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#### **ABOUT THIS STATEMENT**

At Wilmar, we are guided by a set of values that define who we are and the way we work. We respect and strive to protect human rights and, to this end, are working to identify, manage and eliminate risks of modern slavery associated with our business activities and supply chains.

This Modern Slavery Statement covers Wilmar's sugar, renewables and bioethanol operations in Australia and New Zealand (ANZ), for the period 1 January to 31 December 2024 (**Statement**). It outlines our actions to assess and address modern slavery risks within our operations and the supply chains of our raw sugar, refined sugar, ingredients, renewable, bioethanol and agricultural services businesses.

This Statement has been prepared by Wilmar Australia Holdings Pty Limited (ACN 144 972 743) in its own capacity and on behalf of the entities it owns or controls that are reporting entities under the *Modern Slavery Act 2018* (Cth) (**Act**), as set out in **Appendix 1** (referred to together as **Wilmar, we, us** and **our** in this Statement). Internal stakeholders for all these entities were consulted and have provided input to the Statement.

This is our fifth Modern Slavery Statement, outlining the initiatives commenced and implemented in 2024 and areas of focus for 2025.

The Board of Wilmar Australia Holdings Pty Limited approved this Statement on behalf of all entities it owns or controls that are reporting entities under the Act on 23 June 2025.

Shayne Rutherford

Director, Wilmar Australia Holdings Pty Limited

S. W. Rutherford



### **HIGHLIGHTS**

#### **SUMMARY OF KEY ACTIVITIES IN 2024**

Since the establishment of the *Modern Slavery Act 2018,* Wilmar Australia Holdings Pty Limited has built a sound framework to manage associated business risks. In 2024, we:

- Conducted a targeted review of the agricultural industry identified as high-risk to assess specific modern slavery risks, and collaborated with internal and external stakeholders, including peak industry associations, to enhance risk management and information sharing across the supply chain.
- Commenced a review of our Modern Slavery
   Policy, incorporating feedback and improvement
   recommendations from the Modern Slavery Steering
   Committee, to ensure alignment with evolving
   environmental, social and governance expectations.

   The updated policy was forwarded to the Senior
   Leadership Team for consideration.
- Agreed as part of the Modern Slavery Steering Committee that the business would progress in 2025 with appointing a third-party risk-management platform to enhance our ability to assess and manage modern slavery risks across our supplier network.

- Finalised the Terms of Reference for the Modern Slavery Steering Committee, formalising the committee's role in governance and strategic oversight of our modern slavery response.
- Continued to deliver annual Modern Slavery Awareness and Whistleblower training modules, ensuring they remain a key part of our ongoing training program and are included in induction programs for all new employees.
- Maintained engagement with suppliers identified as having potential modern slavery risks through our Corporate Social Responsibility Self-Assessment Questionnaire (SAQ) and applied updated wording to the SAQ to improve clarity and relevance.
- Commenced active participation in Wilmar International's No Deforestation and No People Exploitation (NDPE) Sugar Initiative, reinforcing our commitment to ethical sourcing and sustainability in sugarcane production.





# 1.1 OUR STRUCTURE, OPERATIONS AND SUPPLY CHAIN

#### **Our structure**

We are ANZ's largest manufacturer and marketer of raw and refined sugar products, a leader in renewable energy from biomass and a distributor of oleochemicals and other specialty products. We are also one of Australia's two major producers of bioethanol, and a leading supplier of molasses, sustainable fertiliser and stockfeed products.

We are owned by Wilmar International Limited<sup>1</sup>, one of the world's leading integrated agribusinesses. We are committed to quality, sustainability and safety. Wilmar Australia Holdings Pty Limited is the principal holding company for Wilmar's sugar, renewables and bioethanol operations in ANZ. **Appendix 1** outlines all entities required to report under the Act, and this statement covers the operations and supply chains of those entities listed in Appendix 1, plus those of the entities that they each own or control.

We have approximately 2,000 employees. We use our sugar industry expertise and resources to support research and innovation in cane growing, sugar milling and sugar refining, while also supporting local communities.

#### **WILMAR SUGAR ANZ ACTIVITIES INVOLVE:**



#### **CANEGROWING**

We have one of the largest and most advanced sugarcane farming operations in Australia, producing more than 500,000 tonnes of cane annually under audited best practice.



