

Munich Re UK Services Limited Statement on the UK Modern Slavery Act 2015

This statement is made pursuant to section 54 (1) of the UK Modern Slavery Act 2015 and constitutes Munich Re UK Services Limited's slavery and human trafficking statement for the financial year ending 31 December 2024.

Munich Re UK Services Limited ("MRUKS") is a fully owned subsidiary of Munich Re¹ and is a provider of services to a number of entities in the Munich Re group including entities operating in the UK and overseas insurance and reinsurance markets that are regulated with the Financial Conduct Authority and/or Prudential Regulation Authority, Lloyd's or other regulatory authorities or bodies overseas. Where relevant, the references in this statement to Munich Re are also reference to MRUKS.

MRUKS' structure, its business and its supply chains

MRUKS provides services, including staffing and secondment solutions, in respect of various shared UK functions and shared premises, and procurement of externally-sourced products and services, to a number of Munich Re entities based in the UK and overseas.

MRUKS' policies in relation to slavery and human trafficking

The Munich Re business concept of sustainable and responsible action is adopted, so MRUKS is committed to combat slavery and human trafficking.

A suite of policies, specific to our risks and controls are in operation to set out and maintain business standards, which are integral to

preventing modern slavery or human trafficking.

Specifically, the Munich Re Supplier Code of Conduct adopted in January 2023 (with environmental, social and governance ("ESG") aspects) is aligned with our business and operational activities and the Munich Re group internal Code of Conduct.

MRUKS' due diligence processes in relation to slavery and human trafficking in its business and supply chains

Munich Re has developed a process that covers key components of human-rights due diligence including the adoption of a policy on respecting human rights. The policy sets out the basic human rights compliance requirements for employees and suppliers and defines how Munich Re addresses human rights in its business operations. Additionally, MRUKS has local processes that reduce the risk of modern slavery and human trafficking (as explained further below).

MRUKS' assessment and measures to manage slavery and human trafficking risks

MRUKS continually keeps under review where its business may be at risk of encountering slavery or human trafficking, and has taken

steps to assess and manage that risk:

MRUKS Employees

All MRUKS employees contribute to our success through their skills, performance and dedication. That is why we are committed to investing in their development and providing all staff with equitable opportunities and excellent working conditions.

MRUKS is aware that poor recruitment procedures and working environments can lead to instances of compulsory labour or servitude, if left unchecked. Our Human Resources (HR) function undertake employment screening checks which include residency and right to work status to ensure the legitimacy of our employees' right to work in the UK. They also operate wage structures and working hour models that meet legal requirements and market standards which are monitored through remuneration benchmarking exercises on an annual basis. Any additional employment or hours worked are subject to sign-off procedures and monitored to prevent any environment that would facilitate an offence.

HR have taken part in initiatives to achieve optimal working conditions for employees, with reviews of equitable opportunities and health and safety related topics. The working conditions are

¹ Munich Re (Münchener Rückversicherungs-Gesellschaft Aktiengesellschaft in München)

measured using ‘continuous conversations’ and feedback obtained through hybrid working check-ins, new joiner surveys and, occasionally, exit interviews with employees under notice.

Employees have the opportunity to report concerns or compliance breaches through various mediums; robust whistleblowing channels are in place that allow any incidents to be raised securely, confidentially and, on request, anonymously. Appropriate whistleblowing awareness training has been undertaken for existing staff and is now standard practice for new joiners.

MRUKS launched its Diversity, Equity & Inclusion (DEI) strategy in January 2023. The DEI team’s key responsibility has been to build and communicate the DEI strategy with the aim of growing a forward-thinking, progressive environment of inclusion. MRUKS aims to build a culture of belonging across the organisation so all employees are comfortable being themselves at work and are able to work positively and efficiently.

MRUKS Procurement

We are conscious that we are part of a wider picture as we engage a number of suppliers. We recognise the different risk profiles of suppliers in regard to them potentially drawing benefit from modern slavery or human trafficking. In our procurement decisions and activities, we aim to assume corporate responsibility along the value chain. ESG criteria play an important role in our procurement of goods and services.

Like Munich Re, MRUKS implements a Corporate Responsibility clause into procurement contracts and

reserves the right to cancel the contractual relationship for breach.

Suppliers must have processes in place that allow the timely remediation of any deficiencies or non-compliance with the Supplier Code of Conduct, as identified by Munich Re.

MRUKS’ procurement function only engages with carefully selected, reputable suppliers, who largely trade in low risk goods like professional services, software and office supplies. We have an active tender process that is periodically reviewed at contract renewal, where a supplier’s ethics and risk of modern slavery and human trafficking offences are part of MRUKS’ overall consideration to conduct business. The procurement function operates a risk-based approach, which is influenced by factors like the services, goods and operational territories of the suppliers, to determine the level of due diligence applied.

MRUKS’ training on slavery and human trafficking

All MRUKS staff are required to complete appropriate training and re-certify their knowledge of the Munich Re Group Code of Conduct regularly so that they are familiar with the standards of ethical conduct and are aware of the need to observe these rules day to day. This training includes, for example, reporting of infringements, data protection and corruption. Staff identified as having a need for enhanced knowledge of the risk of modern slavery in their roles receive specific training every two years.

Progress in the financial year 2024

Hybrid Working: Hybrid working is now the normal working pattern

across MRUKS with a blend of remote and office working fully embedded in our culture. This continues to support wellbeing and assists with work-life balance, staff caring responsibilities and childcare. In 2024 we saw a further increase in employees requesting and now working part-time hours.

Employees: As well as embedding the hybrid working policy, HR have continued to run managing/working with respect workshops during 2024. The course material focuses on each staff member’s own behaviour and the impact on the workplace environment and psychological safety. In addition, the DEI team deliver DEI 101 and Inclusive Mindset training for all managers and employees, positioning inclusive mindset as a core competency in the company.

Procurement: During 2024, MRUKS completed its implementation of Munich Re group’s core model for digital supplier management. This has enabled MRUKS to further support the full acceptance and documentation of the UN Global Compact Principles (UNGC) throughout its procurement supply base. The Munich Re group-wide Supplier Code of Conduct adopted by MRUKS in January 2023 is now widely accepted by our suppliers. Through use of the global core model and the associated standardised supplier onboarding/contracting process, UNGC coverage is expected to increase.

Final Remark

We will continue to work on the implementation of the human and labour rights aspects and to consider our obligations under the Modern Slavery Act 2015.

Signed by order of Munich Re UK Services Limited Board of Management:



Ian Davies (Jun 26, 2025 13:12 GMT+1)

Name: Ian Davies

Position: Director

Company: Munich Re UK Services Limited

Date: 26 June 2025
