

# **Modern Slavery Statement - 2021**

June 2021







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#### 1. Foreword

United Energy depends on our team of 253 employees and 330 suppliers to deliver reliable. affordable, safe and flexible electricity to customers.

Managing risk is integral to what we do. The safety of our people and the community we serve underpin our policies, systems and processes. We understand our responsibility extends beyond our business, to the third parties supplying us goods and services so we can deliver our services.

Our operations are varied - from maintaining poles and wires, inspecting and cutting trees, building large-scale solar farms or supporting customers connect clean energy technology – and we rely on at least 330 active suppliers to deliver the products and materials we need to deliver our services.

We work hard to choose the right suppliers and take into account a range of non-price factors including safety performance, labour practices and values alignment, and supporting the communities in which we operate. We will not tolerate any form of modern slavery in our business, or knowingly conduct business with anyone who does.

Over the past 12 months since our first modern slavery statement, we have taken several actions to evaluate our supply chains, including risk assessments of our supply categories and suppliers including updating policies to consider modern slavery risks, implementation of a new supplier's code of conduct, a new procurement sustainability statement and introduced training for all employees about modern slavery across the business.

We are proud of our work to encourage our employees to speak up if they see something wrong. Everyone should feel safe to report inappropriate or illegal behaviour, including possible modern slavery, and our Whisteblower Program provides an anonymous channel for all employees. contractors and suppliers to do so.

Under our roadmap, we will work with our peers to further minimise modern slavery risks, improve our training and conduct our annual risk assessments of our operations and supply chains that will provide further actions that we will address.

Continual improvement will be a key focus of addressing potential modern slavery issues and I look

forward to reporting on our progress.

Peter Lowe Chairman

Tim Rourke Chief Executive Officer



# 2. About us

#### 2.1. Who we are

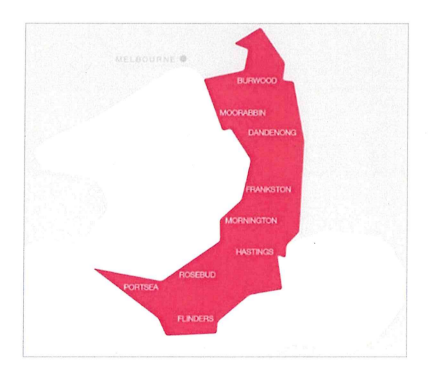
United Energy Distribution Holdings Pty Ltd is the holding company for the United Energy group (United Energy, or UE), which owns and operates the United Energy electricity distribution network.

A CK Infrastructure-led consortium owns 66 per cent of United Energy with the balance owned by SGSP (Australia) Assets Pty Ltd, also known as Jemena.

#### 2.2. Our business

We distribute electricity to more than 660,000 customers across east and south east Melbourne and the Mornington Peninsula. Ninety per cent of our customers are residential. We manage a network of 204,000 poles and over 13,000 kilometres of wires. Electricity is received via 78 sub transmission lines at 47 zone stations, where it is transformed from sub transmission voltages to distribution voltages.

Regulated asset base \$2.4billion
10,071km overhead distribution lines
2,783km underground distribution lines
Reliability 99.98%





#### 2.3. Corporate structure and reporting entities

This modern slavery statement has been prepared and published in accordance with the *Modern Slavery Act* 2018 (Cth) for the calendar year ended 31 December 2021. It is a joint statement made on behalf of, and approved by the Boards of the following reporting entities:



This statement covers the activities of these entities and all entities owned or controlled by them that are not themselves reporting entities that are headquartered in Melbourne.

All references to our, we and us within this statement refer to United Energy Distribution Holdings Pty Ltd and the entities it owns and controls.

#### 2.4. Board and management structure

Our Board of Directors oversees our strategic direction and performance and provides support to our Executive Management Group. The Board consists of five directors: two independent directors including the Chair, two shareholder appointed directors and the Chief Executive Officer. The following committees have also been established to assist with the responsibilities of the Board:

- Audit and Risk Committee assists with financial reporting, maintaining an efficient system of internal
  control and promoting an ethical culture. Is also responsible for reviewing the risk profile of the business
  and oversight of risk management process, while ensuring appropriate procedures are in place to
  comply with legal obligations.
- Remuneration Committee reviews and makes recommendations on remuneration arrangements for our people.