#### **CANETRANSPORT**

We transport cane to our mills from receival points near supplying farms. This involves cane trains, cane bins and an extensive cane rail network, as well as associated scheduling of harvesting and haulout contractors engaged by growers.



#### **SUGAR MILLING**

We own and operate eight sugar mills in North Queensland, crushing about 15 million tonnes of sugarcane each year to make more than two million tonnes of raw sugar.



#### **SUGAR EXPORTING**

The majority of the raw sugar we produce at our Queensland mills is exported.



#### **SUGAR REFINING**

Sugar Australia and the New Zealand Sugar Company manufacture a range of food products, including bulk refined crystal and liquid sugar and packaged consumer products such as white, brown and caster sugars marketed under the CSR Sugar and Chelsea Sugar brands, respectively.

Wilmar holds 75% of the shares in Sugar Australia and New Zealand Sugar in joint venture with Mackay Sugar Limited.



#### **RENEWABLE ENERGY**

After crushing juice from sugarcane, the residual cane fibre (bagasse) is used as boiler fuel at our sugar mills. In a process called cogeneration, bagasse is burned at temperatures of more than 800°C to produce steam used for electricity generation or as heat in the milling process.



#### **MOLASSES**

On average, our sugar mills produce 500,000 tonnes of molasses a year. Approximately half of this is fermented in our Sarina Distillery to produce ethanol; the remainder is sold as feed to domestic and export livestock industries.



#### **BIOETHANOL**

Wilmar BioEthanol produces a range of products, including pure and methylated ethanol, ethanol for fuel, industrial solvents and chemicals, and refrigeration brine.



#### **AGRICULTURAL SERVICES**

Co-products of the ethanol distilling process at Sarina are used to produce liquid fertiliser and stockfeed in the Australian market.



#### **INGREDIENTS**

Wilmar Ingredients supplies a comprehensive range of products, including non-sugar sweeteners and sugar polyols made from natural products, glucose, glycerine, esters, fatty acids, oleochemicals and natural vitamin E.



#### PRICING AND MARKETING

We offer raw sugar marketing, sales, and pricing services for our cane grower suppliers.

<sup>&</sup>lt;sup>1</sup> www.wilmar-international.com/about-us



### **Our brands**













### **Our Australian and New Zealand operations**



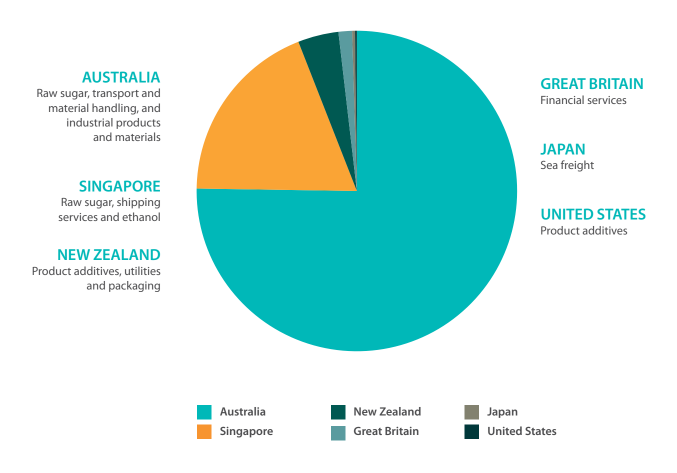


## Our supply chain

>2,700 suppliers of goods and service

>1,300
Queensland sugarcane growers

#### Top countries of supply by spend





### 1.2 | MODERN SLAVERY FRAMEWORK - POLICIES AND **GOVERNANCE**

Our operations adhere to a framework of modern slavery policies and governance.

The table (next page) highlights the policies that assist us in identifying and managing modern slavery within our operations.

The Policy, Standard and Supplier Code were developed with reference to Wilmar International's relevant policies.

Wilmar International has Supplier Guidelines that require suppliers to comply with applicable international, national, and local laws and freedoms.<sup>2</sup> Among other things, the guidelines provide that suppliers cannot engage child labour, must respect freedom of association of employees and ensure ethical recruitment.

