

# Modern Slavery Statement 2020

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### A MESSAGE FROM OUR CEO

In Australia and New Zealand, Veolia employs more than 4,600 employees across more than 190 locations. People are at the core of what we do as a global champion of Ecological Transformation.

We are committed to ensuring our impact on our community through employment, supply chain and our operations is ethical, fair and in the best interests of people and our environment.

Our Modern Slavery Statement declares our commitment to identify, manage and mitigate the risks of modern slavery.

Veolia will strive for continual improvement across our organisation in Australia, New Zealand and across our global footprint.

Richard Kirkman CEO and Managing Director Veolia Australia and New Zealand



This statement has been published in accordance with the Modern Slavery Act 2018.

During the financial year ended 31 December 2020 ("FY20"), the reporting entity ("Veolia"), as described below, reported an annual consolidated revenue in excess of \$100m. This statement constitutes Veolia's Modern Slavery Statement for the financial year ended 31 December 2020.

This first modern slavery statement outlines the steps we have taken to identify, manage and mitigate the risks of modern slavery in our operations and supply chain, aiming at achieving a 'Modern Slavery Free' environment.

This Statement was approved by Veolia's Executive Committee on June 9th 2021, as well as by the Board of Directors of Veolia Environmental Services (Australia) Pty Ltd on June 22nd 2021, as the largest entity in terms of revenue in FY20 on behalf of all 'reporting entities' as detailed in the "Reporting Entity" section.



Modern slavery is an umbrella term used to describe situations where coercion, threats or deception are used to exploit victims and undermine or deprive them of their freedom. Modern slavery is defined by eight types of serious exploitation: trafficking in persons, slavery, servitude, forced marriage, forced labour, debt bondage, deceptive recruiting for labour or services, and, the worst forms of child labour, where children are subjected to slavery or similar practices. It does not include practices like substandard working conditions or underpayment of workers, however, tolerance of less severe abuses can create the conditions that allow modern slavery to occur.



### **Acknowledgement of Country**

At Veolia, we respect and connect to Country and our community. We endeavour to be a positive contributor to society, behaving ethically and with respect for all people, welcoming diversity of thought, background and experience.

We acknowledge the Aboriginal and Torres Strait Islander people as the original custodians of our land, and are committed to walking alongside them to connect, learn, and create sustainable opportunities in the communities in which we live and operate.

## ABOUT VEOLIA AUSTRALIA AND NEW ZEALAND

Veolia is here to ensure that humans can continue to thrive.

We are here to clear up, to clean, to recover, to recycle; and to provide renewable energy and sanitised water.

#### That is our Purpose.

Veolia sets itself the task of "Resourcing the world" by protecting, preserving and providing access to vital resources.

Veolia is an ethical organisation where the values it proclaims contribute to establishing its legitimacy as a company.

Veolia contributes to environmental conservation and economic development and strives for continuous progress in the careful management of natural resources, the fight against climate change, pollution reduction, the preservation and development of biodiversity and the improvement of the health and well-being of the populations. This includes taking a proactive stance against modern slavery and the conditions that enable it.

Veolia is committed to applying and ensuring compliance with its human rights policy among its employees, as well as promoting that policy among its other stakeholders, customers, subcontractors and suppliers. Veolia expects all stakeholders to conduct their activities with respect for human rights, in accordance with the Modern Slavery Act 2018.

At Veolia, we are convinced that continuing human development is only possible if economic, social and environmental issues are addressed as an indivisible whole. This belief is embedded in the history of the company, which as soon as it was created in 1853, showed the way by making access to drinking water an essential element of public health and quality of life.

We celebrate our past, with a focus on our future. With more than 160 years of global experience, and a local genesis over 50 years ago, we have a solid foundation of expertise. We draw on this experience to create the water, waste, energy and industrial solutions that mitigate climate change, create liveable and resilient cities and foster harmonious communities.



### **Reporting Entity**

This Statement applies to Comgen Australia Pty Ltd (ABN 17 050 242 441), Veolia Water Australia Pty Ltd (ABN 99 061 161 279) and Veolia Energy Services Australia Pty Ltd (ABN 36 122 191 208) as well as to:

- Their respective wholly owned entity; and
- The entities over which these have control.