United Energy is managed by an executive management team, which is led by the Chief Executive Officer and consists of general managers and chief officers from each of our business units:



<u>Electricity Networks</u>: Our Electricity Networks business unit manages our network assets, including our control room. They also are accountable for planning and design of upgrades and augmentations to the electricity network.

<u>Service Delivery:</u> Service Delivery is responsible for project delivery and project management, management of UE's external field workforce, and delivery of the works program.

<u>Finance</u>: The Finance business unit is responsible for the financial management of United Energy covering financial control, regulatory reporting, strategic financial planning, treasury and taxation. Finance also cover operational functions spanning revenue management, procurement, commercial property and facilities management, payroll, corporate risk and insurance.

<u>People, Culture and Legal:</u> Our People, Culture and Legal business unit provides practical, value-add advice and services to support the achievement of our strategic objectives and living our values, including health, safety and environment; HR Operations and Recruitment; Legal; and Organisational Development.

<u>Corporate Affairs:</u> Our Corporate Affairs business unit provides internal and external support for our customers, helping manage risk and optimise outcomes.

By engaging with external stakeholders, educating them on the role of distribution businesses and supporting our customers to make informed energy choices, they build greater understanding of the value our networks bring to the energy supply chain.

The functions include stakeholder engagement; marketing, sponsorship and community partnerships; and Internal and external communications.

<u>Information Technology</u>: Our IT business unit is responsible for the strategy, planning and delivery of information technology.

Strategy & Customer Group: Our Strategy and Customer Group is responsible for delivering strategic initiatives, managing business improvements and process documentation, maintaining ISO certification, provision of change management services and provision of internal audit services. The Group is also responsible for driving customer service improvement across the whole organisation and are the primary point of contact for our customers and electricity retailers.

<u>Regulation</u>: Our Regulation business unit has two areas of responsibility: Regulation (which includes the regulatory reset and compliance), and Regulatory Strategy & Pricing.



#### 2.4 People

As at December 2021, United Energy employed 253 people. We also acquire shared services from the Victorian Power Networks group and engage supplementary labour from contracted labour hire agencies on an as needs basis.

The number of employees working in each business unit is as follows:

Organisational Unit	Total Headcount excl Supplementary Labour
Information Technology	27
Service Delivery	100
People, Culture and Legal	8
Corporate Affairs	1
Finance	35
Regulation	1
Strategy and Customer Group	17
Electricity Networks	. 64

## 2.5. Supply chains

We do not manufacture the products we use in our businesses. We buy them from suppliers, many which purchase components from their own suppliers. We also buy services.

As at December 2021, we have approximately 330 active suppliers. Of this approximate 330 suppliers, 97% (based on their direct engagement business locations) are based in Australia with a small number based overseas in the USA, New Zealand, Canada, China, Sweden, Singapore and India. The vast majority of our Australian vendors are based in Victoria.

The products we buy range from energy infrastructure materials (power cables, transformers, line hardware, poles, protective equipment, public lighting materials, inverters, PV mounting equipment) to IT hardware, fleet and network associated consumables. Significant services include asset inspection, construction and maintenance, facilities management, traffic management, and IT and professional services.

We work hard to choose the right suppliers and take into account a range of non-price factors including safety performance, labour practices and values alignment, and supporting the communities in which we operate.



# 3. Modern slavery risks in our operations and supply chain

United Energy recognises that the greatest modern slavery risk exists from our external supply chains.

During 2021, we conducted a modern slavery risk-mapping assessment. The analysis was undertaken on our operational and supply chain procurement activities focusing on supplier expenditure by sector and geography. The outcomes of our analysis have been summarised into these two key areas.

