

# Introduction and Identification of Reporting Entities

This Modern Slavery Statement is prepared in accordance with the *Modern Slavery Act 2018* (Cth) (**Act**) and is intended to comply with the requirements of the Act in relation to the operations of the following Australian subsidiaries of Deere & Company (**Deere**):

- Chamberlain Holdings Limited (CHL) and its wholly owned subsidiaries John Deere Limited (JDL) and Wirtgen Australia Pty Ltd (WAPL); and
- John Deere Financial Limited (JDF).

## **Organizational Structure**

As noted above, JDL and WAPL are wholly owned subsidiaries of CHL. CHL is a holding company which is ultimately a wholly owned subsidiary of Deere, which is the ultimate parent company of the Deere Group.

JDF is also ultimately a wholly owned subsidiary of Deere, but has a different intermediate holding company to CHL and a separate board of Australian directors to CHL.

Deere is incorporated in the USA, listed on the New York Stock Exchange (NYSE) under the trading symbol "DE" and has its headquarters in Moline, Illinois, USA.

WAPL was acquired by Deere in 2017 as part of its acquisition of the Wirtgen Group, which was a German based manufacturer and distributor of construction equipment worldwide.

CHL, JDL, JDF and WAPL are referred to as the "**Deere Group**" in this statement (although it should be noted that there are other subsidiaries of Deere & Company which are not included in this definition).

# **Deere's Business and Operations**

Globally, Deere manufactures and distributes (either via its dealer network or directly) agricultural, construction, forestry and related machinery. It also provides precision agricultural services and operates a finance business in various jurisdictions globally under the 'John Deere Financial' brand.

In Australia, JDL and WAPL import and distribute products, parts and accessories manufactured by Deere and its subsidiaries overseas. CHL is a holding company which does not import or distribute products or interact with dealers or retail customers.

JDL does this by way of its authorized dealer network and WAPL sells 'Wirtgen', 'Vogele', 'Benninghoven', 'Kleemann', 'Streumaster', 'Hamm', 'Ciber', 'Betek' and other Wirtgen Group branded products directly to customers.

JDF provides retail finance to purchasers of Deere products from authorized dealers and wholesale finance to the Deere dealer network in Australia and New Zealand.

## **Deere's Supply Chain**

JDL and WAPL are importers and distributors in Australia of a wide range of products, parts and accessories.

These products, parts and accessories are primarily imported by JDL and WAPL from other Deere subsidiaries around the world and then:

- in the case of JDL, sold to authorized John Deere dealers for sale by those dealers to retail customers who are typically located in Australia; and
- in the case of WAPL, sold directly by WAPL to retail customers who are typically located in Australia (i.e. WAPL products are not sold by way of a dealer network).

Complete products sold in Australia by JDL and WAPL are manufactured by Deere and its subsidiaries in factories located in the USA, Germany, India, Brazil and China.

Deere and its subsidiaries acquire component parts (such as steel, plastic, rubber and other raw materials) from sources throughout the globe that have typically been vetted through Deere's supplier due diligence process which aims to minimize the risks of human rights violations in the supply chain by ensuring that Deere suppliers comply with relevant Deere policies and controls as outlined in more detail below.

JDF is a captive financier who provides financial products to Deere dealers, purchasers of Deere goods (and some second hand non-Deere goods) from accredited Deere dealers. It does not provide finance to purchasers of goods directly from WAPL. The JDF supply chain is less complex than that of JDL and WAPL, as it is a financer rather than a distributor of goods. Other than the group services described in the paragraph below, JDF acquires a number of services from global suppliers, including IT services, credit and identity verification services and security registration. These services are acquired from reputable global vendors, and given the profile of the services acquired, risks of any modern slavery occurring in the supply chain relating to the provision of these services is considered to be low.

In addition to the matters described above, the Deere Group also acquired a range of services in carrying out its local operations. The services acquired include IT services, postage and delivery services, advertising and marketing support and professional services (accounting and tax advice, legal services and other professional support). These were primarily acquired from suppliers in Australia and New Zealand and the risks of any modern slavery occurring in the supply chain relating to the provision of these services is considered to be low.

