

Aviva's Modern Slavery and Human Trafficking Statement 2024



2024 Modern Slavery Statement

In line with the requirements of the Modern Slavery Act 2015 (the “Act”) and in accordance with section 54 of the Act¹ this statement outlines the steps Aviva plc (‘The Group’ or ‘We’) has taken in the past twelve months (financial year ending 31 December 2024) to prevent, and if ever found occurring, to address any form of modern slavery within our business operations and supply chain. This statement applies to Aviva plc and its subsidiaries that are required to publish an annual statement by the UK Modern Slavery Act 2015. This is the ninth statement that we have issued.

Aviva recognises that modern slavery is a violation of fundamental human rights and freedoms. We are fully committed to respecting human rights, we will endeavour not to infringe the rights of others and will eradicate, address and mitigate any risk or instance of modern slavery that might arise within our operations and supply chain as set out in the United Nations Guiding Principles on Business and Human Rights (UNGPs). We support the principles of the International Labour Organisation (ILO) Declaration on Fundamental Principles and Rights at Work and we are determined to act in alignment with the guidance of the UNGPs. We have also been a signatory and supporter of the United Nations Global Compact, since 2001.



¹ Section 54 of the Modern Slavery Act 2015 requires a commercial organisation to write a slavery and human trafficking statement each financial year if its total turnover is not less than an amount prescribed by the Secretary of State.



Our organisation and supply chain

We are one of the UK's leading Insurance, Wealth and Retirement businesses, with 20.5 million customers in the UK, Ireland and Canada. We also have international investment in China and India.



Our customers can interact with us in several ways: online, by phone, through brokers, financial advisers, strategic partners and price comparison websites. Aviva's diverse workforce includes around 22,000 colleagues, with approximately 16,000 in the UK, working across different locations including London, Norwich, Bristol, Manchester, York, Perth, Sheffield, Birmingham, Worthing, Leatherhead and Glasgow. More information about our business can be found [here](#).

Globally, we have an active supplier base of more than 3000 suppliers and third parties across the countries we operate in providing products and services for Aviva and for our customers, which includes a range of outsourced operational functions and activities. We collaborate with suppliers to play our part in the eradication of modern slavery.

Additional details of our business, operations and supply chain can be found in our [Annual Report and Accounts 2024](#).

The table below summarises our global business footprint:

Market	Contribution to 2024 Group adjusted operating profit ² (£m)	% of employees (Group total)	% of managed suppliers (Group total)
UK & Ireland Insurance, Wealth & Retirement	1,071	37	19
UK & Ireland GI	708	34	33
Canada GI	288	18	23
Aviva Investors³	40	4	9
International Investments⁴	48	5	-
Other Group activities	-388	2	16
Total	1,767	100	100

² Group adjusted operating profit is an alternative performance measure (APM) which is used by the Group to supplement the required disclosures under IFRS. Please refer to note B in the 'Accounting Policies' section and to the 'Other Information' section within the Annual Report and Accounts for further information

³ Includes operations in the UK, Canada, Ireland, United States, Singapore, Australia, Switzerland, Luxembourg, Germany, Netherlands, Italy and France

⁴ International Investments includes China, and India.

Our Policies and Standards related to modern slavery

In 2024, we continued to review and monitor our human rights risks, which include risks of modern slavery, across all the countries that we operate in: UK, Canada, Ireland, India and China.

We recognise that robust risk policies (“Policies”) and business standards (“Standards”) are crucial to help us uphold human rights and prevent modern slavery. Our Policies are guided by internationally recognised human rights standards⁵. We regularly assess our Policies and Standards to ensure their effectiveness, working with internal subject matter experts and external partners.



⁵ Including but not limited to the United Nations (UN) Universal Declaration of Human Rights, the International Labour Organisation's Declaration on fundamental Principles and Rights at work, International Labour Organisation Conventions, the UN Global Compact principles on Human Rights and Labour Standards, the Women's Empowerment Principles and the UN Guiding Principles on Business and Human Rights, which detail the “Protect, Respect and Remedy” framework.

Our Human Rights Policy During 2023, we reviewed our Human Rights Policy to incorporate new developments. The Policy was reviewed in consultation with internal stakeholders and an external expert on business and human rights. The Policy includes our human rights governance, and our commitment to respect the human rights of others including our employees and other rights-holders impacted by our underwriting, our investments, and our purchasing practices. We continue to monitor implementation of group policy across markets and activities. We will continue to conduct further review of our human rights policy in 2025.