These include in particular:

Veolia Environmental Services (Australia) Pty Ltd	Western Resource Recovery Pty Ltd
ABN: 20 051 316 584	ABN: 91 099 144 180
Veolia Water Utilities (Aust) Pty Ltd	Veolia Energy Technical Services Pty Ltd
ABN: 71 072 158 108	ABN: 46 064 584 587
Veolia Water Operations Pty Ltd	Veolia Energy Solutions Pty Ltd
ABN: 14 061 161 297	ABN: 30 129 471 558
Veolia Water Services (ANZ) Pty Ltd	North West Alliance Pty Ltd
ABN: 64 069 471 334	ABN: 25 164 277 614
Veolia Water Services ANZ Pty Limited	Integrated Waste Services
NZBN: 942 903 813 4586	ABN: 23 043 564 833
Bendigo Water Services Pty Ltd	Ti Tree Bioenergy
ABN: 68 087 333 088	ABN: 67 450 387 919
Total Waste Management Pty Ltd ABN: 51 077 898 607	

"Veolia" refers to the Group of entities listed above. This joint modern slavery statement covers all entities included in Veolia. All entities, defined above as Veolia, work closely together and share policies and processes.

All entities referred to as Veolia are centrally managed from Veolia's corporate head office located Level 4, 65 Pirrama Road, Pyrmont, 2009, NSW. These also share the same Executive Committee. The CEO and Managing Director of Veolia, chairs the Veolia Executive Committee and is a member of the Board of Directors for each entity. As such, this statement is signed by a responsible member for each reporting entity.

Veolia, as described above, is part of the Veolia Environnement SA group of companies, headquartered in France. Veolia Environnement SA is a corporation listed on the Euronext Paris (VIE:PA). Veolia Environnement SA, as a Group, also complies with the French "Duty of Care" Law As such, Veolia Environnement SA publishes annually a <u>Vigilance Plan</u> that sets out how the Group meets the requirements of this legislation on human rights and fundamental freedoms, health and safety, serious environmental damage, and suppliers and subcontractors.

### OUR CAPABILITIES

#### WATER AND WASTEWATER TREATMENT

We work with local authorities, industrial and commercial clients to design, build, operate and maintain their water plants and networks. Our experience is coupled with the latest technological solutions for process water, ultrapure water, water and wastewater treatment, recycling and reclamation, and network solutions. We also offer service-based consulting to help clients manage their capital investment and optimise the management of their plants and networks.

#### Our water capabilities include:

- Water and wastewater treatment
- Operation and maintenance
- Recycled water for reuse
- ✓ Water for industry
- Digital monitoring and integrated smart-solutions
- Network maintenance and rehabilitation

#### **INDUSTRIAL SERVICES**

Serving clients within heavy industries such as mining, oil and gas, and manufacturing;

## Veolia can provide complete facilities management that is inclusive of:

- ✓ Waste assessments and reporting
- ✓ Chemical clean up
- Remediation services
- ✓ Shutdowns

Through a multi-technical solution, Veolia can also devise a suitable water and energy management plan that includes the operations and maintenance of on-site assets.

#### WASTE MANAGEMENT AND RESOURCE RECOVERY

Providing environmental solutions for the collection and recovery of commercial and municipal waste, we work with clients to devise a custom waste treatment and recovery plan for their specific waste streams. Our focus is to realise opportunities to turn waste into a secondary resource; thereby, reducing waste-related environmental impacts.

#### This is achieved by providing customers with:

- Waste assessments and reporting
- Solid waste collection
- Medical waste collection and treatment
- Liquid and hazardous waste collection and treatment
- ✓ Resource recovery and recycling
- Educational material
- Energy from waste

#### ENERGY SOLUTIONS

Delivering end-to-end solutions for energy supply and use, we are able to holistically manage energy performance contracts, district energy networks and industrial utilities.

# Veolia can deliver sustainable energy management solutions through:

- Energy performance contracts
- Facilities management
- Building management systems
- Power generation
- District energy
- Carbon neutral and green energy solutions

## OUR SUPPLY CHAIN

In FY20, Veolia worked with more than **7000 direct suppliers**.

With the size of our operations, our supply chain is relatively complex. While we largely use suppliers based where we operate, we are supplied by all types of economic actors: from local businesses through to global companies.



# FY20 SPEND RELATED TO SUPPLIERS LOCATION

- AUSTRALIA > 90.7%
- NEW ZEALAND > 6.5%
- EUROPE & N. AMERICA > 2.6%
- REST OF WORLD > 0.2%



The below table presents a summary of Veolia's spend categories as well as the typical products/ services for each of the categories.