## Assessment of Potential Risks in Deere's Supply Chain

The risk of modern slavery in the local operations of the Deere Group in Australia (i.e. the supply of whole goods and parts to its local dealer network, the provision of marketing and other customer support services, the provision of finance by JDF and the services acquired from local suppliers as described above) is low. The Deere Group operates in a visible and well-regulated market sector in Australia and works with reputable, well managed organizations in the conduct of its operations.

The Deere Group in Australia relies on the risk management strategies and controls of its parent to assess and manage the risks of modern slavery in the overseas supply chain. Based on this strategy, the risk assessment process and Deere's overall assessment of the potential risks of modern slavery in its supply chain is as set out below.

Deere's Supply Chain Risk Management and Compliance processes are administrated by the Global Supply Management and Logistics Organization. This includes a dedicated Global Supply Chain Risk Management Team as well as a Compliance team that monitors and analyzes supply chain risk globally including Labor, Human Rights, and Environmental risks within the supply chain. Identified risks and mitigation action plans are tracked within Deere's Supply Chain Risk Management application and are reported quarterly.

Deere's internal risk management structure is administered by a Management Risk Committee consisting of the CEO and his direct reports. This committee provides periodic reports to Deere's Board of Directors regarding Deere's risk management processes and reviews with the Board high-priority areas of enterprise risk.

In addition to the formal Enterprise Risk Management process as noted above, Deere's Global Law Services and Regulatory Affairs Group implemented a Human Rights Community of Practice. This group, made up of senior staff across diverse regions, functions and business units including legal, public affairs, compliance, supply management and sustainability, met periodically to monitor and assess legislative proposals, regulatory updates, voluntary reporting structures, and social trends in the area of human rights including modern slavery. This group served as a cross-functional team to ensure that Deere is implementing global best practices in its assessment and management of the risks of modern slavery in the supply chain.

Deere has identified the following potential focal risk areas for Modern Slavery in its supply chain:

- Deere operates in, and sources materials from, a global supply base covering countries that may have different laws, regulations, and labor conditions;
- Deere sources materials from a large and diverse supplier base; and
- Only a small percentage of materials that Deere sources globally are subject to legally required regulatory tracing and reporting mechanisms, such as is the case with conflict minerals.

While the above risk areas do exist and are inherent to the nature of Deere's supply chain, Deere considers that globally the risk of modern slavery existing in its supply chain is low.

While it is not considered a material risk factor for Modern Slavery, the supply chain for the former Wirtgen Group companies operates in parallel to the supply chain for the broader Deere group and has different processes and procedures which do not necessarily have the same level of controls as for the broader Deere Group. The harmonization of these practices with the broader Deere Group practices is an ongoing project and commentary is set out below where there are specific differences in practice. Deere considers that, although the former Wirtgen Group companies have not yet implemented the full suite of Deere supplier management controls, to the extent that the processes are not homogenized, the parallel controls which exist in the Wirtgen supply chain remain effective and appropriate for these purposes.

Deere has a common risk assessment approach for suppliers to ensure compliance with the German Supply Chain Due Diligence Act.

Organizationally, Deere strives to eliminate the risks of modern slavery in its supply chain and it has put in place a number of enterprise level controls to mitigate the risks of modern slavery occurring or other human rights violations occurring in its supply chain. The actions taken to avoid modern slavery in Deere's supply chain (as described below) are robust and implemented across Deere's global operations.

#### Actions taken to avoid Modern Slavery

Deere is committed to eliminating the risks of modern slavery in its supply chain. Deere takes the following specific actions to assess and address those risks (although, as noted below, not all these actions are yet undertaken at all levels of the former Wirtgen Group supply chain, which is still integrating its practices with those of the global Deere supply chain):

- Suppliers that want to enter Deere's supply base (including those to former Wirtgen Group companies) must certify through Deere's Supplier Code of Conduct that:
  - They will comply with laws governing labor and will not use forced, involuntary, child, or slave labor, or engage in human trafficking.
  - They will not purchase materials or services from entities that use forced, involuntary, child, or slave labor.
  - They will address John Deere's expectations concerning protection of human rights and environment in their supply chain.
  - Materials included in their products comply with labor and modern slavery laws of the countries where they do business.
  - They are aware of Deere's expectation that they will conduct their operations in a sustainable way that minimizes the impact on natural resources and protects the environment, customers, and employees. They must ensure their operations comply with all applicable laws related to soil conservation, air emissions, water discharges, toxic and hazardous substances, packaging, and waste disposal.

