



Sportsbet

Modern Slavery Statement

Legislation: *Modern Slavery Act 2018 (Cth)* (Modern Slavery Act)

Reporting Period: 1 January 2023 – 31 December 2023 (FY23)

Foreword from the Chairman

Sportsbet is a leading Australian digital e-commerce business in the online wagering sector and is part of the Flutter Entertainment plc (**Flutter**) global sports betting group.

With operations in Melbourne, Sydney, Gold Coast and Darwin, Sportsbet has approximately 1300 employees and is committed to:

1. developing strong and lasting relationships with suppliers;
2. mitigating any risks associated with the procurement of good(s) or service(s) from a supplier; and
3. making decisions in an accountable, ethical and transparent manner.

These key attributes and values underpin what Sportsbet stands for in our procurement activities and processes and informs our approach to dealing with suppliers.

Sportsbet continues to acknowledge that modern slavery and human trafficking is a global and complex problem which requires ongoing diligence and continuous improvement to address.

As an organisation, Sportsbet has taken several critical steps to reduce the risk of modern slavery in our supply chains and operations.

This modern slavery statement (**Statement**) under the *Modern Slavery Act 2018* (Cth) (**Modern Slavery Act**) outlines the key risks we have identified, our priority areas of focus based on our risk assessment, what we are currently doing to assess and address risks and key steps we are working towards moving forward.

Our values, together with the Commonwealth Guidance for Reporting Entities issued by the Australian Attorney General's Department, and the global approach adopted by Flutter will continue to help us refine the future approach to the development and execution of our modern slavery compliance.

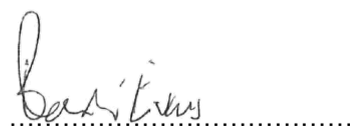
Sportsbet is committed to upholding the aims and requirements under the Modern Slavery Act. There have been several developments in this space including the publication of the Commonwealth Government's review into the Modern Slavery Act and the release of the Walk Free Global Slavery Index 2023. We will monitor changes to the modern slavery regulatory landscape and consider what implications this may have on our anti-modern slavery program. We also acknowledge the important role that market leading businesses, like Sportsbet, must play in combatting modern slavery in global supply chains.

Principal Governing Body Approval

This modern slavery statement was approved by the board of Paddy Power Australia Pty Ltd (ABN 83 133 081 491) in their capacity as principal governing body of Paddy Power Australia Pty Ltd (in accordance with section 13 of the Modern Slavery Act 2018 (Cth)) on 25 June 2024.

Signature of Responsible Member

This modern slavery statement is signed by Barni Evans in his role as Chairman of Paddy Power Australia Pty Ltd (ABN 83 133 081 491) (in accordance with section 13 of the Modern Slavery Act 2018 (Cth)) on 25 June 2024.



Barni Evans, Chairman

1. Criterion 1 Identify the reporting entity

The reporting entity is Paddy Power Australia Pty Ltd (ABN 83 133 081 491), Level 15, 367 Collins Street, Melbourne VIC 3000 (referred to as **we**, our, **us** or **PPA** in this Statement).

PPA is a reporting entity under the *Modern Slavery Act 2018* (Cth) (**Modern Slavery Act**) having met the consolidated revenue threshold in the 1 January 2023 to 31 December 2023 period (**Reporting Period**).

PPA makes this Statement in accordance with section 13 of the Modern Slavery Act as a single reporting entity.

This Statement is made on behalf of PPA and its associated entities which it 'owns' or 'controls' for accounting purposes under the Modern Slavery Act (the **PPA Group**).

Our Statement covers all of the 7 mandatory criteria for reporting as set out in section 16 of the Modern Slavery Act. In preparing this Statement, we have used the Commonwealth Guidance for Reporting Entities (**Government Guidance**) and the Modern Slavery Act Supplementary Guidance to help inform and guide our approach.

2. Criterion 2 Describe the reporting entity's structure, operations and supply chains

2.1 Structure

PPA is the Australian parent company of Sportsbet Pty Ltd (**Sportsbet**) and is an Australian private limited company limited by shares incorporated in Australia and with registered office in Melbourne, Victoria.