Wilmar International's Human Rights Policy outlines the commitment to provide safe, clean and healthy workplace living environments while striving to respect human rights.3

#### Our framework



#### 1. Manage

Policies, procedures, contracts

#### 2. Identify

Supply Chain Review and Corporate Social Responsibility Self-Assessment Questionnaire (SAQ)

#### 3. Mitigate

Reporting mechanisms, both internal and external; correction action plans

#### 4. Collaborate

Communication, training, engagement with business units

#### 5. Evaluate

Assessment and review

https://www.wilmar-international.com/docs/default-source/default-document-library/sustainability/resource/wilmar-supplier-guidelines.pdf?sfvrsn=322d5b97\_2
https://www.wilmar-international.com/docs/default-source/default-document-library/sustainability/policies/human-rights-policyed16f04afc7043738e7579b103a3a15e. pdf?sfvrsn=9378b7f5\_2



Policies, procedures, codes			
Modern Slavery Policy (Policy)	This policy is a statement of our commitment to identify and mitigate risks of modern slavery. <sup>4</sup> Our standards and procedures, which apply to both our company and suppliers, are based on this policy.		
Supplier Code	Our Supplier Code outlines Wilmar's expectations for suppliers regarding modern slavery and general social responsibility. Wilmar reserves the right to disengage from any supplier based on their performance against this code. The code demonstrates our commitment to purchasing goods and services that are produced in a socially responsible and environmentally sustainable manner. <sup>5</sup>		
Whistleblower Standard	We believe in fostering a culture of transparency and integrity in all our business dealings. Our Whistleblower Standard encourages employees, contractors, and other stakeholders to speak up and report any genuine concerns they may have regarding potential, suspected, or actual misconduct. This standard aims to create a safe and supportive environment for those who choose to raise concerns, so that we can take prompt and appropriate action to address any issues that may arise.		

#### **Governance**

The **Board of Wilmar Australia Holdings Pty Limited**, the principal Australian holding company that owns or controls the reporting entities outlined in Appendix 1, is responsible for approving the Modern Slavery Statement in its own capacity and on behalf of the reporting entities.

**Wilmar's ANZ Senior Leadership Team** is responsible for the Modern Slavery Policy and monitoring the implementation of the Modern Slavery Framework.

A **Modern Slavery Steering Committee** comprising representatives from various business units and corporate support functions including Environment, Health & Safety, Sustainability, Corporate Relations, Legal and Procurement is responsible for the implementation of the Modern Slavery Framework, associated procedures, risk assessment criteria, and staff training. This committee is also responsible for consultation with the business units regarding the Statement and Modern Slavery Framework.

The **Modern Slavery Steering Committee** oversees the development, approval and finalisation of the Statement, and includes representatives from the Legal, Environment Health & Safety and Sustainability, Procurement and Corporate Relations functions. In 2024, the Modern Slavery Steering Committee Terms of Reference were reviewed and approved.

All **employees** have responsibility for identifying and reporting modern slavery risks under our Whistleblower Standard.

As a result of the strategic review of our Modern Slavery related policies in 2024, recommended changes were put forward to the ANZ Senior Leadership Team for ratification. We plan to finalise and release the updated Modern Slavery related policies and procedures in 2025.

<sup>&</sup>lt;sup>4</sup> https://www.wilmarsugar-anz.com/publications/738-modern-slavery-policy/file

Silmar Supplier Code https://www.wilmarsugar-anz.com/supply-to-wilmar



## 1.3 | IDENTIFYING MODERN SLAVERY RISKS

#### Modern slavery risks

We consider the risk of modern slavery to be low for our own operations in ANZ because of the legislative regimes under which we operate, and the policies and management processes we have in place for our workers and contractors. These systems include:

- our codes of conduct outlining acceptable workplace behaviours
- the review of visa conditions and working rights before employment
- grievance mechanisms and support systems designed to assist workers
- clear and independently audited payment systems.

In identifying the high-risk categories within our supply chain, we have used independent and external guidance to ensure a comprehensive understanding of the potential risks. This guidance has been used to inform our approach to address modern slavery risks and to focus our efforts on the areas that require the most attention.