#### 3.1. Industry risk

Based on supplier industry and expenditure, our top three key risk sectors can be classified as construction, electrical equipment and employment services – each of which has a unique risk profile.

Construction & Engineering: The construction sector, which includes civil engineering companies and large-scale contractors, is characterised by large and complex international supply chains as well as local and overseas manual labour. This sector sources goods and materials which originates in countries or geographic regions with the potential of weaker working conditions and regulations.

**Electrical Components & Equipment**: This industry includes companies that supply electric cables and wires, electrical components, or equipment not classified in the Heavy Electrical Equipment sub-industry. Similar to construction, the electronics industry typically has long international supply chains for its raw materials manufacture and product assembly.

Human Resource & Employment Services: United Energy typically sources these services from Australian companies with local labour contracts. Whilst these services are typically lower risk in Australia, the direct impact on people means this sector carries an inherent modern slavery risk. Suppliers in this industry provide business support services relating to human capital management, including employment agencies, training, payroll and benefit support services, retirement support services and temporary labour hire agencies.

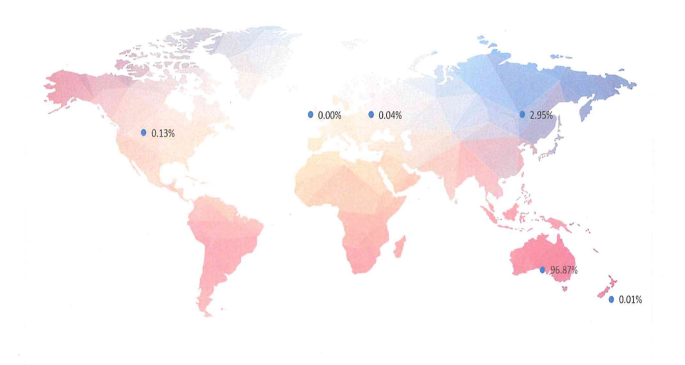
## 3.2. Geographic risk

As 97% of United Energy's suppliers are based in Australia, a nation with democratic governance, strong rule of law, minimal internal conflict and healthy economic development, the geographic modern slavery risks are low.

Country	% of Spend
Australia	96.87%
India	2.46%
China/Hong Kong	0.46%
USA	0.13%
Sweden	0.04%
Singapore	0.03%
New Zealand	0.01%



UE % of Spend by Location





# 4. Our approach to assessing and addressing modern slavery

#### 4.1. Overview

United Energy has undertaken various steps to understand and address the risk of modern slavery within our supply chain. We have focused on programs which will provide a foundation for further initiatives and deliver longer-term outcomes:

- POLICY Reviewed existing policies and procedures, including our Procurement and Purchasing Policy, to embed the consideration of modern slavery risks into our normal business processes, particularly when tendering and selecting suppliers, and included principles of sustainable sourcing
- CONTRACT TERMS From October 2019, we amended all procurement contracts and standard purchase order terms to include anti-slavery and human trafficking clauses and have included those terms in all standard form contracts entered in 2021. Amongst other things, these clauses require our suppliers to tell us as soon as they become aware of any actual or suspected slavery or human trafficking in their supply chain, and to require the same of their suppliers. In addition, any contracts entered into before this date are reviewed at the time of contract variance, to ensure that anti-slavery and human trafficking clauses are added into the contract variation
- SUPPLIER RISK ASSESSMENT During 2021 we have undertaken detailed risk assessments with a
  particular focus on geographic location, industry sectors and the products and services supplied to us
  (refer section 2 for the details);
- SUPPLIER MODERN SLAVERY SELF ASSESSMENT Early in 2021 we undertook our first modern slavery supplier self-assessment survey. The survey results raised some concerns over the visibility of modern slavery in the respective vendors supply chains. Further investigation with each of the suppliers indicated there was some misunderstanding of the questions that were asked, which led to suppliers providing ambiguous results. As a result of this survey and follow up with our suppliers, we feel the self-assessment survey highlighted a strong visibility of the risks in their supply chains and desire to further improve The survey's initial target is our high risk and higher contact value vendors representing 75% of our total supply chain spend;
- TRAINING Delivered modern slavery training to our procurement team to raise awareness and knowledge of modern slavery risks, our responsibility to mitigate those risks and report on our progress as well as how to address these concerns if identified:
- ENCOURAGING REPORTING We are committed to creating and maintaining an open and honest
  working environment in which people employed by us or our suppliers, and their families, are able to
  raise concerns regarding suspected breach of law, our policies and procedures and our Code of
  Conduct. This includes raising concerns about modern slavery. We encourage reporting of wrongdoing
  by providing a convenient, safe and independent reporting mechanism, and protection for people who
  make a disclosure.