Category	1	Typical products / services in the Category	
Industrial, Technical & Service Subcontracting (44% of FY20 spend)		<ul> <li>Waste and Treatment Subcontracting</li> <li>New Works and Maintenance</li> <li>Mobile Equipment Subcontracting</li> <li>Subcontracting and Facility Management</li> </ul>	
General Purchasing (14% of FY20 spend)	<b>Sevi</b>	<ul> <li>Human Resources Services &amp; Contingent Labour</li> <li>Professional Travel</li> <li>Health Safety Products Equipment (including PPE and Workw</li> <li>Office Supplies</li> <li>Regulatory and Non Regulatory Inspections</li> </ul>	ear)
Energy, Chemicals, Materials & Products (9% of FY20 spend)	-	<ul> <li>Energy Fuel and Combustibles</li> <li>Organic and Mineral Chemicals</li> <li>Recyclable Product</li> </ul>	
Operating Supplies, Material & Equipment (8% of FY20 spend)	Ţ.	<ul> <li>Automatic Systems, Electrical Equipment and Electronic Components</li> <li>Building Materials</li> <li>Transmission, Valves and Small Mechanical Components</li> <li>Worksite Equipment</li> </ul>	
Mobile Equipment & Motorised Equipment		<ul> <li>Mobile Equipment Fleet</li> <li>Removable Mobile Device Pre-Collection Equipment</li> </ul>	
Intellectual Services		<ul> <li>Management, Strategy and Technical Consulting</li> <li>Marketing and Communication</li> <li>Insurance</li> </ul>	
IT & Telecommunications		<ul> <li>IT Equipment</li> <li>Software applications</li> <li>Telecommunications</li> </ul>	
Real Estate		<ul> <li>Real estate rental</li> </ul>	
Taxes, Usage Fees, and Royalties	\$	<ul> <li>Customs duties</li> <li>Infrastructure usage fees</li> <li>Professional taxes</li> <li>Waste-related taxes</li> </ul>	

### RISK ASSESSMENT

Veolia Environnement SA's risk mapping is based on its own methodology developed by the Group's Risk Management Department. The risk analysis methodology includes a combination of exogenous and endogenous factors to define the overall risk mapping. Based on the internal risk assessment, mitigation action plans are developed and prioritised by geographies. Implementation of action plans is monitored closely.

The main risk mapping methods used are:

- Working groups participated in by functional departments;
- Questionnaires to encourage feedback to nurture analysis and reflections during the risk assessment; and
- Discussions between the head office and operations to ensure consistency and feed the sorted results of the mapping process.

In Australia, Veolia uses the Veolia Environnement SA's risk assessment to further detail the local risks based on the exposure to certain countries, the industry we are operating in and a number of other key risk factors.

### VEOLIA

### Identified Modern Slavery Risks

This risk mapping highlighted that Veolia's Modern Slavery main risk exposures lie with:

- Our Supply Chain generally, and more specifically with our industrial clothing provider, Temporary Labour and Agency Workers as well as some of our external subcontractors;
- Our direct use of Labour.

However, 99.2% of our active suppliers operate from Australia or New Zealand and these suppliers represented 97.2% of our FY20 spend.

### **RISK MITIGATION & REMEDIATION**

### Global Approach

Globally, Veolia Environnement SA is committed to supporting and advocating for human rights. Veolia Environnement SA, headquartered in Paris is subject to the French Duty of Care Law.

This commitment is demonstrated in Veolia Environnement SA's **<u>9</u> sustainable development**</u> <u>commitments</u> as well as in our fundamental values and principles as set forth in our <u>Ethics</u> <u>Guide</u>. Such values include solidarity, respect, innovation, customer focus and responsibility.

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They guide our relations with internal and external stakeholders. Veolia Environnement SA is committed to respecting employees' human rights but also those of the individuals and communities where Veolia operates.

Veolia Environnement SA has been a member of the United Nations Global Compact since 2003. This membership commits the Group, globally, to promoting 10 fundamental principles of human rights, labour rights, and protection of the environment. Since 2014, Veolia Environnement SA has had its place at the "advanced" level of the United Nations Global Compact differentiation program which uses 21 specific criteria to set the highest standard of voluntary performance reporting on responsible development.

