Centura Modern Slavery and Human Trafficking Statement

















Issue No.	Date		Amendments
Issue 1	March	2017	Initial issue (non-mandatory due to turnover criteria)
Issue 2	February	2019	Policy, statement and procedures developed following increase in turnover
Issue 3	February	2022	Policy updated following covid year when turnover dropped below reporting levels
Issue 4	November	2022	Statement revised following financial year 2021/2022

Modern Slavery and Human Trafficking Statemen

This statement is made pursuant to s.54 of the Modern Slavery Act 2015. It sets out the Centura Group's actions to understand potential modern slavery risks related to its business and to put in place steps aimed at minimising this risk. This mandatory statement issued by Centura relates to business dealings during the financial year 01 July 2021 to 30 June 2022.

As part of the specialist construction industry, the company recognises that it has a responsibility to take a robust approach to slavery and human trafficking. The Company is absolutely committed to preventing slavery and human trafficking in its corporate activities and its supply chain.

Company Structure and Supply Chains

The Centura Group comprises the following companies:

CRL was founded in 1954 as a specialist contracting company and accounts for roughly 85% of the value of the Group. Over the past 68 years the business has maintained this specialist classification providing a comprehensive asset management and maintenance service to various private and public clients. CRL operates in various sectors, including highways, marine, water, heritage, car parks, building and rail.

CRL Surveys undertakes condition surveys and reports of existing concrete structures.

Equilux undertakes Mechanical and Electrical installation and maintenance.

Lifespan Structures designs, manufactures and supplies FRP composite bridge decks.

F J Samuely and Partners is a structural Consulting Engineer.

TL Fire is a fire alarm installation and maintenance contractor.

Countries of Operation and Supply

Centura's workload is almost entirely within the United Kingdom, other than the Australian branch of CRL.

Risk Assessment of Current Activities

The following activities are considered medium risk of slavery or human trafficking:

- The use of agency workers for labour intensive activities.
- Subcontractor packages with high labour content, especially where overseas operatives may be used this tends to be most relevant to CRLs operations.
- The source of raw materials for the products we use; where the materials are obtained and what the slavery
 and human trafficking situation is in these areas/companies. Potential higher risk materials identified are anodes
 that require specific metals for manufacture and are often imported from around the world.



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Responsibility

Responsibility for the Company's anti-slavery and anti-human trafficking initiatives is as follows:

- Policies: The Board of Directors is responsible for putting these policies and procedures in place. In order to
 do so, the Board will rely upon Director's and Senior Management to review company processes in its supply
 chains.
- The Board of Directors is responsible for reviewing this policy annually.
- **Risk Assessments**: The responsibility for human rights and modern slavery risk analysis lies with the Directors and Senior Managers within the company.
- Training: Awareness training and employee responsibilities training will be organised by the Training Manager.

Relevant Policies

The Company operates the following policies that describe its approach to the identification of modern slavery risks and steps to be taken to prevent slavery and human trafficking in its operations. These documents are held in the Centura Document Library:

- Modern Slavery and Human Trafficking Policy
- Whistleblowing Policy
- o Recruitment and Selection Procedure
- Dignity at Work Policy
- Equality & Diversity Policies
- Various other written employment practices and procedures which ensure fair recruitment and treatment of employees.

Directors and Senior Management will revisit and develop these policies and procedures during the year and initiate any necessary revisions.

Due Diligence

Where available, we make use of Constructionline to verify our supply chain. Constructionline, originally a UK government owned department, provides a comprehensive vetting and certification service for construction related contractors, consultants and material suppliers.

The company undertakes due diligence when considering taking on new suppliers, and regularly reviews its existing suppliers. The Company's due diligence and reviews include:

- Consider the supply chain broadly to assess particular product or geographical risks of modern slavery and human trafficking.
- Request information from our supply chain in relation to their modern slavery and human trafficking systems and procedures.
- Increase employee awareness of modern slavery and human trafficking.
- o Increase supply chain awareness of modern slavery and human trafficking.

We propose to increase awareness by way of a combination of:

- Organised training
- Toolbox talks
- Induction training
- Signage (at our offices and worksites)
- Posters (at our offices and worksites)
- Consultation meetings



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Performance Indicators

The Company has reviewed its key performance indicators (KPIs) and progress on initiatives pertaining to Modern Slavery. As a result, the Company has:

- Reviewed its Subcontractor Procurement documentation. This has led to updates to a number of forms in particular the Form B Supply Chain Questionnaire. There is now a specific section on Modern Slavery which asks the following questions:
 - i. How do you ensure that suppliers of contingent labour ensure that personnel provided to you by them are entitled to work in the UK?
 - ii. How do you ensure that your subcontractors, consultants and suppliers ensure that their employees are entitled to work in the UK?
 - iii. Are you subject to the reporting requirements of the Modern Slavery Act 2015 and, if so, how have you complied with them?
 - iv. How do you promote awareness of Modern Slavery issues in your supply chain.
- Further developing our system for supply chain verification whereby the Company evaluates potential suppliers before they enter the supply chain.
- Reviewing existing supply chains in line with our procedures.

Training

The Company requires its key staff to complete specific training on modern slavery. Over the last year this training has included:

- Addition of the Modern Slavery module from new provider iHasco on our eLearning programme and getting this added to all staff training plans.
- Promoting the resources within the Supply Chain Sustainability School, in particular the modern slavery resources.
- Training on revised Subcontractor Forms B/C approval form and updated subcontractor procurement process as noted above.
- Proposing further stand down safety culture day which will update on Modern Slavery policy.

Board Approval

This statement was approved by the Company's Board of Directors on the 22nd November 2022, and will be reviewed and updated annually.

Signed

A P Rimoldi

Group Chief Executive November 2022