#### 4.2. Corporate Governance

United Energy's **Board** is responsible for the corporate governance and strategic direction of the United Energy group. Its responsibilities specific to the management of modern slavery include:

- · Compliance with the Code of Conduct;
- Ensuring that significant risks facing the Group have been identified and that appropriate and adequate control, monitoring, accountability and reporting mechanisms are in place

United Energy has established a number of **Committees** to assist the Board in the execution of its duties. The Audit and Risk Committee oversees and makes recommendations to the Board on United Energy's risk profile and ensures appropriate policies and procedures are adopted. The Committee also assists the Board with its responsibilities to oversee compliance statute and regulations. The Audit and Risk Committee has specific



direction from the Board to consider modern slavery risks as they apply to our business and supply networks.

#### 4.3. Risk management

Management of risk is an integral part of our business. It is reflected in policies, systems and processes. This includes our strategic planning process, performance management and overall governance.

The business uses an "Enterprise Risk Management" approach to provide a comprehensive and consistent process to manage and report on business risk exposures through identification of strategic, operational and emerging risk, determining accountability for those risks, assessment of controls and the control environment and ensuring that there are adequate resources to manage the risks.

The business has a formal Enterprise Risk Management Framework that is consistent with the International Standard for Risk Management (AS/NZS ISO 31000:2018) and includes six-monthly reviews of business risk exposures.

The framework ensures structure are in place to facilitate effective risk identification, analysis, monitoring and reporting. Regular reporting to the Board via the Risk Management and Compliance Committee is also a key component of the framework.

The Executive Management Team (EMT) has executive oversight of risk management throughout the business. The Corporate Risk Team present to the EMT members on a regular basis on the results of the risk profiling.

During 2021, the risk of modern slavery was formally incorporated into our Enterprise Risk Framework..

#### 4.3.1. Operational due diligence

We take a proactive approach to modern slavery due diligence internally by creating a positive culture where our people are comfortable speaking up and are aware of their rights. Our policies and procedures (listed below) provide guidance and clear information to our employees about their rights and responsibilities. Leaders across our business are encouraged to be aware of and be vigilant around instances of modern slavery within our workforce – both employees and contractors. We support and comply with Australia's strong workers' health and safety legislation which acts as a mitigating factor to modern slavery risks within our workforce.



#### 4.4. Policies and procedures

In addition to our governance structure set out above, we maintain and implement a range of policies and procedures to mitigate modern slavery risks in our operations and supply chains. These include our:

Health and Safety Policy - the health and safety of our employees, contractors, customers and the community is our highest priority. Supporting and complying with Australia's strong workers' health and safety legislation also acts as a mitigating factor to modern slavery risks within our workforce and supply chain.

**Procurement and Purchasing Policy** - provides direction on ensuring the procuring and purchasing of goods and services meet regulatory, business and governance requirements.

**Supplier Code of Conduct** – outlines ethical standards in behaviours that suppliers as partners, will aim to meet when conducting business with CitiPower and Powercor.

Whistleblower Policy - purpose is to encourage reporting of wrongdoing that is of a legitimate concern by providing a convenient and safe reporting mechanism and protection for people who make a disclosure. This policy is directed for use by our employees or contractors and their families, our suppliers and their families.

**Employee Handbook Code of Conduct** - provides guidance to our employees on our Company Values, code of conduct, relationships with suppliers, and reporting a concern.