In particular, in 2024 we utilised the Walk Free Foundation's 5th edition of the Global Slavery Index, which offers a comprehensive national-level analysis of modern slavery, to enhance our efforts in identifying and addressing modern slavery risks within our operations and supply chains.

Based on the analysis of our supply chain, we identified that goods or services requiring low-skilled or seasonal labour present a higher risk for modern slavery. A significant portion of our operations is linked to the agricultural sector, where seasonal and low-skilled labour is common. As such, we placed an increased focus on assessing and mitigating modern slavery risks in agricultural sourcing.

We collaborated with both internal and external parties to gain a greater understanding of the modern slavery risks present in the agricultural industry. This engagement enabled us to gain valuable insights into how these risks are managed and identify potential areas for improvement.

The following provides an overview of the stakeholder engagement conducted and its outcomes.





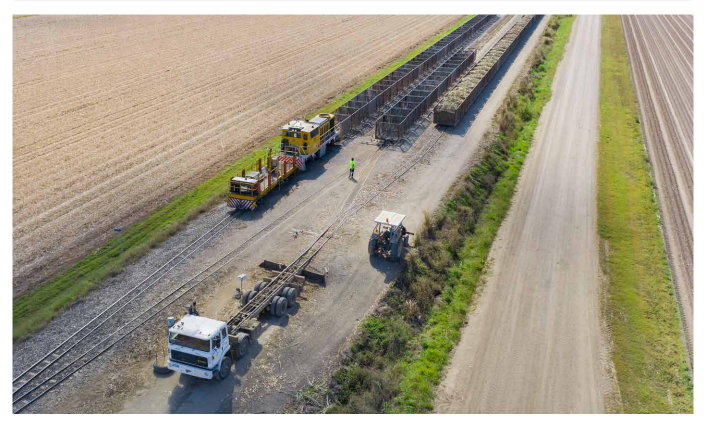
#### Understanding modern slavery risks in the agricultural industry

The agricultural industry has been identified as a high-risk sector for modern slavery. The industry's intricate supply chains, coupled with the pressure for fast and cost-effective production, contribute to the risk of worker exploitation.<sup>7</sup>

To address modern slavery risks in the agricultural sector, the Modern Slavery Steering Committee expanded its focus in 2024 to include a deeper examination of industry-specific challenges. As part of this work, the committee engaged with external stakeholders to better understand risk assessment practices and strategies used across the agricultural supply chain. These discussions reinforced the importance of documenting worker protections, recognising worker rights and supporting freedom of association – core principles aligned with the requirements of the Modern Slavery Act.

This approach complements Wilmar's broader commitment to sustainability and human rights through the No Deforestation and No People Exploitation (NDPE) Sugar Initiative. The NDPE Sugar Initiative underpins our efforts to develop strong, long-term partnerships with suppliers and buyers, while improving sugarcane production practices for both people and the environment. By aligning our modern slavery efforts with our NDPE commitments, we aim to promote ethical conduct and responsible sourcing through our agricultural operations.<sup>8</sup>

Agricultural suppliers are provided with Wilmar's Supplier Code of Conduct, which prohibits the use of forced labour and mandates fair and safe working conditions. These efforts reflect our continued commitment to human rights and ethical business practices across our supply chain.



<sup>&</sup>lt;sup>7</sup> https://www.walkfree.org/global-slavery-index/findings/global-findings/

<sup>&</sup>lt;sup>8</sup> https://www.wilmarsugar-anz.com/about-us/sustainability



# Corporate Social Responsibility Self-Assessment Questionnaire

In 2024, we continued to review new suppliers for potential modern slavery risks.

Our vendor screening and set-up process involves an assessment of a prospective supplier's suitability, including consideration of the supplier's modern slavery risk.

Suppliers who are flagged during that initial assessment as being at increased risk of modern slavery are asked to complete a Self-Assessment Questionnaire (SAQ) for our review.

SAQ responses from new suppliers to date had indicated that 62% of the respondents were in fact compliant, 29% required further review, and 9% were at risk of activities that pose a risk of modern slavery.

Further enquiries were made with those suppliers that had, based upon their SAQ responses, been identified as requiring further review or as being at risk. In each of those instances, further diligence resulted in those suppliers being reclassified as compliant. Section 1.4 (Approach to Remediation) provides further details on the approach used when a supplier is assessed as potentially posing a higher level of modern slavery risk.