Our Aviva Business Ethics Code The Code is reviewed annually, and the latest version was published in Q1 2025. The Code sets out a practical set of principles and the minimum standards of ethical behaviour required from Aviva employees. The Code requires employees to abide at all times by the principles set out in the Code (as must Directors and officers, contractors and temporary staff, contingency workers and other persons acting on behalf of Aviva and its subsidiaries). The Code requires us to act with integrity, responsibly, transparently, and encourages our people and the people we work with to report unethical and illicit behaviour, including raising any issues relating to modern slavery.

Our directors and employees are required to read and agree to adhere to the Code each year. We track and report externally the percentage of employees who have read, understood, and accepted our Code annually. In 2024, 99.5% of our employees signed an understanding and acceptance of the Code. Our Aviva Business Ethics Code can be found [here](#).

Our Third Party Business Code of Behaviour The Code outlines the minimum standards that we expect our suppliers to adhere to, as well as our commitment to ensure that individuals and communities have access to remedy for any human rights and modern slavery harm linked to our operations and value chain. In 2023, we refreshed our Third-Party Business Code of Behaviour, where we added new sections on Our Customers, Gifts and Hospitality, as well as Whistleblowing.

The Code aligns with all the provisions contained in the **ILO Fundamental Conventions**, which include the prohibition of forced and child labour. We require our suppliers to acknowledge our Aviva Business Ethics Code and abide by the expectations of The Aviva Third Party Business Code of Behaviour. The Code requested that Third Parties should, when conducting their own procurement activities, seek similar behavioural commitments as above from their own supply chain, in addition to any legally binding commitments within a formal contract.

We track annually the number of our registered⁶ suppliers who have agreed to abide by the principles detailed in our Code. In 2024, 99.9% of registered suppliers in the UK, Canada and Ireland agreed to abide by the provisions of our Code. We are actively engaging with the remaining suppliers and reviewing their existing codes or similar documents to ensure alignment with our Code.

⁶ A Registered Supplier means a supplier that has completed the Aviva supplier registration form on the Ariba network, and that form has been checked and approved by the supplier registration team. All suppliers to the UK, Ireland and Canada are required to complete this process.

Our reporting mechanism



Any concerns regarding unethical conduct, including modern slavery can be raised by employees, contractors, outsource providers and others via our Speak Up channel:

Speak Up is Aviva's whistleblowing service that provides confidential and anonymous ways to raise concerns. Allegations can be raised directly to the Speak Up team at speakup@aviva.com or anonymously via our third-party provider EthicsPoint at AvivaSpeakUp.ethicspoint.com (available 24/7). All concerns will be triaged by the Speak Up team for action. Modern slavery is specifically stated as an issue to report via the Speak Up service. Each year the Aviva Subsidiary boards, and the Audit Committee of Aviva plc receive an annual Speak Up report noting case volumes and case categorisation to ensure oversight of any reported issues. We do not tolerate retaliation against anyone who raises their concern.

Throughout 2024, we continued to roll out our 'Speak Up and Listen Up' campaign to help our people feel empowered and confident in using the Speak Up service. We increased visibility of the service by delivering in person roadshows across our core markets. We used analysis of our 2023 employee survey, Voice of Aviva (VoA), data to deliver targeted training and awareness to reach colleagues that told us they knew the least about the service, making a positive impact on our 2024 VoA Results. 91% of our people told us they knew how to raise a Speak Up concern in 2024 compared to 87% in 2023.

Any allegations in breach of our Business Ethics Code that relate to alleged human rights, including modern slavery violations will be allocated to the Aviva Group Investigations Team by the Speak Up team. During 2024, we received no report alleging a breach of human rights, actual or potential abuses of modern slavery or forced labour cases via Speak Up.

Our approach to risk assessment and management

We recognise the importance of identifying high-risk areas where our activities might be causing, contributing, or linked to adverse human rights impacts, including instances of modern slavery.

Insurance and Asset Management have not been identified as high-risk sectors, i.e., those in which direct employees might experience modern slavery or forced labour. Our direct operations rely on knowledge-based activities where almost all our employees work in roles that are low risk e.g., office-based roles, and include roles that require specialist qualifications such as accountancy, actuarial, procurement, human resources. This low-risk rating for the Aviva group was reaffirmed by the Slave Free Alliance⁷.

Like other peers within the financial sector, our risk of contributing or being linked with modern slavery is higher within our investment portfolios. We aim to continue strengthening our risk-based approach to avoid and prevent adverse human rights impacts. We have completed our human rights saliency assessment. We plan to embed the results into our action plan to enhance our approach to respecting human rights across our value chain.