To clearly identify our contribution to the Sustainable Development Goals ("SDGs"), Veolia is a major player in sustainable cities (SDG 11) through its management of essential services like water, sanitation (SDG 6), energy (SDG 7) and waste (SDG 11). And with its growth activities, Veolia encourages innovative industrial production methods (SDG 9) and more responsible consumption through the circular economy (SDG 12).

Our capacity for innovation (SDG 9) and our relations with them (SDG 17) were identified as key to helping to achieve the SDG, particularly in terms of combating climate change (SDG 13).

Veolia Environnement SA globally implemented a Human Rights framework, applied across the Group, as well as in Australia. This framework defines in particular:

- A governance and steering device
- A Human Rights Policy
- An Annual Risk Analysis
- Performance Assessment tools
- Dialogue with local and international stakeholders
- Transparency of non-confidential data and actions

# Veolia has a zero tolerance approach to modern slavery and the conditions that enable it.

To combat modern slavery, Veolia has developed a multi-year **anti-slavery strategy** which supports our commitment. Our approach to modern slavery is centred around four pillars underpinned by continuous improvement.

**Internal Awareness**: Embed modern slavery awareness and due diligence within business as usual activities and employees' knowledge;

Supply chain awareness and due diligence: Increase supply chain vigilance;

Victim Support: Ensure a victim centred approach with an established support mechanism; and

**<u>Collaboration</u>**: Improve engagement with stakeholders and build partnerships with peak bodies, NGOs and industry.

This approach enables Veolia a clear yet flexible approach to tackle modern slavery issues with specific actions underpinned by a robust reporting and governance framework.

### **Modern Slavery Governance**

A robust governance process is established to ensure the anti-slavery strategy is executed with clear measurable objectives and that progress is monitored on a regular basis. The following groups and committees are established to deliver the objectives.

### **CEO & Veolia Executive Committee**

The CEO and the Veolia Executive Committee have overall accountability for ensuring the anti-slavery strategy is appropriately executed.

## Safety, Ethics & Compliance Steering Committee

The Safety, Ethics & Compliance Steering Committee provides guidance and decisions as required. It is sponsored by two members of the Veolia Executive Committee and reports directly to the Veolia Executive Committee. It also endorses the anti-slavery strategy.

### **Modern Slavery Working Group**

The interdisciplinary Modern Slavery Working Group is responsible for:

- Assessing the modern slavery risks within Veolia's operations and supply chains;
- Developing the anti-slavery strategy; and
- Delivering the anti-slavery strategy, particularly through the implementation of actions aiming at mitigating identified risks.

The interdisciplinary Modern Slavery Working Group's core members are from the following teams: Ethics, Compliance, Risks, Sustainability, Legal, Procurement and Human Resources. The Modern Slavery Working Group meets on a monthly basis ad as required.

## KEY SPECIFIC RISK MITIGATIONS IN PLACE IN 2020

# Specific Risk Mitigations (based on specific Risks identified in the risk mapping)

#### **Industrial Clothing**

Veolia awarded national preferred supplier arrangements for the provision of Industrial Clothing in 2019. Supplier selection was heavily weighted towards ethical and social procurement practices and the application of a structured approach to managing potential modern slavery risks. Veolia's Industrial Clothing range is manufactured off shore in accordance with the supplier's strict corporate governance guidelines. Supplier audits are completed periodically and include the assessment of Modern Slavery risks. Other minor Industrial Clothing suppliers currently account for less than 10% of Veolia's spend with an intention to further reduce Veolia's exposure to these suppliers.



#### Labour Hire

In 2018, in order to further mitigate the potential modern slavery risk in our labour hire supply chain, Veolia went to market with an objective to significantly reduce the number of suppliers across Australia, and to ensure the selected suppliers were appropriate to manage contingent labour requirements in line with Veolia's Corporate and Social Responsibility requirements. At completion of this exercise, a panel arrangement was implemented consisting of selected suppliers with a commitment to endorse, monitor and manage the intent and purpose of the Modern Slavery Act 2018. Veolia continually works with these suppliers to further refine and develop commitments to identifying and rectifying any indications of modern slavery in our supply chain.

### **Direct Use of Labour**

Veolia employs 4,600+ individuals on direct contracts of employment. Veolia is fully compliant with the legislative requirements of the Fair Work Act 2009 and the Fair Work Regulations 2009. Wages are paid electronically directly to the employee's bank account. In Australia for example, in line with Department of Home Affairs guidance, Veolia will not employ anyone without the correct proof of Right to Work.