The evaluation and update of the questions in our SAQ

in 2024 significantly reduced the proportion of surveyed suppliers requiring further clarification on survey questions. In 2024, 3% of surveyed suppliers required clarification of survey questions compared to up to 9% in previous years.

The SAQ is provided to all relevant new vendors to ensure our supplier risk assessment process is robust.

# Decision to implement a third-party risk-management platform

In 2023, Wilmar committed to exploring the potential implementation of a third-party risk-management platform to enhance the ongoing positive and proactive identification and mitigation of modern slavery risks within our supply chain. Following a thorough review process throughout 2024, the Modern Slavery Steering Committee determined that adopting such a platform would significantly strengthen our due diligence and risk assessment capabilities. As a result, we have confirmed our decision to proceed with the implementation, marking an important step forward in our ongoing efforts to improve supply chain transparency and accountability.





#### Whistleblower Program

In 2024, we continued to roll out the comprehensive whistleblower training to all employees across Wilmar's ANZ business operations. Training was implemented and completed by employees to ensure they understood the program's purpose, the relevant business procedures and the significance of their role in reporting any instances of modern slavery.

Our whistleblower training highlights our Whistleblower Standard which offers multiple reporting avenues for individuals to raise concerns, both internally and externally, with the option to do so confidentially and anonymously.

We continue to take a proactive approach in promoting transparency and ethical practices in our business by continuing our partnership with Stopline Pty Ltd (Stopline). In collaboration with Stopline, we have a secure and confidential communication channel for our stakeholders to raise concerns and compliance matters with ease.

Stopline is accessible to all relevant stakeholders who may be affected, including:

- a current or former employee or officer of Wilmar
- an individual who supplies goods or services to Wilmar (whether paid or unpaid)

- an employee of a company that supplies goods or services to Wilmar (whether paid or unpaid)
- other external parties, including customers, suppliers and contractors and any stakeholder who has a current or previous business relationship with Wilmar.

In 2025, we will continue to focus on high-risk sectors within our supply chain, some of which include IT products and services, security services and labour hire

Our aim is to build on the progress we have made in 2024 by engaging with stakeholders in these high-risk areas, in order to effectively understand and manage any potential modern slavery risks.

Additionally we are committed to continuing training employees on modern slavery related policies and Wilmar's approach to mitigation.





# 1.4 | APPROACH TO REMEDIATION

We recognise that effective due diligence may include regular assessment (including supplier questionnaires), site visits, or review of concerns raised through our grievance reporting mechanisms. Our Modern Slavery Framework uses a range of tools to ensure we are mitigating modern slavery risks and providing remedies wherever necessary and possible.

Where a supplier is assessed as potentially posing a level of modern slavery risk at the higher end of our scale, we may initiate an action plan that includes one or more of the following:

- assessment of human rights risks relevant to the grievance or issue raised
- root cause analysis specific to the grievance or identified issue, carried out in consultation with affected parties or their chosen representatives
- corrective actions to address non-compliance
- remediation action developed in consultation with the affected parties or their chosen representatives
- systemic changes required of the supplier (e.g. new

systems, training, new expertise) to address the root causes

- progress indicators and monitoring activities agreed between the parties
- commitment to regular communication and dialogue on progress against the action plan
- refusal to engage further with the supplier.

While we have directly communicated with those suppliers that originally triggered the risk or review categories in the completed SAQs, we have not yet found it necessary to implement any of the above mitigation measures with an existing supplier.

In accordance with the United Nations Guiding Principles on Business and Human Rights, we recognise our responsibility to cooperate in the remediation of situations where we have caused or contributed to modern slavery and our responsibility to use our leverage where possible to encourage suppliers to assess and address modern slavery risks in their operations and supply chains.





# 1.5 | TRAINING AND CAPACITY BUILDING

In line with our Modern Slavery Policy and Supplier Code, we strive to ensure that both our employees and suppliers are fully aware of our expectations.

We recognise the importance of not only implementing and enforcing effective systems and controls to prevent modern slavery in our supply chains, but also ensuring that it does not occur within our own business operations.

