



MODERN SLAVERY AND HUMAN TRAFFICKING STATEMENT

We the Directors of Robinson Manufacturing Limited (the “Company”) recognise we maintain relationships with many different organisations in our supply chain, as well as employing a large number of staff and bringing in contractors. In light of the general law on employment and human rights, and more specifically, the Modern Slavery Act 2015, we have reviewed our existing compliance and risk management processes to determine what extent measures already exist, and what further measures we may need to put in place to prevent slavery and human trafficking taking place in any part of our business or in our supply chains.

Modern slavery is a criminal offence under the Modern Slavery Act 2015. Modern slavery can occur in various forms, including servitude, forced or compulsory labour and human trafficking. All of these forms involve the deprivation of a person’s liberty by another in order to exploit them for personal or commercial gain.

This statement governs all our business dealings and the conduct of all persons or organisations with whom we contract directly or who we appoint to act on our behalf. We expect all who have, or seek to have, a business relationship with the Company to familiarise themselves with our anti-slavery values and documentation and to act at all times in a way which is consistent with this.

OUR BUSINESS STRUCTURE

We have been in operation since the 1980s as a division of Hilton Timber and have continued to grow steadily since the formation of Robinson Manufacturing Limited in 1997. Our core business focuses on the manufacturing of roof trusses and floor joists supplying house builders, commercial property developers, architects and contractors nationally as well as regionally in the United Kingdom. We ensure our recruitment of staff and contractors is undertaken in a manner consistent with United Kingdom immigration legislation and with the Modern Slavery Act.

We have a supply chain that sources from the United Kingdom and internationally through direct sourcing by employees and indirect sourcing from our contractors. We will take all reasonable steps to undertake risk assessments of the supply chains we use in order to ensure we can be consistent with the prohibition of modern slavery.

Roof Truss and Metal Web Joist Manufacturers, I-Beam and Glulam Beam Stockists



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OUR ANTI-SLAVERY VALUES

As part of our culture of good governance we operate to a set of core values which reflect our relationships with our principal stakeholder groups: customers, manufacturers, shareholders, suppliers and team members. Our values for all our business relationships, reflect our attitude against the exploitation of individuals in any form, and more particularly the offences under the Modern Slavery Act 2015.

We are committed to opposing modern slavery in all its forms and preventing it by whatever means we can. We demand the same attitude of all who work for us and expect it of all with whom we have business dealings.

PURPOSE OF THIS POLICY

This policy aims to prevent opportunities for modern slavery to occur within our businesses or supply chain. This policy's use of the term "modern slavery" has the meaning given in the Act.

We have a zero-tolerance approach to modern slavery. We are committed to acting ethically and with integrity in all our business dealings and relationships. We use all reasonable endeavours to implement and enforce effective systems and controls to ensure modern slavery is not taking place anywhere in our own businesses or those of our suppliers.

STEPS FOR THE PREVENTION OF MODERN SLAVERY

1. We are committed to ensuring there is transparency in our own business and in our approach to tackling modern slavery throughout our supply chains. We expect these same high standards from all of our contractors, suppliers and other business partners.
2. We are evolving and updating our contracting processes to include specific questions and disclosure of our suppliers in order that we can do all that is reasonable to prohibit the use of forced, compulsory or trafficked labour, or anyone held in slavery or servitude, whether adults or children. We expect our suppliers to hold their own suppliers to the same high standards.



3. All of our team member, including employees and contractors are obliged to familiarise themselves with our procedures to help us identify and prevent modern slavery and to ensure that we can conduct business in a manner consistent with the Modern Slavery Act 2015. Strict adherence to this policy forms part of all team members' obligations under their contract of employment of individual contractor agreements.
4. We ensure that we check any recruitment agencies we may use and carry out our recruitment process for employees in a transparent manner consistent with the Modern Slavery Act. We adhere to all immigration rules.
5. Whilst recognising our statutory obligation to set out the steps we have taken to ensure that modern slavery and human trafficking is not taking place in our supply chains, we acknowledge that we do not control the conduct of individuals and organisations in these chains. We will take all reasonable steps to comply with this policy but are not able to control our suppliers' activities if these are not disclosed to us. However, to underpin our compliance with practical steps, we intend to adopt the following measures:
 - (i) conduct risk assessments to determine which parts of our business and which of our suppliers are most at risk of modern slavery so that efforts can be focused on those areas;
 - (ii) engage with our suppliers to convey our Anti-Slavery Policy and to gain an understanding of the measures taken by them to ensure modern slavery is not occurring in their businesses, to include requesting suppliers Modern Slavery Act Statements, risk assessments and details on their contractual procedures to prohibit modern slavery in their supply chains;
 - (iii) where appropriate, as part of our risk assessment, tender or contractual process we may need to introduce additional contractual provisions for our suppliers to confirm their adherence to this Policy and accept our right to audit their activities and relationships (where practicable), both routinely and at times of reasonable suspicion.
6. From the financial year 2017 we will include in the directors' report accompanying our annual financial statements a reference to the Company's Modern Slavery and Human Trafficking Statement.



RESPONSIBILITY FOR THE POLICY

Ultimate responsibility for the prevention of the involvement of modern slavery within the business rests with the Board of Directors. The Board of Directors have overall responsibility for ensuring this policy and its implementation complies with our legal and ethical obligations.

Team leaders at all levels are responsible for ensuring those reporting to the Board of Directors understand and comply with this policy and are given adequate and regular training on it and the issue of modern slavery.

ACTIONS TO REPORT MODERN SLAVERY OR HUMAN TRAFFICKING

Our Whistleblowing Procedure (Company handbook P57, Public Interest Disclosure) is intended to provide guidance on how concerns can be communicated to the Company. If an employee has any concerns regarding suspected modern slavery associated with the Company or our suppliers, they should use the Whistleblowing Procedure to report it to us.

In summary, team members should approach either their line manager, equivalent senior leader or Human Resources. If the matter is extremely serious then a director of the Company should be approached. The nature of the complaint will determine the Company's next course of action.

SAFEGUARDS

We aim to encourage openness and will support anyone who raises genuine concerns in good faith under this policy, even if they turn out to be mistaken. We are committed to ensuring no one suffers any detrimental treatment as a result of reporting in good faith their suspicion that modern slavery of whatever form is or may be taking place in any part of our own business or in any of our supply chains.

An employee will be protected from any detrimental treatment if they raise a concern of modern slavery as long as it is done in good faith. Any claims or allegations made which are found to be malicious will result in disciplinary action being taken against the individual.



COMMUNICATION AND AWARENESS OF THIS POLICY

Our zero-tolerance approach to modern slavery will be communicated to all suppliers, contractors and business partners at the outset of our business relationship with them and reinforced as appropriate thereafter.

REVIEW

Following its initial adoption, this statement will be reviewed by the Company's Board of Directors on a regular basis (at least annually) and may be amended from time to time.

Signed

A handwritten signature in black ink, appearing to be 'Mark Smy', written over a horizontal line.

Mark Smy
Managing Director

Date: June 2019