

ANTI SLAVERY POLICY STATEMENT

This statement sets out the steps Ordnance Survey Limited (**OS**) has undertaken, and is continuing to take, to ensure slavery or human trafficking is not taking place within our business or supply chain.

OS has a zero-tolerance approach to any form of slavery.

We are committed to acting in an ethical manner, with integrity and transparency in all business dealings, along with creating effective systems and controls to safeguard against any form of slavery taking place within the business or our supply chain and impose those same high standards on our contractors, suppliers, and other business partners.

COMPANY ACTIVITY, STRUCTURE AND SUPPLY CHAINS

OS's vision is to be recognised as world-leaders in geospatial services, creating location insight for positive impact. The principal activity of OS is the collection, maintenance, and distribution of up-to-date geospatial information for Great Britain. Under our Public Sector Geospatial Agreement (PSGA) with the UK government, OS provides Great Britain's national mapping services. We create, maintain, and provide access to consistent, definitive, and authoritative location data of Great Britain and our expertise helps organisations maximise the use, value, and benefit of the data for the national interest and the public good. OS licenses a range of mapping products to businesses, local and central government bodies, and consumers.

OS is the parent company of Ordnance Survey International Services Limited (**OSIS**) and Ordnance Survey Leisure Limited (**OSL**) (together the **Group**) whose activities form part of its supply chain or business. As at 31 March 2024 the Group had 1438 employees worldwide and OSIS had a branch office in Singapore and a Dubai Free Zone Limited Liability Company (Ordnance Survey International Services FZ-LLC) with a branch office in Dubai.

OS formally recognises two Trade Unions for the purposes of collective consultation and negotiations.

As at 31 March 2024 the Group had a global annual turnover of approximately £187 million.

OS has an extensive supply chain and during 2023-2024 procured goods and services of approximately £101 million. We work with a wide range of different suppliers, subcontractors, and partners each of which will have their own subcontractors, affiliates, and associate entities. OS therefore is connected to multiple entities through numerous contractual relationships across many countries (including India, USA, mainland Europe and the Middle East).

OUR POLICIES

We operate internal and external policies to ensure we are conducting business in an ethical and transparent manner. These include:

Internal Policies

- Modern Slavery Act guidance sets OS's stance on modern slavery, it explains how employees can identify any instances of this and where they can go for help.
- OS's Whistleblowing Policy is made available to all employees to ensure they know they can raise concerns about how colleagues are being treated, or practices within our business or supply chain, without fear of reprisals, and how to raise concerns. This specifically includes any concerns about slavery or trafficking activity.



- OS's Procurement Policy confirms OS follows government procurement guidance, references modern slavery and the use of a responsible, accountable, consulted and informed (RACI) matrix outlining roles and responsibilities from tender to contract management (General procurement and tender opportunities (ordnancesurvey.co.uk)).
- In line with OS's Security Policies and guidance all employees are required to meet minimum UK Baseline Personnel Security Standards (UKBPSS) to confirm eligibility to work in UK (nationality and right to work) and suitability for employment (criminal record checks and career history).
- The Resourcing, Employment, Working Hours, Bullying & Harassment, and Inclusion & Diversity Policies are all regularly reviewed and updated and set out OS' responsibility to provide an inclusive and accessible work environment and culture where employees feel safe, respected, and valued, free from bullying, harassment, and discrimination.
- OS's Wellbeing Policy acknowledges that OS has a duty of care to its employees and sets out its commitment to provide an environment that encourages, promotes, and supports the good health and wellbeing, both physically and mentally, of all employees.
- OS's Code of Good Business Practice explains how we behave as an organisation and how we expect our employees to act.
- OS's disciplinary procedure sets out that breaches of OS's policies and procedures could be considered misconduct / gross misconduct and the action to be taken as a consequence of any misconduct.

External Policies

Suppliers and their subcontractors must comply with OS's Supplier's Code of Conduct which includes compliance
with the Modern Slavery Act 2015, a prompt payment commitment and ethical behaviour (<u>Supplier Code of Conduct (ordnancesurvey.co.uk</u>)).