To achieve this, it is important that all our employees are equipped with the knowledge and skills to identify modern slavery.

#### Modern Slavery Awareness Program

In 2024, we continued support of the comprehensive Modern Slavery Awareness Program. This program was developed to raise awareness and understanding of modern slavery risks, while emphasising the collective responsibility for reporting instances or concerns of modern slavery.

#### Whistleblower training

As part of our Whistleblower Program, online training was implemented and completed by employees to ensure they understood the program's purpose, procedures and the significance of their role in reporting any instances of modern slavery.

#### **Implementation**

The Modern Slavery Awareness Program and Whistleblower training were both delivered via online training modules and employee inductions.

Site-based toolbox talks supplemented the online training, providing an opportunity for managers and supervisors to engage with employees and discuss the importance of the program.

Lastly, electronic screens displayed in ANZ offices and worksites raised awareness of our commitment to preventing modern slavery in our business and supply chains.





# 1.6 | ASSESSMENT AND EFFECTIVENESS

We are committed to promoting and fostering a culture of continuous improvement with our employees, contractors and suppliers to identify and address modern slavery risks. We use metrics in assessing the effectiveness of our actions and to refine our approach where necessary. Refer to the table below.

Category	Metrics	Outcome
Manage	Completion of a review of the Modern Slavery Framework and associated processes	<ul> <li>Modern Slavery Framework and associated processes were reviewed to ensure their relevance and effectiveness.</li> </ul>
Identify	<ul> <li>Supply chain risk assessment</li> <li>Outcome of due diligence over SAQ responses</li> </ul>	<ul> <li>Supplier selection process criteria was reviewed to ensure it is effective in identifying the risk of modern slavery in our supply chains.</li> <li>All SAQ responses were reviewed. After direct communication and clarification, all suppliers were found to be compliant.</li> </ul>
Mitigate	<ul> <li>Number of complaints or issues raised via the confidential communication channel</li> <li>Number of corrective action plans developed in conjunction with suppliers</li> </ul>	<ul> <li>No complaints or issues related to modern slavery were raised during the reporting period.</li> <li>No corrective action plans were required to be developed.</li> </ul>
Collaborate	<ul> <li>Modern Slavery Committees meet regularly to ensure collaboration across the ANZ Group</li> <li>Number and quality of training programs or information sessions delivered to employees</li> </ul>	<ul> <li>Six meetings were held with the Modern Slavery Steering Committee.</li> <li>Training modules on modern slavery and whistleblower policies were delivered to employees.</li> </ul>
Evaluate	Assessment and review of our effectiveness	<ul> <li>Continuous monitoring and evaluation of our metrics ensured they remained relevant and effective in measuring our progress in addressing and managing modern slavery risks.</li> </ul>

In 2025, we will continue our proactive approach to managing modern slavery risks by conducting a detailed assessment of third-party risk-management platforms as part of our broader due diligence process. This review will be led by a sub-committee of the Modern Slavery Steering Committee, ensuring a focused and thorough evaluation. Based on the findings, a recommendation will be made to the full steering committee, with the goal of selecting a platform that best meets our operational and compliance needs. Implementation planning will be in undertaken in collaboration with our IT team, with the intention of commencing deployment of the platform in 2025.



# 1.7 | CONSULTATION

Wilmar has taken a collaborative approach to implementing policies and processes to address modern slavery risks in its supply chains. This approach involved cross-functional groups, represented by our reporting entities.

Our Modern Slavery Steering Committee comprises representatives of Wilmar's business units and corporate support functions. This committee plays a critical role in driving the implementation of the Modern Slavery Framework within their areas of responsibility, as well as communicating modern slavery initiatives to employees across Wilmar and to our suppliers.

Wilmar also consulted with subject matter experts outside this committee to better understand risks within specific industries. In 2024, Wilmar consulted internally and externally on modern slavery risks in the agricultural industry.

Owned and controlled entities that are not reporting

entities under the Act are engaged by the Modern Slavery Steering Committee on modern slavery risks generally, and are included in the implementation of the framework.

The development of this statement was led by the Group Environment & Sustainability Team in collaboration with the Modern Slavery Steering Committee. This statement was reviewed and finalised by the Modern Slavery Statement Steering Committee before being presented to the Wilmar Australia Holdings Pty Limited Board for approval.