While PPA 'owns' or 'controls' a number of entities for the purpose of the Modern Slavery Act, the main operating entity within the Group is Sportsbet which is licensed under the *Racing and Betting Act 1983* (NT) to operate nationally across Australia. Sportsbet is part of a larger global corporate group which is ultimately owned by Flutter Entertainment plc.

Sportsbet has approximately 1,300 employees.

2.2 Operations

Sportsbet collectively conducts business under the Sportsbet brand and is a leading Australian digital e-commerce business in the online wagering sector with over 2 million Australian customers.

We provide online wagering services to customers through an online technology platform www.sportsbet.com.au.

Sportsbet is a corporate sports bookmaker licensed to operate nationally across Australia. Sportsbet has offices in Melbourne, Sydney, Gold Coast and Darwin (where our main call centre is located).

Sportsbet has a wide range of key operations, these are:

- **Bet transactions** – our customers place bets through our online platforms (online website, mobile apps etc.) and our call centres.
- **Marketing and advertising / promotions** – our bookmaking business is supported by locally produced and distributed marketing and promotions.

- **Customer Support Services** – we operate our main call centre in Darwin which supports our customers and their use of our services. The assistance we provide ranges from technical support to safer gambling support. We also provide real-time support through our Live Chat service on our Sportsbet website.
- **Safer Gambling Services** – safer gambling is a key function of our business. We provide our customers with extensive tools, resources, and real-time support services to promote safer gambling.



- **Merchandise** – we locally source a limited range of Sportsbet merchandise which is primarily available to our staff.

2.3 Supply Chain

Generally speaking, our supply chain covers the following main goods and services:

- **content services** for streaming capability, pricing updates and data feeds from local racing and sporting bodies;
- **technology services** for our software, hardware and IT support services;
- **production services** to create Sportsbet advertising content;
- **merchandise** for Sportsbet branded t-shirts, mugs and other apparel; and
- **contractors** for IT and software support services.

We have set out a high-level summary of our supply chain in the Table below.

No.	Product / Service category	Key themes
Key direct suppliers we use in relation to our core service offering		
1.	Technology and Information Services (cloud computing, data hosting etc)	<ul style="list-style-type: none"> ▪ As a technology company we procure a range of technology, software, content, payment solutions and other ICT services to support our core service offering of online wagering services. ▪ Many of these companies are large cloud based technology companies who are located in Australia and headquartered out of the United States of America. ▪ Many of these entities are large global brands who have reporting obligations under the Modern Slavery Act.
2.	Payment Solutions	
3.	Software Platforms	
4.	Social media and Information Services	
5.	Content Production Supply and Services	
6.	Data Analytics Services	
7.	ID Verification	
8.	Merchandise Products	<ul style="list-style-type: none"> ▪ We have a small number of suppliers we use to procure products for our staff merchandise.
Indirect Suppliers		
9.	Catering Services	<ul style="list-style-type: none"> ▪ To support our core online business Sportsbet engages a range of other suppliers who supply goods or services that are not integrated or used in our online wagering services. ▪ These are suppliers from whom we purchase goods or services relating to, for example, utilities, facility management, office supplies and professional services and more (Indirect Sourcing). ▪ Again, many of these companies are large companies who also have reporting obligations under the Modern Slavery Act.
10.	Cleaning Services	
11.	Courier Services	
12.	Security Services	
13.	Office Supplies	
14.	Taxi Services	
15.	Real Estate and Property Management	
16.	Professional services (such as insurance providers, lawyers, accountants)	

3. **Criterion 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.**

In this section we identify the 'risks of modern slavery practices', meaning the potential for Sportsbet to cause, contribute to, or be directly linked to modern slavery through our operations and supply chains. In this context, 'risk' means to people, rather than the risks to Sportsbet (such as reputational or financial damage).

We confirm we have not identified any specific instance of modern slavery impacting Sportsbet during the Reporting Period.