We also have a certain degree of exposure to forced labour risks in our supply chain, especially where we source services and goods produced by manual labour. Higher-risk areas include cleaning, catering, car repair and valeting, and manufacturing where we source white goods to support our insurance claims activities. Medium-risk areas include outsourcers (e.g., call centre suppliers) and some facilities management providers (e.g., office furniture, electrical maintenance, printing services, facilities management, construction, manufacturing, logistics and warehousing). Our approach to risk assessment combines internal expertise, data from our Procurement systems and teams, such as the review of suppliers' employment and sourcing practices, and publicly available research.



⁷ Slave Free Alliance is an international social enterprise, wholly owned by global anti-slavery charity Hope for Justice. The support organisations in working towards slave-free operations and supply chain.



In 2024, we requested more data from our suppliers to enhance our understanding of forced labour risks within our supply chain based on their sector, countries in which they source their goods (i.e., our Tier 2 suppliers), as well as their sub-contracting practices through our Supplier Risk tool as part of our effort to map our modern slavery risk exposure throughout the supply chain. Based on the questionnaire completed by over 300⁸ suppliers, we learned that:

- More than 80% of suppliers who filled in the data request procure goods and services within the Americas and Europe, 13% from Asia and the Pacific, and around 7% from Africa and the Arab States.
- 97% of the suppliers describe their workforce as either highly skilled and/or educated or having a certain level of skill or certification.
- More than 97% of the suppliers have a dedicated whistleblowing channel and procedure for their workforce and/or other stakeholders to report suspicions of wrongdoing.
- Around 34% of our suppliers engage third parties (such as subcontractors) in delivering products or services to Aviva. More than 90% of these suppliers reported having requirements to ensure responsible employment, ethical sourcing practices, or similar measures to respect labour rights.

We will utilise this data to prioritize our due diligence in 2025 and will continue requesting this data to all our managed suppliers as part of our annual activities. When we evaluate potential new suppliers in the UK, we ask them to agree that our standard clauses on human rights and modern slavery be included in the contract.

Expectations of our suppliers when it comes to the living wage and contracted hours, include:

- Pay Eligible Employees not less than the Living Wage in respect of that work. Where an increase to the Living Wage is officially announced, pay Eligible Employees the increased amount within 6 months of the official announcement; and
- Notify Eligible Employees of the date of the next increase to the Living Wage within one month of the official announcement unless such Eligible Employees have been previously notified about the date on which they will receive at least the increase in Living Wage
- No Zero Hours Contracts, unless the employee or worker has provided his or her express consent. The supplier (or its sub-contractor) can, on request, provide to Aviva written evidence of such employee or worker's consent.

Tackling modern slavery expectations for Suppliers include:

- Support Aviva's anti modern slavery commitment by replying to the relevant anti-slavery and human trafficking questions contained within Aviva's supplier due diligence questionnaires.
- Commitment to implementing due diligence procedures for its own suppliers, subcontractors, and other participants in its supply chain in relation to the services provided to Aviva to ensure that there is no slavery or human trafficking in its supply chain.
- Providing training on modern slavery for relevant employees (e.g., those that are responsible for the recruitment of staff and/or the procurement of goods and services), this requirement is communicated and emphasized to suppliers participating in our annual modern slavery risk assessment.
- A requirement to notify Aviva as soon as it becomes aware of a case or potential case of modern slavery in its own operations or supply chain.
- Publish an annual Modern Slavery statement if they meet the criteria set by the legal requirement.

⁸ This number represents approximately 10% of our managed suppliers



Our Due Diligence

Our Sustainability Business Standard requires us to conduct human rights, including modern slavery, due diligence in all our businesses every two years. It covers our Aviva businesses which include UK, Ireland, Canada, Aviva Investors, and our investment in India. We completed a due diligence assessment in 2023, where we reviewed our internal systems and processes to identify, prevent and mitigate, and remediate instances of human rights abuse such as modern slavery, to provide overview of potential gaps to meet international standards and emerging external good practice. We completed our human rights saliency assessment in 2024 to deepen our understanding and identification of modern slavery and human rights risks. We collaborated with BSR⁹ to conduct a portfolio-level human rights scan to identify potentially salient human rights issues and management gaps across our investment and underwriting activities.

BSR also provided insights on industry best practice and some recommendations to further our human rights approach.

We are actively engaging with a broader range of internal stakeholders to address the key priority areas identified in our saliency assessment. We will be conducting our next human rights due diligence in 2025.

⁹ BSR is an organisation that support companies to implement the UN Guiding Principles on Business and Human Rights and other responsible business conduct frameworks.