Veolia works in partnership with 7 trade unions to ensure agreed and reasonable pay for its staff.

### Veolia is also strongly committed to:

- Eliminate discrimination. Employee diversity is an asset which allows the company to innovate and perform better. Veolia strives to be a socially responsible employer, everywhere it operates, to guarantee the respect of every individual, while encouraging a greater diversity of profiles and developing inclusion within teams;
- Guarantee equal opportunities, recognising the talents of every individual and avoiding all discrimination on the grounds of origin, gender, disability, age, etc; through fair and non-discriminatory Human Resources processes ensuring the development of diversity and gender equality;
- Guarantee the development of social dialog and freedom of expression of employees;
- Guarantee the right to work in a healthy safe environment.

These commitments, along with the mechanisms and processes in place to achieve these, are developed in detail in Veolia's policy framework.

Veolia's Whistleblowing Policy ensures that it covers, among other elements, any unlawful activity relating to modern slavery.



### GENERAL RISK MITIGATIONS ALIGNED TO OUR ANTI-SLAVERY STRATEGY

# **Internal Awareness:** Embed modern slavery awareness and due diligence within business as usual activities and employees' knowledge

### Supply Chain awareness and due diligence: Increase supply chain vigilance

Why?	How?
Under the Guiding Principles on Business and Human Rights, Veolia has a responsibility to respect human rights which includes taking actions to prevent, mitigate and where appropriate to remediate modern slavery through working with suppliers and reviewing our own operations.	<ol> <li>Mapped key parts of operations and supply chain in tier one.</li> <li>Performed modern slavery due diligences among broader compliance due diligences on all new major customers and key suppliers.</li> <li>Developed purchasing guidelines for buyers for all categories where there is a local or global supply arrangement in place.</li> <li>Set objective criteria for selecting our suppliers and service providers ensuring adherence to <u>ethical and sustainable development rules</u> adopted by Veolia globally.</li> <li>Reinforced collaboration with suppliers particularly on Modern Slavery.</li> </ol>

# <u>Victim Support</u>: Ensure a victim centred approach with an established support mechanism

Why	How?
Modern slavery is a hidden and generally under reported crime, with only 1 in 5 victims in Australia being identified. The majority of victims are highly vulnerable and without power. Globally 1 in 4 victims are children and 71% are women and girls. Victims will often experience powerlessness and trauma, and consequently need ongoing support. Veolia also recognises secondary trauma may occur when working with people who are victims or reviewing material about traumatic events.	<ol> <li>Developed a Remediation Procedure to investigate and remediate all situations where modern slavery is suspected.</li> <li>Developed Guidelines for Working with Trafficked People and Modern Slavery Victims.</li> <li>Maintained a system to support all Veolia employees who may experience primary or secondary trauma through the Employee Assistance Program.</li> </ol>

# <u>Collaboration</u>: Improve engagement with stakeholders and build partnerships with peak bodies, NGOs and industry

Collaboration is key to combating modern Due to the interconnected nature of our w	
society, consumers, governments, busines	
investors must all work together to tackle	
Increasing engagement and collaboration	promotes
learning, openness and sharing of challen	ges and
lessons. Transparency helps us to tackle t	he
problem, leveraging our collective capabili	ties.

		How?
	15.	Ensure open forums with workforce representatives such as labour hire providers and unions.
ery. civil and ry. totes and	16.	Engage with international stakeholders including Veolia Environnement SA to share learnings and in particular other countries where modern slavery legislation applies such as UK's modern slavery Act and France's Duty of Care, as well as raising awareness within Veolia Environnement SA's supply chain and operations.

17. Adhere to and promote Veolia Environnement's Human Rights Policy and other group norms.



## CASE STUDIES

#### • Promoted our whistleblowing program to all employees.

- Veolia's whistleblowing system, available to both Veolia employees and <u>third parties</u>, has been developed to ensure situations relating to modern slavery, among other critical subjects, are reported for investigation and resolution to an independent body: the Group Ethics Committee. Through this global system, authors of reports are able to remain anonymous if they wish.
- Third parties can alert the Group Ethics Committee through Veolia's whistleblowing system here.

#### Performed modern slavery due diligences among compliance due diligences on all new major customers and key suppliers.