Sportsbet continues to build on its initial high-level scoping exercise to identify key areas of modern slavery risks in our operations and supply chain. This scoping exercise involved undertaking a risk assessment of Sportsbet's main suppliers in accordance with the Government Guidance and known modern slavery indicators. We set out our initial risk assessment and high-level risk mapping exercise of our operations and supply chain in the sections that follow.

Sportsbet recognises identifying and mitigating risks is a continuous improvement process.

3.1 **Potential risks in Sportsbet's operations**

Sportsbet continued its risk assessment process for its own operations during the Reporting Period.

Sportsbet's employment practices, including employment of direct/permanent workers and engagement of contractors/temporary workers, was an area of focus for risk assessment during the Reporting Period.

Our main call centre is located on-shore in Darwin, Australia.

Employment of direct / permanent workers

We did not identify any significant risks in connection with the employment of our direct/permanent workers nor any potential for Sportsbet to *cause or contribute* to modern slavery risks through its employment practices.

The majority of Sportsbet's employees are employed in Australia which has been identified in the Global Slavery Index 2023 as having a relatively low prevalence of modern slavery. Our permanent and temporary employees are engaged through individual contracts. These contract templates are periodically reviewed to ensure their terms and conditions are compliant with relevant employment legislation.

Further, our staff are generally skilled employees who work across Sportsbet's core business areas of technology, trading, marketing, corporate, operations and client services. We therefore consider our employees to work in skilled sectors which are not typically high-risk from a modern slavery perspective.

3.2 **Analysis of which suppliers are also reporting entities under the Modern Slavery Act**

We have also undertaken a high-level assessment of some of our key direct suppliers and identified several which have submitted modern slavery statements to the Australian Government operated register under the Modern Slavery Act. This assessment has helped us to gain an understanding of which entities may or may not have reporting obligations under the Modern Slavery Act and further strengthens and develops our risk management processes and procedures for modern slavery compliance. This process has also helped to inform us of our prioritised risk-based approach to focus on the suppliers listed in section 3.3. We will continue to extend the monitoring of our key direct suppliers for non-compliance as part of our commitment to preventing modern slavery and we will be particularly vigilant in relation to suppliers in higher-risk countries and sectors.

3.3 Sportsbet's priorities

Based on our initial high-level risk mapping exercise we continue to take a prioritised risk-based approach as recommended by the Government Guidance.

Our initial high level risk mapping exercise considered the following well known modern slavery indicators and their inherent risks:

- sector and industry risks;
- product and service risks;
- geographic risks; and
- entity risks.

Based on these indicators, we have been focusing on and will continue to focus our efforts on the following key areas of our overall operations and supply chains which we have identified as potentially having an inherent increased modern slavery risk profile:

1. **Suppliers who provide staff merchandise products** due to sector and industry risk, product and service risk and potential geographic risk. Specifically, inherent risks of modern slavery may be associated with the extended and complex apparel, uniforms and merchandise supply chain.
2. **Working with building management to better understand the risks associated with the cleaning services** used to clean our offices, call centres and premises in Australia given cleaning is a known sector risk.

4. Criterion 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

4.1 Actions taken in the Reporting Period

We confirm we have not identified any specific instance of modern slavery impacting Sportsbet during the Reporting Period

Set out below in this section is an overview of the steps we have taken during this reporting period to assess and address the risks in our operations and supply chains.

Actions Completed in reporting period

Established Training Program

Modern Slavery training module was deployed to ensure awareness of modern slavery, what the risk factors are and what is required to comply.

Improved modern slavery contractual controls

Modern Slavery clauses have been included in Sportsbet procurement contract templates for use with new suppliers. Standard clauses are available for inclusion in existing contract or non-standard agreement during renewal.

Improved oversight for key suppliers

Modern Slavery statements and details were requested from key direct suppliers to understand actions these key suppliers have undertaken to address Modern Slavery within their supply chains. Statements were reviewed to monitor our key direct suppliers for non-compliance as part of our commitment to preventing modern slavery.