Enterprise Risk Management Policy and framework - enables key stakeholders to understand and respond to the risks that may affect business objectives, effectiveness and efficiency.

**Supplier compliance** - administered through the insertion of an anti-modern slavery clause in our contracts and purchase order standard terms.

# 4.5. Training

United Energy's procurement team has undertaken Modern Slavery Act training, to reinforce the key objectives of the modern slavery risk management framework. The training was conducted in December 2021 and included the broader human rights agenda including key human rights issues within the energy services sector and provided an overview of United Energy's process and documents.



# 5. Measuring our effectiveness

We are committed to measuring the effectiveness of our modern slavery risk management.

Over 2021, we focused our attention on risk identification and management processes, building employee awareness and knowledge through training and have reviewed our relevant policies and procedures to ensure they support our management of modern slavery risks.

Fortunately, there were no modern slavery risks raised for remediation in our supply chain in 2021. In the event we identify an instance of modern slavery within a specific supplier's operations or supply chain, we will work with that supplier to remediate the issues and risks identified in our assessment. When we can't achieve a satisfactory resolution, we will implement other measures, including terminating our relationship with the supplier.

Our Whistleblower Program provides an effective mechanism for reporting and escalating any issues of concern to employees of us or our suppliers, or their families, and we are committed to maintaining an environment where legitimate concerns are able to be reported without fear of retaliatory action or retribution, and anonymously if required.

#### 5.1. Impact of COVID-19

COVID-19 has increased economic and social uncertainty, with profound disruption to supply chains through changed demand, forced border closures and changed production conditions. We acknowledge that the effects of COVID-19 have potentially heightened the risks of modern slavery, particularly where our products originate in developing countries. Our approach to managing this has involved maintaining our supplier relationships through open communication and collaborating with our people, peers and peak bodies with respect to the risks of modern slavery.

# 6. Stakeholder engagement and consultation

The content of this statement applies to all entities owned and controlled by United Energy. Internal and external subject matter experts across all business units were involved in preparing and reviewing this statement. As the directors of each reporting entity are the same, and the group is managed by a single executive management team, uses the same policies and processes and shares the same suppliers, we have provided a single consolidated description of our actions to address modern slavery risks and this statement has been prepared on a 'whole of group' basis.

The working group that co-ordinated preparation of this statement included representatives from our procurement, sustainability, corporate affairs and legal teams and received input from our business, our risk team and our executive management team.

Consultation was undertaken at Board level through presentations to and feedback from the Audit and Risk Committee and consideration and approval of this statement by the United Energy Board.

This statement was approved by the Board of each reporting entity on March 2022.



## 7. Additional information

In 2021 we had a significant task of increasing our knowledge of modern slavery and improving our visibility of supply chain risks. In 2021, we undertook and implemented the following activities:

- 1. Enrol in Energy Procurement Supply Association and Informed 365
- 2. Development of Modern Slavery training for deployment across the workforce
- 3. Detailed Modern Slavery Risk Assessments for all Categories of supply
- 4. Undertook our 1st Modern Slavery supplier survey
- 5. Updated our supplier survey questions to increase visibility
- Development of a companywide approach to the remediation actions, when a Modern Slavery risk or risk are identified
- Ongoing enhancement and updates to our supplier contract clauses, including references to our new Supplier Coder of Conduct

#### In 2022, we have plans to:

- 1. Deploy company-wide training to raise the profile of modern slavery across the whole organisation.
- 2. Run our second modern slavery survey, leveraging the Informed 365 survey platform across all of our suppliers.
- 3. Reevaluate our risk assessments for all categories of supply;
- 4. Raise awareness on what to do if you see or suspect modern slavery in our business; and
- 5. Launch the sustainable procurement statement.

## 7.1. Company information

#### **United Energy**

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#### **Postal Address**

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Vic 3149
General Enquiries - 1300 131 689 Website www.unitedenergy.com.au

#### Whistle-blower Hotline

Phone: 1800 035 400 (in Australia)

Email: speak-upanonymous@stopline.com.au