Our Employees

In the UK, we manage the risk of modern slavery by ensuring that the people we hire have the right to work and that their basic rights as workers are protected. We work with third-party service providers to make sure all our people go through a vetting process by conducting pre-employment checks. Prior to starting employment, each new joiner will be issued with a contract of employment which confirms that they will be contracted to work either a standard or non-standard working pattern with “standard” working hours. Standard working hours are set out in our contracts of employment as 1827 hours annually for a full-time person which is an average of 35 hours per week.

Our businesses outside of the UK establish their own pre-employment checks and working patterns, always abiding by local legislation. Despite our operations being rated low risk we are adding an extra level of due diligence for our own employees. We are undertaking a review of duplicate bank accounts (3 or more people using the same account details) as well as shared addresses. These checks will be performed within our UK businesses with the aim of extending the approach to all our core businesses.

Sharing bank accounts, addresses or telephone numbers can be a red flag as they may be an indication of unethical behaviour and can be linked to modern slavery. We performed some checks at the end of 2024, and we have found no concerns.

During our 2023 due diligence activity, we also reviewed our third-party recruitment agencies’ practices. Within this dialogue we confirmed their low-risk status and alignment with employer pays principle, given no recruitment fees are charged to potential candidates, no false promises made, and all terms and conditions are disclosed at the recruitment stage. We expect the same practices from our suppliers when they engage recruitment agencies, particularly when recruiting operational-level employees in high-risk sectors. Our practices and the low risk associated with engaging third-party recruitment agencies remain unchanged in 2024.



‘Living Hours’ employer

Aviva has been a member of the Living Wage Foundation and a living wage employer since April 2014¹⁰. Everyone working at Aviva in the UK, whether they are a permanent employee, or an on-site contractor, receive at least the real Living Wage.

In October 2020, Aviva also became one of the first two UK organisations to receive accreditation as a Living Hours employer¹¹. We continue to uphold the Living Hours standard aimed at reducing the pressures of constant uncertainty over hours and pay by encouraging employers to provide workers with security of hours alongside a real Living Wage. We are committed to ensuring that in addition to the real Living Wage, our eligible direct employees in the UK are: (1) provided with at least four weeks’ notice of shifts; and (2) have a contract that accurately reflects hours worked, while offering a guaranteed minimum contract of 16 hours a week.

In 2024, Cherie MacCarthy, Director of Reward Consulting and Delivery, joined the Living Wage Foundation Advisory Council. Aviva continues to engage closely the Living Wage Foundation and other organisations to test proposals for introducing a Living Pension.

For more information on our approach to becoming a ‘Living Hours’ employer please visit our update on [Aviva.com](https://www.aviva.com)

¹⁰ [Accredited Living Wage Employers | Living Wage Foundation](#)

¹¹ [Aviva And Standard Life Aberdeen Become First ‘Living Hours’ Employers, As Over 80% Of Adults Back Hours Guarantees | Living Wage Foundation](#)





Our Supply Chain

13 suppliers participated in our 2024 Modern Slavery threat assessment process, 5 out of 13 assessments were conducted through in-person site visits and included a worker voice element. They covered our operations across the UK, Ireland, Canada, India, Aviva CofCo China, and our subsidiary Solus. Suppliers fall into the following sectors that have been identified as high and medium risk: car repair, car valeting, call centre, claim management support, property repair service provider, building contractor, and security and housekeeping manpower providers.

The assessments were conducted through management interviews, document reviews, and worker interviews to evidence suppliers' practices. Using a risk-based approach, we excluded professional service suppliers such as strategy consultancy and legal service providers. We assessed suppliers based on modern slavery risks linked to their sector, geographical location, and reliance on manual labour where potentially at risk workers might be present e.g., low-skilled migrant workers.

In addition, we also enhanced our modern slavery due diligence this year by:

- Continuing to focus on our suppliers' recruitment and employment practices guided by the ILO 11 Forced Labour Indicators¹². We specifically focus on forced labour indicators linked to recruitment activities such as debt bondage and deception where low-skilled migrant workers are present at the suppliers' operation and recruited through third-party agencies. Our assessment found that all but one of our Tier 1¹³ suppliers assessed in 2024 recruit low-skilled workers directly. With the supplier that recruited workers indirectly/ through recruitment agency, we further evaluated this recruitment agency through publicly available information and concluded that the agency has a low forced labour risk due to the transparency of job descriptions, the lack of indications or opportunities for recruitment fees to be charged to job applicants, and the fact that workers hired are not at high risk of exploitation.

During our 2024 risk mapping exercise, we discovered that approximately 45% of suppliers reported using third-party companies to recruit workers. We will invite these suppliers for a 2025 assessment to further understand their responsible recruitment practices.

