ldentifying, assessing and identifying modern slavery risk	7
		•	Describe the policies of the organisation which deals with anti-slavery and human trafficking			
	•	Describe the training provided by the organisation to raise awareness of possible modern slavery and trafficking in the supply chain				
	scribe how the reporting entity assesses the ectiveness of such actions	•	Describe organisation's effectiveness in ensuring that slavery and human trafficking is not taking place in its business or supply chains, measured against such performance indicators as it considers appropriate	4.	Assessing our response to modern slavery risk	
• De	scribe the process of consultation with:			5.	Statement approval	17
•	Any entities that the reporting entity owns or controls					
•	In the case of a reporting entity covered by a statement under section 14 – the entity giving the statement					

Include any other information that the reporting entity, or the entity giving the statement, considers relevant

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Further information

The Cromwell website provides a comprehensive range of information on the Group, sustainability framework and governance practices: www.cromwellpropertygroup.com.

Requests for further information about the Group and our approach to modern slavery risk, may be directed to:

Head of Risk & Compliance (Australia)

Cromwell Property Group GP0 Box 1093 Brisbane QLD 4001 Australia

Tel: +61 7 3225 7777

Email: riskandcompliance@cromwell.com.au

Company Secretary

Cromwell Property Group GP0 Box 1093 Brisbane QLD 4001 Australia

Tel: +61 7 3225 7777

Email: <u>company.secretary@cromwell.com.au</u>

Head of Risk, Europe Cromwell Property Group Tel: +44 203 100 2630 Email: r.macpherson@cromwellpropertygroup.co.uk