Modern Slavery Act Statement

NOMURA EUROPEAN INVESTMENT LIMITED
NOMURA PROPERTIES PLC

SEPTEMBER 2020
INTRODUCTION

This statement applies to Nomura European Investment Limited, and its subsidiary Nomura Properties Plc (together, "Nomura").

At Nomura, we believe we have a responsibility to ensure that our business is conducted in an ethical way and we actively address social issues.

As part of this process, we have in place a Modern Slavery and Human Trafficking Policy (the "MSA Policy"), which seeks to identify and manage slavery and human trafficking risk in our business and supply chains in accordance with the principles and goals promoted by the Modern Slavery Act 2015 and related guidance.

In addition to the MSA Policy, we have in place Nomura’s Corporate Social Responsibility commitments, a Code of Conduct Policy and a Speaking Up Policy, which consider our social and human rights responsibilities.

This statement is published in line with the United Kingdom’s Modern Slavery Act 2015, and references to "we", "us" or "our" are to Nomura.

ORGANISATION'S STRUCTURE

Nomura is a banking and financial services business, providing investment, financing and related services to corporate and government customers on a global basis. Nomura Holdings, Inc. is the ultimate parent company of Nomura and has its head office in Tokyo, Japan.

Each entity set out above has an annual turnover in excess of £36 million.

SUPPLY CHAIN AND SUPPLIER DUE DILIGENCE

Nomura’s supply chains are relatively simple and the nature of goods and services provides limited opportunity for modern slavery and/or human trafficking practices. However, it is important that Nomura continues to monitor this.

In order to support the MSA Policy, Nomura includes additional enquiries in its procurement processes for goods, services and locations that are assessed as having a high risk of modern slavery and/or human trafficking. Also, we endeavour to include a clause relating to modern slavery and human trafficking in our terms with third parties for the supply of goods and services.

In addition, as part of our initiative to identify and manage slavery and human trafficking risk:

- we are continuing to build and improve our systems to better (i) identify, assess and monitor potential higher risk areas in our supply chains; (ii) mitigate the risk of slavery and human trafficking occurring in our supply chains through enhanced contract term controls (to the extent appropriate and obtainable); (iii) train relevant employees as to these risks and the need to manage them; and (iv) protect whistle blowers;
- we build relationships with reputable suppliers and ensure that expectations of business behaviour are both clear and consistent; and
- where appropriate, (i) we expect our direct suppliers to have suitable anti-slavery and human trafficking policies and processes; and (ii) we will communicate our expectation that those suppliers
must prohibit modern slavery and human trafficking in the supply chain and that they should work with their suppliers at each stage up in their supply chains to manage slavery and human trafficking risk.

IMPLEMENTATION

Nomura’s company Directors shall have overall responsibility for the MSA Policy and this statement. Nomura’s senior management (“Nomura UK Management”) shall be responsible for implementing our MSA Policy and the objectives considered in this statement.

Nomura’s Human Resources Department will monitor progress of our efforts and issues (should they arise) in this area and report back to Nomura UK Management directly.

Our MSA statement is available on the Modern Slavery Registry and www.tiscreport.org and we have also registered our nominated contact on the Home Office’s Modern Slavery Contact Database.

EFFECTIVENESS

We continue to monitor our performance against the following in order to gauge how effective we are in dealing with the risk of slavery and human trafficking in our business or suppliers:

- training on modern slavery (see below);
- implementation of the MSA Policy;
- developing a system for supply chain identification, including, where appropriate, adding slavery and human trafficking enquiries and controls to our procurement policies;
- continuing to ensure that we pay employees above minimum wage/living wage plus benefits;
- where appropriate, asking specific questions on modern slavery as part of our procurement processes; and
- seeks to include where appropriate a clause relating to modern slavery in our terms with third parties for the supply of goods and services.

TRAINING

Nomura continues to provide training to educate relevant employees on the importance of implementing and enforcing effective systems to mitigate the risk of slavery and human trafficking taking place within our suppliers or business.

MONITORING AND REPORTING

If issues are identified in relation to modern slavery and/or human trafficking, these will be reported in accordance with Nomura’s Speaking Up Policy.

More general issues in relation to the running of Nomura’s MSA Policy will be reported back to the Human Resources Department and / or the Corporate Legal Department.

APPROVALS

This statement was approved by our Board of Directors in September 2020.
Name: Stephen Fuggle

Director of Nomura European Investment Limited

Date: 30 September 2020

This statement is made pursuant to section 54(1) of the Modern Slavery Act 2015 and constitutes our group's slavery and human trafficking statement for the current financial year.