Exertis Enterprise Ltd

Modern Slavery Act 2015

Slavery and Human Trafficking Statement for the Year Ended 31 March 2025

1. Our Policy

Exertis Enterprise is opposed to slavery and human trafficking in any part of our activities or our supply chains. We are therefore committed to ensuring that we have adequate policies and procedures in place to identify and prevent these practices.

We met the turnover threshold applicable under section 54 of the Modern Slavery Act 2015 in the period covered by this statement.

2. Our Business

We are a distributor of technology infrastructure products in the technology sector. Seasonal work is not a feature of the industry in which we operate. More information on our business is available at www.exertisenterprise.com

We are a part of the DCC Group. DCC is a leading international sales, marketing and support services group with a clear focus on performance and growth. Its headquarters are in Dublin, Ireland. It is listed on the London Stock Exchange and is a constituent of the FTSE 100 Index.

DCC currently has operations in 22 countries and employs over 16,700 people. Additional information on the Group is available at www.dcc.ie.

3. Organisational Structure and Supply Chains

Our business is organised into 2 business units: Enterprise, which supplies technologies to run business IT infrastructure and Cybersecurity which provides technologies which help business mitigate risk against cyber and online threats.

Our products are sourced from reputable suppliers and the majority have established supplying organisations with-in the UK and EEA. We also source a number of products from Australia, Canada, China, Hong Kong, Isarael, Singapore, Taiwan and the United States

The following table contains a summary of the activities that we consider present the highest risk of slavery and human trafficking in the industries in which we operate,

with, in each case, a summary of the steps we have in place to avoid these affecting our activities or our supply chains.

Industry Risk	Steps Taken
Conditions and treatment of workers in	We have enhanced our due diligence
third party factories that supply Exertis	processes and controls with additional
Hammer Ltd and its suppliers with	screening and assessments for both
technology products located in higher	factories and suppliers including
risk countries for slavery and poor	checking entities against the Global
working conditions and/or limited legal	Slavery Index and Corruptions
protections	Perception Index, asking questions designed to identify actual or potential
	violations of workers' rights, human
	rights and local laws, including assessing
	the potential for modern slavery and
	people trafficking. In addition, we have
	enhanced our onboarding processes to
	monitor risk at a product level.
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	Any factory and supplier not meeting
	the standards set out in our policies and
	procedures in this area (see further
	sections 4 and 5 below) automatically
	fail the audit.
	Wherever possible corrective actions
	will be agreed immediately with the
	factory and / or supplier to resolve the identified issues. Where this is not
	possible, we will not purchase products from the factory.
As an area of continuing focus for the	The situation is being monitored, and
Technology division is the risk of Uighur	additional due diligence has been
Muslim slave or forced labour being	implemented.
used in the production of products	
origination in the Xianjiang region of	We have independent third-party
China	labour and human rights audit firms
	who can perform onsite ethical and
	traceability audits in the event that
	specific issues are identified as part of
	the onboarding due diligence screening
	process

The ongoing war in Ukraine by Russian forces has resulted in a significant displacement of Ukrainian citizens. This may increase the risk of slavery and human trafficking in some parts of Europe

We are monitoring the risk and will, with our suppliers, continue to do so, in addition to providing support to do so. Furthermore we have enhanced our screening on all suppliers to support monitoring the risk

4. Policies in Relation to Slavery and Human Trafficking

The DCC *Code of Conduct* sets out our Group's commitment to acting ethically and with integrity towards our employees and in all our business relationships.

Specifically, Section 2 of the Code sets out our commitment to fair employment practices and Section 14 of the Code sets out our commitment to preventing, as far as practicable, slavery and human trafficking in our supply chains.

The DCC Group *Supply Chain Integrity Policy* sets out the approach taken by every business in the DCC Group to ensure that all the products we sell meet applicable legal and ethical standards.

In addition, the DCC *Human Rights Policy* sets out DCC's specific commitment to operate to internationally recognised standards of human rights, including in relation to forced labour, child labour and unsafe working conditions.

These documents are available at www.dcc.ie.

Our policy on slavery and human trafficking is set out in Section 1 of this statement.

The requirements of our *Code of Conduct*, Group *Supply Chain Integrity Policy*, *Human Rights Policy* and our own policy are reflected in the more detailed policies and procedures that we have in place in Exertis Enterprise. These are addressed in more detail in Section 6 of this statement.

5. Due Diligence and Assessing and Managing Risk

As part of our compliance with the policies referred to above, we take the following steps:

- Assess potential risk areas in our supply chains;
- Mitigate the risk of slavery and human trafficking occurring in our supply chains, including by reviewing, where necessary, the controls that our suppliers have in place and carrying out other suitable checks;
- Monitor potential risk areas in our supply chains on a periodic basis.

6. Assurance and Key Performance Indicators

Responsibility for ensuring that our procedures are adequate and are adhered to in all areas of our activities rests with the directors of Exertis Enterprise.

We report on compliance with the DCC Group *Code of Conduct* and *Supply Chain Integrity Policy* every six months.

7. Training and Awareness

In the period covered by this statement 163 employees in our business completed online training on our *Code of Conduct* which covered the protection of human rights, including the prevention of slavery.

We also provide training to relevant employees on supply chain risks, including the risk of slavery and human trafficking at suitable intervals. Our participation in industry associations and our dealings with suppliers also provide information on where slavery and human trafficking risks may arise in the industries where we are active and best practice in avoiding them.

8. Nature of this Statement

This statement is made pursuant to section 54(1) of the Modern Slavery Act 2015 and constitutes our slavery and human trafficking statement for the financial year ended 31 March 2025.

This statement has been approved by the board of directors of Exertis Enterprise

Jason Chibnall Managing Director Exertis Enterprise 10-May-2025