RISK MANAGEMENT AND DUE DILIGENCE PROCESSES

As part of our risk management approach, we:

- Operate strict procurement processes, requiring suppliers to comply with all applicable laws and standards, including those which relate to the Modern Slavery Act.
- Use a Modern Slavery Assessment Tool prior to starting a tender to help assess the likely risks in respect of slavery and human trafficking when there is a high value spend and/or we are sourcing goods and/or services from regions where such incidents have occurred and/or if the supply chains extend into regional risk areas.
- Depending on the level of risk highlighted in our Modern Slavery Assessment Tool, and /or depending on the
 tiering of a supplier in our supply chain, additional due diligence questions may be incorporated into the tender
 documentation, additional annual reporting requirements implemented, including completion of the UK
 Governments Modern Slavery Tool, and additional terms incorporated into the contract.
- Record such risk assessment outcomes separately for audit purposes.
- Base our tender documents on the government standard selection questionnaire (SSQ) with specific questions in the ITT response around the Modern Slavery Act and compliance with it.
- Expect our suppliers to have suitable policies and processes in place within their own businesses to prevent child labour, modern slavery, and human trafficking and to cascade those policies to their own suppliers.
- Undertake annual due diligence checks on existing suppliers and partners including assurance on modern slavery
 compliance and commitments to ensure no slavery or human trafficking occurs within their workforce and supply
 chains.



- Request annual updated responses in relation to the Modern Slavery Act from our two highest tiers of suppliers i.e. confirmations that they have reviewed the risks of Modern Slavery with both their work force and supply chain.
- Where known, obtain records of the sub-contractors used by our suppliers to support delivery of goods and/or services. If sub-contractors are unknown, a risk-based approach is adopted based on the information we hold and/or the type of goods and/or services provided by the supplier as to the level of risk further down the supply chain.
- Include a specific item relating to the Modern Slavery Act in the agenda of the supplier contract management meetings enabling us to be kept informed of and monitor any changes. Note most supplier meetings are now undertaken virtually where standard agenda items are discussed.
- Include appropriate terms in our contractual documentation with suppliers:
 - o obliging suppliers and their subcontractors, suppliers and employees to comply with the Modern Slavery Act;
 - o obliging suppliers and their subcontractors to comply with the Supplier's Code of Conduct;
 - o reserving the right for us to audit suppliers and their contractors, where we consider it appropriate;
 - obliging suppliers to report to us if they are aware of or suspect slavery or human trafficking in a supply chain connected to any OS contracts;
 - o reserving the right for us to terminate the contract at any time should any instances of modern slavery come to light;
 - o ensuring prompt payment by OS to suppliers within 30 days of receipt of an invoice;
 - o prohibiting suppliers from sub-contracting without our permission. If sub-contracting is permitted, all duties and obligations from the supply agreement must be included in the sub-contract; and
 - o requiring suppliers to pay subcontractors within 30 days.
- Follow the advice and guidance in relation to the Modern Slavery Act set out in the Chartered Institute of Purchasing and Supply (CIPS) code of professional conduct. The Procurement Senior Leadership Team also undertake an annual Competency Test/Exam set by CIPS on Ethical Procurement including Modern Slavery, in order to retain their CIPS Chartered status.
- Review the adequacy and effectiveness of arrangements for assessing the risk and associated controls in place to ensure compliance with the Modern Slavery Act.

The above procedures are designed to:

- Identify and assess potential risk areas in our business and supply chains.
- Reduce the risk of slavery and human trafficking occurring in our business and supply chains.
- Monitor potential risk areas in our business and supply chains.

The above policies and risk management procedures are reviewed regularly, with risks associated with modern slavery reviewed as part of our organisational risk register.

TRAINING

All new employees are required to complete mandatory Modern slavery and Anti-Bribery training as part of their induction training to ensure their awareness of modern slavery, with mandatory refresher training every 18 months.

OUR 2023 / 2024 PERFORMANCE INDICATORS

- There are **No recorded instances** of modern slavery within OS and/or its supply chain and no related corrective action has been necessary.
- We have had **zero** reports in the year 2023/24 indicating that modern slavery practices have been identified in OS business or its supply chain.



• We have received **zero** complaints of modern slavery practices in the year 2023/24 via our grievance and whistleblowing mechanisms.

APPROVAL FOR THIS STATEMENT

This statement is made pursuant to section 54(1) of the *Modern Slavery Act 2015* and constitutes OS's slavery and human trafficking statement for the financial year ending 31 March 2024.

This statement was approved by the Board of Directors on 27 June 2024 and signed by Nick Bolton, CEO.

Following approval this statement is published on the government's <u>Modern slavery statement registry (modern-slavery-statement-registry.service.gov.uk)</u> and on our UK website (<u>Anti-slavery policy statement (ordnancesurvey.co.uk)</u>

Ordnance Survey Limited

Signature

Name Nick Bolton

Position Chief Executive Officer

Date 27 June 2024