



Statement Regarding the Modern Slavery Act in UK

Dated: 18 June 2025

STATEMENT REGARDING THE MODERN SLAVERY ACT IN UK (FY2024)

1. INTRODUCTION

1.1 Reporting Entities

This Modern Slavery Statement is made in accordance with the UK Modern Slavery Act 2015 ("**UK Modern Slavery Act**") and applies to **EDMI Europe Limited**. This statement covers the reporting period from 1 January 2024 to 31 December 2024 ("**FY2024**").

2. ORGANISATION STRUCTURE AND SUPPLY CHAINS

2.1 EDM I Structure and Operations

EDMI Europe Limited ("**EDMI Europe**") is part of the EDM I group of companies ("**EDMI Group**"), with its direct parent company, EDM I Limited, headquartered in Singapore.

EDMI Group's business involves designing, developing and manufacturing innovative and technologically advanced energy meters and metering systems for the global utility industry. We manufacture and sell energy meters such as smart meters, and provide solution services and energy management services that utilize energy measurement and control technologies, as well as solutions utilizing IoT.

2.2 EDM I Supply Chain

EDMI Europe works with different business partners, from logistics suppliers to subcontractors for finished goods, relating to our gas, electricity and communication hub products and solutions; distributors and vendors of our products; regulatory and certification bodies and others. Where possible, we maintain multiple supply sources so that our business is not dependent on a single or limited number of suppliers. Our business partners are required to comply with applicable regulations and are contractually bound to abide by our standards on quality, ethics, and human rights.

3. RISK OF MODERN SLAVERY PRACTICES IN EDM I OPERATIONS AND SUPPLY CHAINS

3.1 Forced Labour in Assembly Plants:

There is a risk of forced labour in the assembly plants where meters are manufactured, particularly in regions with less stringent labour regulations.

3.2 Exploitation in Raw Material Extraction:

The extraction of raw materials for meter manufacturing may involve exploitative working conditions, exposing workers to hazards and inadequate wages.

3.3 Child Labour in Component Manufacturing:

Subsidiary entities involved in manufacturing components for meters may inadvertently contribute to child labour, especially in regions with lax child labour regulations.

3.4 Inadequate Worker Protections in Subcontracting:

Subcontracting practices within the manufacturing process may expose workers to inadequate labour protections and exploitation, as subcontractors may not adhere to the same ethical standards.

3.5 Human Trafficking in Transportation of Finished Goods:

There is a risk of human trafficking within the transportation segment of the supply chain, particularly during the transit of finished meters, especially in regions where oversight is limited.

4. ACTIONS TAKEN TO ASSESS AND ADDRESS MODERN SLAVERY RISKS

4.1 Due Diligence Processes

4.1.1 Comprehensive Supplier Audits and Site Inspections:

EDMI Europe maintains a steadfast commitment to ethical manufacturing practices through the regular conduct of comprehensive supply chain audits

and on-site inspections.

EDMI Europe encourages its key suppliers to obtain and maintain certifications from recognised programs such as Supplier Ethical Data Exchange (SEDEX) which when applied is used to assess a range of ethical and sustainability factors, including policies and practices designed to identify, manage, and reduce the risks of modern slavery.

These assessments are integral components of EDM Europe's overarching strategy to ensure comprehensive alignment of its supply chain with ethical labour standards.

4.1.2 Business Partners Code of Conduct:

EDMI Europe ensures that its supply chain complies with the requirements of the UK Modern Slavery Act. We work with our business partners to ensure regular supply chain audits and site inspections are conducted. In FY2024, suppliers that meet a certain purchase threshold value and/or high risk profile suppliers ("**Suppliers**") were required to complete an EDM Europe Business Partner Code of Conduct survey.

The survey requires the Suppliers to answer various questions which included but were not limited to the Supplier's awareness and commitment on issues pertaining to Environmental, Health and Safety Responsibility, Modern Slavery, Anti-discrimination, Child Labour and Human Rights Bribery & Kickbacks.