Increased focus on areas with increased modern slavery risk profile

Modern Slavery questionnaire was completed with primary merchandise supplier to aid with assessment of Modern Slavery risk within their supply chain.

Review and update our Modern Slavery Statement

Every year in line with our commitment to ensuring that our business and supply chain remain free from any association with breaches of the Act.

Business changes

We monitor changes in our business and in the environments in which we operate to capture and manage any new or evolving risks so that our zero-tolerance approach to modern slavery is maintained.

Approved Human rights policy

To make clear our expectations of staff and confirm our commitment and ensure there is a clear mechanism to raise relevant concerns;

4.2 Ongoing risk assessment and investigation

While we are committed to upholding our obligations under the Modern Slavery Act, we are building on our modern slavery compliance journey and we have examined areas of inherent increased modern slavery risk by aligning with Government Guidance and known modern slavery risk indicators.

4.3 Compliance controls

As mentioned in sections 3.1 and 4.1, we have compliance controls in place to review supplier activities and our employee contract templates to ensure they remain compliant.

4.4 Policies, procedures and other modern slavery measures

Sportsbet has in place the following current policies and procedures which help prevent modern slavery risks.

- **Whistleblower Policy** which encourages Sportsbet officers, employees and contractors to “speak up” and report dishonest or illegal activity by Sportsbet and its officers, employees and contractors, through the provision of education and awareness raising, procedures and protections in respect of whistleblowing. Our Whistleblower Policy is a comprehensive document which is regularly updated and approved by our Chief Legal and Risk Officer and General Counsel.
- **Code of Ethics** which defines the actions, behaviours and practices expected of and required by Sportsbet employees.
- **Procurement Policy** which sets out the principles under which products and services are procured and suppliers are managed at Sportsbet and its associated entities and also incorporates the Flutter Procurement Policy. These principles include the risk and compliance requirements for on-boarding a new third-party supplier and corresponding risk assessment (including modern slavery/sanctions screening and anti-bribery and corruption due-diligence).

We continue to consider improvement opportunities to other policies and procedures that may relate to our operations and supply chains to further help to prevent modern slavery risks (where possible).

In addition to our current relevant policies and procedures, Flutter, Sportsbet's ultimate parent company, has a "group wide" approach to modern slavery compliance. This approach outlines Flutter's risk management processes and procedures for "zero-tolerance" modern slavery compliance and outlines the ongoing commitment to monitor business/environmental changes to capture and manage new and evolving risks.

Sportsbet supplements the Flutter group wide approach to modern slavery compliance with local compliance measures to assess and address risks in a way which is informed by the Government Guidance issued by the Australian Attorney General Department.

We have also continued to work with modern slavery legal experts in Australia to progress Sportsbet's modern slavery compliance over the next few reporting periods, subject to the group-wide measures and initiatives of Flutter:

- **A Supplier Code of Conduct** which makes clear our expectations with suppliers, which is currently in draft form and due to be rolled out to suppliers in the coming Reporting Period;
- **The phased roll out of a comprehensive modern slavery supplier survey** to certain suppliers for areas we have identified as higher risk (in line with our key priorities);
- **Supplier pre-screening considerations** in our onboarding process of new suppliers with the introduction of new technology to help identify modern slavery risks with suppliers.

4.5 **Monitoring developments**

We have worked with modern slavery experts in Australia to consider our modern slavery compliance processes and initiatives, and to monitor Modern Slavery Act developments on our behalf, including the developments into the review of the Modern Slavery Act.

5. **Criterion 5 Describe how the reporting entity assesses the effectiveness of these actions**

We use key performance indicators (**KPIs**) to measure how effective we have been in identifying and mitigating modern slavery risks in particular training compliance. Based on these KPIs, we continually assess and improve our modern slavery compliance framework.

With the help of modern slavery legal experts in Australia, in this Reporting Period we have approved:

- a human rights related policy; and
- implemented an anti-modern slavery training for our key staff.

We also confirm we have not identified any specific instance of modern slavery during the Reporting Period impacting Sportsbet during the Reporting Period.