- Assessing the suppliers' responsible purchasing practices where outsourcing or sub-contracting is identified.
- Assessing suppliers' grievance mechanisms and policies to understand the presence of anonymous channels for workers to report their grievances without fear of retaliation, or the presence of other grievance channels such as workers' representatives or unions.
- Engaging an independent third-party assessor to conduct semi-announced, in-person modern slavery assessments.
- Integrating an element of workers' voice by interviewing them during the assessment.
- Assessing one Tier 2¹⁴ supplier through a site visit, document reviews, management interview, and workers interviews.

We categorise suppliers into three areas based on risk identified during our assessment:

- **Low Risk:** the company has good practice and system to prevent instances of modern slavery.
- **Medium Risk:** the company has one or more gaps in their current practice and system to ensure effective prevention of instances of modern slavery.
- **High Risk:** the company does not have any system to prevent instances of modern slavery and/or a non-compliance or non-conformance are found.

Our preferred approach if performance is poor is to collaborate with suppliers and to enable remedy as part of a corrective action plan. We also make recommendations to improve suppliers' practice even where no current violation is present to reduce likelihood of human rights violations. The table below summarise our 2024 supplier due diligence results.

Management will monitor the corrective action plans for medium and high risks issues to ensure proper remedy is completed.

¹³ The term Tier 1 refers to our direct suppliers

¹⁴ The term Tier 2 refers to our indirect suppliers

¹² [ILO indicators of Forced Labour](#)

Forced Labour Risk Category	Number of suppliers	Summary	Remedy and recommendations
Low	11	<p>11 out of 13 suppliers assessed in 2024 have low forced labour risk. This is based on the low prevalence of workers at potential high-risk of exploitation and good management systems to prevent instances of modern slavery.</p> <p>Despite the low risk, we made recommendations to further improve their recruitment, employment and responsible purchasing practices.</p>	<p>Examples of recommendations we made to low-risks suppliers were:</p> <ul style="list-style-type: none"> - Ensure adoption of a zero recruitment fees approach during recruitment of operational level workers, especially when recruiting low-skilled migrant workers through third-party agencies. - Engage sub-contractors to establish a system that can raise red flags for duplicate bank accounts and addresses.
Medium	2	<p>We found two suppliers with a medium forced labour risk due to a lack of requirements for, and monitoring of, their franchisee's' employment practices.</p>	<p>We have requested suppliers to improve visibility by monitoring employment practices of any third-party they are engaging such as subcontractors, and franchisees.</p> <p>We also suggested including responsible employment clauses in their agreements with these third parties.</p>

Our assessment identified some supplier best practice examples including:

- Payment of living wages to all workers employed at the site.
- Inclusion of mandatory human rights due diligence before onboarding new suppliers.
- Employing all workers on a permanent contract, ensuring job security.
- Conducting regular health and safety assessment on all sites, which include workers' welfare dialogue.
- Provision of grievance mechanism channels for all franchisee workers.

We continue to request that new suppliers notify Aviva if they are required to comply with the UK Modern Slavery Act 2015.

As in previous years, we have continued requesting evidence of compliance with the reporting requirements of the UK Modern Slavery Act 2015. In line with the commitment made in our previous Modern Slavery Statements; we have now completed checks on a risk based random sample of 9 Tier 1 and Tier 2 suppliers to assess compliance with the Modern Slavery Act's requirements.

From our 2024 supplier assessments we closed 26 of the 27 corrective action plans and opened 9 new corrective action plans to monitor in 2025.

Remediation of high-risk issue found in 2023:

During our 2023 supplier assessment, we identified a high-risk issue where two of our Aviva India entity third party suppliers did not compensate workers for the time spent participating in mandatory training.

In 2024, we conducted a further investigation, including worker interviews and document reviews, and found that 32 workers assigned to our Aviva India sites were eligible to receive payment of wages for this training time.

We subsequently reimbursed each of the 32 workers INR 1500 directly, taking into account the wages due, interest rates, and when the uncompensated training occurred. We also consulted a sample of workers to confirm they received the correct amount, and did not experience any further wage deductions or other retaliation. Our anonymous whistleblowing channel is available to all colleagues, including supplier workers, at all of our India sites.



In addition to successfully remediating the findings, our close collaboration with the Aviva India procurement team has led to improvements in our sourcing practices in India, including more explicit requirements on respecting labour rights at the pre-contracting stage with potential new suppliers. Our procurement team in India will now also engage in dialogue with potential suppliers to ensure they rectify any non-compliance found, such as wage deductions outside legal requirements, before signing an agreement. Going forward, we plan to establish and formalise the questions to guide our Aviva India procurement team in evaluating potential new suppliers.