- Suppliers must provide workers and visitors with a safe and healthy work environment. They should take proactive measures that support accident prevention and minimize health risk exposure. They must ensure their operations comply with all laws related to health and occupational safety.
- Deere employees regularly discuss the Supplier Code of Conduct with suppliers during supplier conferences, meetings, and performance reviews.
- The majority of Deere's standard contract templates contain language incorporating the Supplier Code of Conduct and requiring compliance with that code as a condition of the contract.
- Deere's purchasing terms and conditions, which apply to the majority of purchases made by the Deere Group globally are available on the John Deere Supply Network and require that the "Seller shall comply with the John Deere Supplier Code of Conduct".
- Deere (including the former Wirtgen Group companies) utilizes EcoVadis (a global sustainability intelligence platform) and EcoVadis IQ to gather additional information related to Sustainability including Labor and Human Rights initiatives. Many key suppliers are completing full EcoVadis assessments and currently all suppliers delivering to German facilities are included in an internal risk assessment process to meet the German Supply Chain Due Diligence Act.
- Deere conducts periodic audits of its suppliers to identify certain risks and unethical behavior. If environmental risks or violations of human rights are identified in its supply chain, Deere will develop tailor-made action plans with concerned suppliers. These action plans allow its suppliers to eliminate or minimize such violations to limit the risk of modern slavery in the supply chain. If any supplier fails to adequately address any matter escalated by Deere, it may take further actions, including placing the supplier on hold or termination of the relationship.
- Deere has implemented an employee Code of Business Conduct and Dealer Code of Conduct that require compliance with labor and modern slavery rules and regulations, which applies throughout the Deere Group globally.
- Deere works with its supplier-related employees to ensure they can be the "eyes and ears" of Deere to look for labor and human rights-related issues.

As stated above, Deere uses an Enterprise Risk Management process to identify, categorize, and escalate risks, including those relating to labor and human rights. The former Wirtgen Group companies have a similar but separate supplier risk management process and analysis is underway to seek to bring these processes into line with those of the broader Deere Group. Further initiatives will arise as a consequence of the introduction of the European Corporate Sustainability Reporting Directive and similar updates to global laws and regulations. Deere's Commitment to Human Rights in its business practices

Deere is known for its commitment to social responsibility, both as an employer and in how we conduct our business. Deere regularly appears in the Ethisphere Institute's list of the World's Most Ethical Companies.

As a responsible corporate citizen, Deere strives to ensure that human rights are upheld for our employees and all workers in our supply chain. Deere strives to ensure that slavery and human trafficking are absent from our supply chain.

On a global basis, Deere is subject to, and complies with, a number of legislative regimes requiring companies to analyze the risk of the presence of modern slavery in their supply chains and to make disclosures regarding their efforts to ensure that their supply chains are free from slavery and human trafficking. Examples of these laws in jurisdictions other than Australia include the California Transparency in Supply Chains Act, the German Supply Chain Due Diligence Act, the Canadian Fighting Against Forced Labour and Child Labour in Supply Chains Act and the U.K. Modern Slavery Act

#### **Assessment of the Effectiveness of Controls**

Deere assesses the effectiveness of the above controls to prevent modern slavery, forced labor or other material supply chain issues.

These assessments involve Deere supply management, compliance, and other personnel.

Based on these assessments, Deere considers that its controls are generally effective and appropriate to address Deere's risks globally and for its operations in Australia.

Deere considers that, although the former Wirtgen Group companies have not yet implemented the full suite of Deere supplier management controls, to the extent that the processes are not homogenized, the parallel controls which exist in the Wirtgen supply chain remain effective and appropriate for these purposes.