We are continuing to progress with our key objectives and key performance indicators (**KPIs**) identified in our previous Statement to measure how effective we have been in identifying and mitigating modern slavery risks in our supply chain. Based on these KPIs, we aim to continually assess and improve our modern slavery compliance framework:

No.	Key objective	Key performance indicator
1.	Implement and approve a human rights related policy or initiative.	Whether a human rights related policy or initiative has been approved by the PPA Board in FY23. <i>Completed</i>
2.	Implement anti-modern slavery training with key staff to raise awareness of the key concepts of modern slavery and human trafficking.	The percentage of our key staff who have received the rolled out anti-modern slavery training. <i>Completed and ongoing</i>
3.	Monitoring the number of issues reported by our Whistleblower Policy and Code of Ethics.	This will be measured by how many incidents are reported and how promptly we respond. <i>Completed and ongoing</i>

6. Criterion 6 Describe the process of consultation with any entities the reporting entity own or controls

PPA is making a 'single statement' for the purpose of the Modern Slavery Act and is required to consult with the entities it owns and controls (i.e. members of the PPA Group).

In accordance with the Modern Slavery Act and best practice guidance issued by the Attorney General's Department, this single Statement has been developed in consultation with all entities in the PPA Group.

We have also prepared this Statement with input from our internal stakeholders, including Sportsbet's legal and procurement team who have worked with modern slavery legal experts in Australia to help develop and refine our approach.

7. Criterion 7 Provide any other relevant information

7.1 The importance of our AML/CTF compliance program in combatting modern slavery

The link between money laundering and modern slavery has been widely acknowledged and reported on.

One of our key organisational priorities during this Reporting Period has been uplifting our control environment as it relates to compliance with the Anti-Money Laundering and Counter-Terrorism Financing Act 2006 (**AML/CTF Act**).

Whilst we understand from the Government Guidance that our customers do not form part of our operations and supply chains, we believe that our work in this space supports our endeavors in minimising organised crime and the harms associated with it, including modern slavery.

7.2 Flutter Modern Slavery Statement

As mentioned in section 4.4 above, Flutter's current risk management processes and procedures for modern slavery compliance are outlined in the Flutter Entertainment plc Modern Slavery Statement 2023 (published here: <https://www.flutter.com/modern-slavery-statement/>). Sportsbet implements the global policies and procedures adopted by Flutter and supplements these with local compliance measures to assess and address risks in a way which is informed by the law, guidance and best practice in Australia. We understand the role we have to play in combatting modern slavery as a leading Australian digital e-commerce business in the online wagering sector and look forward to reporting on the steps we are taking, and progress made in our next Statement.

Annexure A – Approval, Signing and Mandatory Criteria

MODERN SLAVERY ACT 2018 (CTH) – STATEMENT

ANNEXURE Principal Governing Body Approval

This modern slavery statement was approved by the *principal governing body* of Paddy Power Australia Pty Ltd (ABN 83 133 081 491) as defined by the *Modern Slavery Act 2018* (Cth) (“the Act”) on 27 June 2024.

Signature of Responsible Member

This modern slavery statement is signed by a *responsible member* of Paddy Power Australia Pty Ltd (ABN 83 133 081 491) as defined by the Act.



Barni Evans

Chairman

27 June 2024

Mandatory criteria

Please indicate the page number/s of your statement that addresses each of the mandatory criteria in section 16 of the Act:

Mandatory criteria	Page number/s
(a) Identify the reporting entity.	3
(b) Describe the reporting entity’s structure, operations and supply chains.	3 - 5
(c) Describe the risks of modern slavery practices in the operations and supply chains of the reporting entity and any entities it owns or controls.	6 - 7
(d) 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.	7 - 9
(e) Describe how the reporting entity assesses the effectiveness of these actions.	9 - 10
(f) Describe the process of consultation on the development of the statement with any entities the reporting entity owns or controls (a joint statement must also describe consultation with the entity covered by the statement).	10
(g) Any other information that the reporting entity, or the entity giving the statement, considers relevant.	10