4.1.3 Training on modern slavery and trafficking:

As an integral part of the new hire on-boarding process at EDM Europe, all newly hired employees undergo comprehensive training programs specifically tailored to address modern slavery risks. These sessions are designed to impart a thorough understanding of the company's commitment to ethical practices and the imperative need to eradicate modern slavery from its operations. Key topics such as the professional conduct and business ethics, anti-bribery and corruption and modern slavery, identification of potential risks, and the importance of responsible decision-making are covered with the intention that such training programs empower new employees with the knowledge and tools necessary to contribute actively to

the company's ethical manufacturing practices.

By instilling these principles early in their tenure, EDM I Europe hopes to ensure that all team members are aligned with the organization's values and could play a crucial role in maintaining a supply chain that is free from risks of modern slavery. We conduct annual refresher trainings for all employees within EDM I Europe.

4.2 Policies in relation to slavery and human trafficking

4.2.1 Code of Conduct and Business Ethics

EDM I Europe Code of Conduct and Business Ethics (“**Code**”) aims to promote the standard of personal and professional integrity, honesty and values to all employees in understanding their responsibilities in their business conduct.

Among other things, the Code states that:

- (i) Harassment and discrimination in any form based on a person's gender, race, age, nationality, ethnic origin, religion, disability, sexuality is not acceptable;
- (ii) Employees should not harass or discriminate against other employees due to their office, rank or position in the company; and
- (iii) Managers must ensure equal opportunity and practice fairness in their department.

4.2.2 Whistle Blowing Policy

EDM I Europe is committed to the highest possible standards of ethical, moral and legal business conduct. In line with this commitment, EDM I's Whistle Blowing policy aims to provide an avenue for employees and third parties to report misconduct, including those relating to human rights and modern slavery risks and sensitive issues.

Whistle blowers can report any misconduct by either:

- (i) emailing directly to whistleblowing@osakiunited.com; or
- (ii) write to:

Osaki United International Pte Ltd
47 Yishun Industrial Park A Level 4

Singapore 768724

Attention: OUI Internal Audit Division

All complaints submitted through the designated whistleblowing channels will be received directly by the Internal Audit Division of Osaki United International Pte Ltd, the parent company of EDM I Limited.

The designated whistleblowing channels are also prominently featured on the EDM I Europe Limited's website, providing third parties with a convenient means to report any instances of misconduct.

4.2.3 Work Health and Safety Policy

EDM I Europe is committed to ensuring the health, safety and wellbeing of our employees, contractors and visitors. There is a policy in place to ensure legal compliance and proactively mitigates the risk of accidents, prioritizing a safe and secure working environment for all.

5. KEY PERFORMANCE INDICATORS TO MEASURE EFFECTIVENESS OF STEPS BEING TAKEN

EDM I Europe continuously assess the effectiveness of our efforts to preventing modern slavery in order for us to understand and continually improve how we identify, prevent, and mitigate relevant risks. It also helps us assess the effectiveness of our grievance and remediation processes if we identify that we have caused or contributed to modern slavery-related impacts.

Key measures we use to assess our approach include:

- (a) The number of business partners screened to ensure adherence to the Code;
- (b) Tracking employee training completion and following up with each individual employee where necessary to ensure full completion of obligatory training related to the Code; and
- (c) The robustness of our whistle-blowing mechanism.

6. CONSULTATION WITH OTHER FUNCTIONS IN EDM I GROUP


The key functions in EDM I Group supporting EDM I Europe, including Procurement, Supply Chain and Legal and Compliance. This process entailed the exchange of knowledge on

human rights, including compliance with modern slavery regulations, among employees from EDM I Europe and EDM I Group.

7. APPROVAL

This statement for FY2024 is made pursuant to section 54 of the UK Modern Slavery Act and constitutes EDM I Europe's Modern Slavery Statement. This statement has been approved by the Board of Directors of EDM I Europe Limited, who will review and update it as necessary, on an annual basis.

EDM I EUROPE LIMITED

Signed	:	
Name of Director	:	<u>Roy Stephen Kirsopp</u>
Date of Approval	:	<u>18 June 2025</u>