Deere strives to continual improvement of its practices and to ensuring that it eliminates the risk of modern slavery in its supply chain. To this end, Deere has identified a number of future steps which it proposes to take to continue to develop its framework for identifying and managing the risks of modern slavery in its supply chain, which are set out below under the heading 'Future Steps'.

# **Reporting and Whistleblower Policy**

Any behavior that conflicts with Deere's Code of Business Conduct or Deere's Supplier Code of Conduct may be reported confidentially (and anonymously, where allowed by law) to a manager, supply management representative, or through the John Deere Compliance Hotline available online at https://johndeere.ethicspoint.com. The John Deere Compliance Hotline is available 24 hours a day, seven days a week.

Allegations are reviewed and/or investigated by an internal team that includes Supply Management representatives. Allegations found to be credible are dealt with as appropriate. Suppliers that are found in violation of the Supplier Code of Conduct may be eliminated from Deere's supply base.

In addition to its global reporting policies and procedures, the Deere Group has an Australian whistleblower policy which complies with the requirements of the *Corporations Act 2001 (Cth)* and which allows employees, directors and other third parties of the Deere Group to raise compliance concerns.

### Training for Deere Employees and Leaders:

- Annually, all Deere salaried employees are required to review Deere's Code of Business Conduct and certify that they comply with it.
- The Code of Business Conduct sets forth the company's commitment to human rights with all of its business partners, including that the company does not use or condone the use of any form of forced or indentured labor or human trafficking in the supply chain, manufacturing, or distribution of our products. The Code of Business Conduct makes clear that the company complies with child labor laws, expects others to do the same, and will consider the compliance with such laws in its selection of suppliers.
- Salaried employees regularly receive training on the Code of Business Conduct. Additional training courses focus on individual sections of the Code as needed. New John Deere employees are assigned the Code of Business Conduct training promptly upon joining the company.
- Supplier Code of Conduct training is also available to all employees. This training is mandatory for the majority of John Deere's Supply Management & Logistics employees and covers various topics, including human trafficking.

# **Consultation with Other Entities**

In preparing this Statement, the Deere Group in Australia carried out the following consultations with entities of the broader John Deere group globally and with each of the reporting entities subject to this statement:

- reviewed the human rights practices of the John Deere Group by way of consulting with the Global Human Rights Community of Practice;
- reviewed the modern slavery statements (or their equivalents) submitted by other Deere entities around the world;
- consulted with key members of the supply chain teams globally to ensure accuracy of all statements relating to the Deere supply chains in countries other than Australia;
- reviewed and discussed with the compliance team responsible for the Wirtgen Group's supply management framework; and
- met with relevant stakeholders to ensure accuracy of all disclosures contained in this statement relating to the assessment and risks of modern slavery.

### **Future Steps**

Globally, Deere strives to take proactive steps to eliminate the risk of slavery or forced labor in its supply chain. To this effect, it has to date:

- Continued Deere's assessment of supply chain-related risks, including those related to labor and modern slavery. This includes assessment of inclusion of these areas in Deere's sustainability goals.
- Recently revised Deere's Supplier Code of Conduct to include more specific labor and modern slavery-related requirements and commitments.
- Implemented a Dealer Code of Conduct that requires compliance with labor and modern slavery rules and regulations.
- Participated in a number of sustainability reporting and ranking processes with external parties to demonstrate Deere's commitment to compliance in this area.
- Formed a diverse, inter-disciplinary group within Deere that assesses and evaluates Deere's risks and processes in the area of human rights, including labor and modern slavery.

Deere identified and implemented these initiatives as core components of the controls to ensure that the risks of modern slavery or forced labor in our supply chain are eliminated.

The use of EcoVadis IQ assessments for the Deere and Wirtgen supply base has been implemented and includes all active high risk Deere suppliers. Deere will continue to work with the former Wirtgen Group to increase the alignment of its supply management practices with those of the broader Deere group globally

## **Approval and Date**

Approved by the board of directors of Chamberlain Holdings Limited (on behalf of CHL and its subsidiaries).

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Luke Chandler Managing Director

Approved by the board of directors of John Deere Financial Limited.

Mark Ferres

Mark Ferres Managing Director

8 April 2025