Our Subsidiaries

In 2024, we conducted a modern slavery risk assessment on the value chains of our subsidiaries, Succession Wealth and Probitas. The assessment was carried out by our independent third-party partner, Slave Free Alliance (SFA), through document reviews and interviews with senior management of the respective companies. The SFA report confirms that both Succession Wealth and Probitas possess a low risk of modern slavery in their operations but have some risk exposure from suppliers operating in high-risk sectors such as building housekeeping and security. SFA highlighted the good level of awareness and understanding of modern slavery from the subsidiaries.

SFA recommended our subsidiaries to strengthen procurement practices by limiting the number of subcontractors further down the supply chain, improving internal awareness by adopting relevant modern slavery training, conducting due diligence on high-risk suppliers, and specifying clauses related to modern slavery prevention in supplier agreements. We will continue our collaboration with both subsidiaries to implement these recommendations.

Following the purchase of AIG Life Limited in April 2024 (now called Aviva Protection UK Ltd), we have been working closely to understand what the integration of the business will look like. AIG's Global Supplier Code of Conduct requires all suppliers to take steps to ensure that no form of modern slavery exists within their supply chains or business organisations. In 2024, Aviva Protection UK Limited (formerly AIG Life Limited) issued a comprehensive questionnaire to all its suppliers. The questionnaire covers the mechanisms the suppliers have in place, such as policies and procedures, to identify and prevent instances of anti-slavery and human trafficking, as well as to respecting human rights and maintaining ethical trading practices. Two low-risk and one medium-risk suppliers did not pass this assessment. We are prioritising the medium-risk supplier for an in-depth assessment, and action plan if required, based on Aviva's standards in 2025.

Our Investment

We are committed to investing our money and our customers' money in a responsible manner. Our asset management firm, Aviva Investors, is a founding signatory to the United Nations Principles for Responsible Investment (UNPRI) and we recognise and embrace our duty to act as responsible long-term stewards of our clients' assets. We believe that being a responsible financial actor means our investment approach must respect, not undermine, human rights and support the long-term sustainability of capital markets, economies and society.

We recognise our investments may have adverse impacts on individual and collective human rights. We also recognise that human rights impacts can have a material impact on business outcomes, investment returns and client outcomes.

As a large asset manager, we acknowledge that this commitment involves setting clear human rights expectations for investee companies. It also means building and using our leverage to engage with companies to ensure they prevent and mitigate human rights risks and impacts, including those relating to modern slavery, and provide access to remedy where harms occur.

We are committed to integrating human rights standards and frameworks into our investment activities, including decision-making and engagement across all asset classes. As a financial institution, we also recognise that building our leverage may require engaging with other investors, policy makers, and wider stakeholders to address market failures which enable human rights abuses to persist in our society and in our investment portfolios. The 'Our Investments' section of the Aviva Human Rights Policy provides more detail on this work and is available here.

Examples of our work with other investors as part of long-term collaborative programmes on modern slavery and human rights include:

- To help ensure FTSE350 companies are meeting minimum requirements within the Modern Slavery Act, we supported an engagement initiative led by Rathbones with companies who have failed to meet the minimum reporting standards of the Act.
- Co-founding the Investor Initiative for Human Rights Data. The initiative aims to engage with ESG research providers, and proxy voting advisers on embedding human-rights related data, within their research¹⁵.

¹⁵ [About II-HRD - The Investor Initiative on Human Rights Data | PRI](#)

Our governance

Senior Managers and Executive Sponsors

We have a clear and robust governance structure in place. Aviva's Sustainability Ambition Steering Committee drives and monitors the delivery of our plan, including our progress on human rights and modern slavery - with delegated authority from the Group Executive Committee.

The group's Sustainability senior management monitor and review progress against the action plan regularly, ensuring it is resourced appropriately and the implementation is well aligned with corporate priorities. The Sustainability function, which leads and co-ordinates our work on human rights and anti-modern slavery, reports to Stephen Doherty, Chief Brand and Corporate Affairs Officer who chairs the steering committee and is the Aviva senior executive responsible for sustainability. The team provides expertise to enable delivery and coordination of local activity across Aviva's businesses.

Our progress and key performance metrics are reviewed regularly and overseen by the Customer & Sustainability Committee. Progress updates are shared through internal governance forums such as Global Supply Governance Forum and the group wide Sustainable Business Working Group.