Additionally, Wilmar International, as the parent company of Wilmar, is kept abreast of modern slavery initiatives and receives a copy of the Modern Slavery Statement. This systematic approach to managing modern slavery risks highlights our commitment to continuous improvement and responsible business practices.





# APPENDIX 1 | REPORTING ENTITIES

This Modern Slavery Statement is prepared by Wilmar Australia Holdings Pty Limited (ACN 144 972 743) in its own capacity and on behalf of all of the following entities it owns or controls that are reporting entities under the Act.

Entity	Primary activity	Directly owns or controls
Wilmar Sugar Pty Ltd (ACN 081 051 792)	Main operating entity of the raw sugar and renewables businesses in Australia which includes cane farming, raw sugar production and electricity generation. It also employs all workers in Wilmar's Australian operations.	
Wilmar Sugar Australia Trading Pty Ltd (ACN 613 299 362)	Carries out raw sugar marketing, sales, pricing and marketing services for cane grower suppliers and holds storage and handling contracts with the owner of the sugar terminals.	
Wilmar BioEthanol (Australia) Pty Ltd (ACN 009 660 191)	This entity is responsible for the production, marketing and sale of ethanol in Australia and for the associated fertiliser and stockfeed AgServices business.	
Wilmar Sugar Refining Investments Pty Ltd (ACN 054 982 071)	Participant (75%) in the Sugar Australia Joint Venture and owns 75% of the shares in Sugar Australia Pty Ltd, the manager of the joint venture. Sugar Australia operates the Australian sugar refining activities of the business.	Sugar Australia Pty Ltd
Wilmar Australia Pty Limited (ACN 144 973 115)	Holding company	Wilmar Sugar Australia Limited
Wilmar Sugar Australia Limited (ACN 098 999 985)	Holding company	Wilmar Sugar Australia Holdings Pty Ltd
Wilmar Sugar Australia Holdings Pty Ltd (ACN 141 216 051)	Holding company	Wilmar Sugar Pty Ltd Wilmar Sugar Refining Investments Pty Ltd Wilmar Sugar Australia Trading Pty Ltd Wilmar Sugar Australia Investments Pty Ltd Wilmar Ethanol (Australia) Pty Ltd Wilmar Ingredients (Australia) Pty Ltd
Wilmar Sugar Australia Investments Pty Ltd (ACN 099 000 450)	Holding company that owns 75% of shares in New Zealand Sugar Company Ltd and owns a minority interest in Sugar Terminals Limited	New Zealand Sugar Company Ltd Various mill owning subsidiaries and holding companies
Wilmar Ethanol (Australia) Pty Ltd (ACN 099 000 012)	Holding company of the entity that operates the BioEthanol business in Australia	Wilmar BioEthanol (Australia) Pty Ltd



# APPENDIX 2 | ADDRESSING THE MODERN SLAVERY ACT'S MANDATORY REPORTING CRITERIA

This statement was prepared to meet **Wilmar's** reporting requirements. The table below sets out how this Statement addresses the mandatory reporting criteria as required under the Modern Slavery Act 2018.

Mandatory criteria	Reference in this Statement
1. Identify the reporting entity.	About this Statement Appendix 1
Describe the reporting entity's structure, operations and supply chains.	Section 1.1 Our structure, operations and supply chain
3. Describe the risks of modern slavery practices in the operations and supply chains of the reporting entity and any entities it owns or controls.	Section 1.3 Identifying modern slavery risks
4. Describe the actions taken by the reporting entity and any entities it owns or controls to assess and address these risks, including due diligence and remediation processes.	Section 1.2 Modern Slavery Framework - Policies and Governance Section 1.3 Identifying modern slavery risks Section 1.4 Approach to remediation Section 1.5 Training and capacity building
5. Describe how the reporting entity assesses the effectiveness of these actions.	Section 1.6 Assessment and effectiveness
6. Describe the process of consultation with any entities the reporting entity owns or controls (a joint statement must also describe consultation with the entity giving the statement).	Section 1.2 Modern Slavery Framework - Policies and Governance Section 1.7 Consultation