- Compliance due diligences are embedded in the assessment of all new major projects for both customers and key suppliers. These due diligences cover Human Rights / Sanctions, Enforcements and Watchlists / Politically Exposed Persons / Corruption / Terrorism & Trafficking / Conflict Minerals / Environmental. These are developed in coordination with an international market leader with a focus on anti-corruption, human rights, labour and environment, in alignment with the United Nations Global Compact principles.
- Developed purchasing guidelines for buyers for all categories where there is a local or global supply arrangement in place.
  - Purchasing guidelines for buyers have been developed for all categories where there is a local or global supply arrangement in place. Veolia's response documents for tenders and contracts include a request for suppliers to detail Corporate Social Responsibility measures and what specific strategies are in place to ensure and demonstrate compliance with the 2018 Modern Slavery Act. In doing so, suppliers define and acknowledge the risks in their respective supply chains.

#### Reinforced collaboration with suppliers particularly on Modern Slavery.

Putting itself on the forefront of efficient integrated procurement, Veolia implemented in Australia a supplier management portal to enforce stronger collaboration with suppliers. The portal safeguards source-to-contract activities and supplier relationship management. It is enforcing stronger oversight over supplier's Safety, Health, Environment and Quality arrangements as well as ensuring adequate and sufficient Compliance standards, in all processes for all suppliers. As part of the supplier onboarding process through this suppliers portal, suppliers are requested, among others activities, to confirm compliance with the Modern Slavery Act 2018. Where required, suppliers are subject to further review if there are areas of concern. Through this supplier portal, any suppliers who do not confirm to meet the Modern Slavery Act 2018 requirements cannot become Veolia's supplier.

#### Developed a Remediation Procedure to investigate and remediate all situations where modern slavery is suspected.

A detailed Remediation Procedure provides clear guidelines and processes to investigate and remediate all situations. For each specific scenario, pre identified remediation actions have been outlined to simplify and systematise the resolution process.



## **ASSESSMENT OF EFFECTIVENESS**

In FY20, Veolia's first year of reporting our modern slavery actions, the system deployed by Veolia in regards to the 2018 Modern Slavery Act has matured, taking advantage of the progress made in 2019, especially with respect to governance and steering.

In order to measure the effectiveness of our overall anti-slavery strategy and activities related to tackling modern slavery, we are regularly tracking a number of Key Performance Indicators (KPIs) aligned to the four pillars of our anti-slavery strategy. For FY20, these KPIs reflect a positive step in the right direction with an overall improvement of our modern slavery response throughout the year. In FY20, no modern slavery incident were identified in our operations or supply chain.

As we continue on our journey to eradicate modern slavery, we are permanently building on learnings and improving our overall framework. As such, these KPIs are regularly updated, as necessary, to ensure we permanently measure and assess the effectiveness of our all actions.

## **CONTINUOUS IMPROVEMENT**

Veolia is convinced a continuous improvement approach to tackle modern slavery is necessary. In FY21, we will continue to monitor FY20 KPIs and update our KPIs to ensure we continue to appropriately measure and assess the effectiveness of all our actions (old and new).

Along with reinforcing actions that are already in place in FY20, Veolia will focus on the below actions in 2021 aligned to our anti-slavery strategy.

# Internal Awareness: Embed Modern slavery awareness and due diligence within business as usual activities and employees' knowledge

#### How?

- 1. Deliver internal training to all Veolia employees to:
  - Build awareness in the workforce;
  - Help identify the signs of modern slavery; and
  - Guide how to react to a modern slavery event without compromising the safety of individuals.
- 2. Deliver enhanced modern slavery training for all managers and roles in key risk areas.
- 3. Develop an anti-slavery communication "Spot the Signs".

#### Supply Chain exploratory and awareness: Increase supply chain vigilance

How?

- Update supply chain risk mapping.
- Conduct audits of identified high risk suppliers.

## <u>Victim Support</u>: Ensure a victim centred approach with an established support mechanism

• Develop a comprehensive approach to ensuring effective support is provided to victims throughout their recovery working with dedicated organisations.

How?

<u>Collaboration</u>: Improve engagement with stakeholders and build partnerships with peak bodies, NGOs and industry

#### How?

 Engage with organisations to ensure Veolia goes beyond compliance and improve understanding of modern slavery risks. Resourcing the world

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