Human Rights and Anti-Modern Slavery Working Group

Our cross-functional working group met three times during 2024 focusing on our progress with the human rights saliency assessment. We also further revised its membership to reflect the priority activity in 2024. The group is comprised of representatives from Sustainability, Procurement, Supplier Management, Company Secretarial, Legal, Group Investigations, Group Audit, the People function (HR) and Aviva Investors, relevant business units representatives such as general insurance and life insurance sustainability team, market representatives from our Canada and Ireland operations. This group supports the progression of key activities including policy improvement and development, enhancing our supplier approach to addressing modern slavery, providing advice on employee training, supporting supplier assessments and training, and ensuring detailed progress against our commitments. We continuously review the effectiveness of this group to ensure engagement across the organisation, and that key stakeholders are identified and included.





Subsidiary boards

The boards of the Aviva entities identified within scope¹⁶ review and approve the information disclosed in this statement.

The Customer and Sustainability Committee assists the Board of Aviva plc in its oversight of customer and sustainability issues and is responsible for overseeing Aviva's ambition to be a leading customer centric company. It provides oversight of the customer agenda across the Group and is responsible for supervising Aviva's Sustainability Ambition, ensuring alignment with the Group's purpose, culture, values, strategy, and business plans. This includes reviewing Aviva's human rights and modern slavery activities, The Aviva Business Ethics Code and related documents before final submission to the Board of Aviva plc.

Aviva plc Board

The Board assesses and approves this statement. Our Group CEO signs the statement on behalf of Aviva plc.

¹⁶ The Aviva entities within the scope of "the Act" are: Aviva Insurance Limited, Aviva plc, Aviva Central Services UK Limited, Aviva Employment Services Limited, Aviva Equity Release UK Limited, Aviva Group Holdings Limited, Aviva Health UK Limited, Aviva Investors Global Services Limited, Aviva International Insurance Limited, Aviva Investors UK Fund Services Limited, Aviva Life Holdings UK Limited, Aviva Life & Pensions UK Limited, Aviva Life Services UK Limited, Aviva UK Digital Ltd, Aviva Pension Trustees UK Limited, General Accident plc, Gresham Insurance Company Limited, Solus (London) Limited, Succession Advisory Services Ltd, Succession Group Ltd (SGL), Succession Wealth Management Ltd, Succession Financial Management Ltd, Succession Employee Benefit Solutions Ltd, Probitas Managing Agency Limited, Aviva Protection UK Ltd (formerly AIG Life Limited).

Our training and communication

At the heart of any policy and process are our employees and we communicate with them to raise awareness of our work on modern slavery so that they can understand, promote, and cascade it further within our organisation. We know that training and raising awareness is the best way to detect and combat modern slavery and the various forms of labour exploitation and we are committed to increasing the effectiveness of our communication in this space.

Training for employees

We have a comprehensive e-learning module designed in collaboration with Slave-Free Alliance, to help our employees understand the link between business and human rights and to raise awareness around modern slavery, its pervasiveness, and the role of corporations and their staff in helping tackle it. This training has been refreshed in 2022 to reflect both changes in Aviva and relevant trends in the modern slavery agenda. It has been rolled out to specific employees directly involved in anti-modern slavery activity including those employees in the Sustainability, Procurement and Supply Chain, Risk, the People (HR) function, Corporate Affairs and Property & Facilities teams with 1,302 completions by the end of 2024 since its launch in September 2020. We have made the training available to all employees within the Aviva University and we have shared it with those on our graduate training programme so that this is embedded within our future leaders. The training material has also been shared with Aviva India. The training materials address each individual market by providing case studies and dilemmas relating to modern slavery that are relevant for our commercial activities.



Established institutions such as the Independent Anti-slavery Commissioner, the UK National Modern Slavery Training Delivery Group, and Themis, with support from Unseen, RedCompass Labs and Alliance Bernstein joined forces and developed an innovative new anti-slavery digital learning platform¹⁷ for the financial services industry. In 2024, Aviva plc, supported by Themis, have identified and adopted the most relevant modules regarding Modern Slavery risks for our insurance and investment activities. These modules have now been integrated into our internal training materials. In addition, we delivered tailored training to Aviva Capital Partners on modern slavery risks in the UK construction sector.

Independent Assessment Tool Training

The support from Aviva's Procurement team is essential for a successful sustainable supply chain that helps us manage the risk of modern slavery with our suppliers. Our Procurement team has received training on the use of the independent assessment tool system, including how to access supplier data and scorecards on their ESG (environmental, social and governance) profile, including labour issues, environmental ethics and responsible procurement matters. They are also able to interpret the scorecard results and therefore understand which suppliers are a higher risk for Aviva and need to be monitored more closely, including implementing Corrective Action Plans to achieve improvements. In 2024, 20 new employees were trained on the use of the independent assessment tool platform.

During our 2024 supplier due diligence, we encourage relevant suppliers to provide Modern Slavery training to team members, and tailor the training to their business sector, activity, and specific role.

¹⁷ This training is also accredited by the London Institute of Banking and Finance.



Our collaborations and partnerships

We continue to engage with different organisations across the charity, business, academic and public sectors to collaborate and partner on events and projects that advance the anti-slavery cause.



Corporate Human Rights Benchmark:

As a founding partner Aviva continues to be supportive of the work of the Corporate Human Rights Benchmark¹⁸.

United Nations Global Compact:

We remain members of the UN Global Compact and an active participant of the United Nations Global Compact UK Working Group on Human Rights and Climate Change sharing insights with other peer organisations.

UK Living Wage Foundation:

Aviva has been a principal partner and key supporter of the Living Wage Foundation since 2014 and continues to support the Global Living Wage Initiative¹⁹. We are working with others to progress Living Wage Places in the UK and globally. We are one of the first accredited Living Hours employers and in 2023, Aviva is delighted to be one of the first UK employers to be awarded the Living Pension accreditation.

Slave-Free Alliance:

we continue our membership with Slave-Free Alliance as part of our commitment to addressing the risk of modern slavery in our operations and supply chains.

Business for Social Responsibility:

In 2022, we began a partnership with Business for Responsibility (also known as BSR), a sustainable business network and consultancy focused on helping companies improve their sustainability practices. BSR will help us better understand our human rights impacts and identify the most salient issues across our operations and value chain.

¹⁸ [How it started | World Benchmarking Alliance](#)

¹⁹ [Principal Partners | Living Wage Foundation](#)

Our key Performance Indicators to measure effectiveness

The KPIs below summarise progress on our key outcomes made in 2024:

- Number of cases of high-risk modern slavery discovered at Aviva or in our supply chain via our due diligence work and assessments: [0]
- Cases reported through Speak Up where reporters have specifically alleged a breach of the UK Modern Slavery Act 2015: [0]
- Number of modern slavery suppliers' assessments conducted on high and medium-risk suppliers: [13]
- Number of corrective action/improvement plans shared with suppliers successfully closed: [26]
- Number of corrective actions/improvement plans shared with suppliers which are being monitored: [10]
- Average independent assessment tool Sustainability score for unique suppliers overall: [61,1]
- Percentage of UK, Ireland and Canada registered suppliers that have agreed to the Aviva Third Party Business Code of Behaviour: [99.9%]
- Number of specialist staff that were trained on Business and Human Rights and Modern Slavery since 2020: [1,175]
- Number of unique suppliers assessed onto independent assessment tool: [533]
- Number of Board and Sub-boards of Aviva who approved this statement: [25]



Our future plans

As described above, we will continue to develop and improve our approach to respecting human rights and preventing modern slavery. We will do this by learning from the experiences of our businesses and suppliers as they address modern slavery risks. We will also continue to collaborate and partner with external experts to identify, apply and share best practice in addressing and mitigating the risks of modern slavery. We aim to achieve greater transparency, by being open and clear in the way we communicate in our reporting, including our modern slavery statement.

In 2025, we plan on:

- Improving our internal systems and processes related to human rights and modern slavery. Specifically, to identify, prevent and mitigate, as well as enable remedy based on areas highlighted by our 2023 due diligence activities.
- Continuing the update of our supply chain mapping and requesting further data from our suppliers to understand modern slavery risks.
- Continuing our supplier due diligence for high and medium-risk sectors and countries.
- Continuing our internal dialogue and exploring external best practices to enhance our remedy approach, particularly in our underwriting and investment activities.
- Updating and ensuring alignment of Aviva Human Rights policy implementation across all markets.
- Continuing our collaboration with our subsidiaries to improve their modern slavery prevention activities.
- Conducting our biannual human rights due diligence, including its modern slavery related considerations.





Our process and the steps followed to issue this statement

The boards of the Aviva entities identified within scope have reviewed and approved this statement²⁰. The Aviva plc Board reviewed and approved this statement on 13 May 2025 and the Group CEO signed the statement on behalf of Aviva plc.

Amanda Blanc, DBE
Aviva Group CEO
London, 8 May 2025

²⁰ A member of Aviva Sustainability team, and or a member of our Cossec team (briefed by Aviva Sustainability) has provided each of the Boards (including sub-boards and the Board of Aviva Plc) with an update and a brief on this modern slavery statement, answering key questions and incorporating any feedback received prior to obtaining their full approval.

For queries about *Aviva's Modern Slavery and Human Trafficking Statement 2024*, please contact our CR team:
crteam@aviva.com

