



## Komatsu UK Ltd

### Slavery and Human Trafficking Statement for the Financial Year 2016

#### Introduction

This statement is made pursuant to Section 54 of the Modern Slavery Act 2015 (“the Act”), and sets out the steps which Komatsu UK Limited (KUK) has undertaken during the previous financial year to ensure that slavery and human trafficking (“human rights abuse”) is not operating within either its own business or its supply chains, and the further steps which are to be taken going forward.

#### Organisation's Structure

KUK is part of the global Komatsu Group, whose head office in Tokyo, Japan. KUK manufactures medium-sized hydraulic excavators, sold mainly to the European market. The Company’s financial year runs from 1<sup>st</sup> April to 31<sup>st</sup> March.

#### Our Supply Chains

We operate with a global supply base that provide KUK with parts, services and equipment from a direct supply chain of around 100 companies. Our Supply chains can be extensive and can often involve a number of levels between raw materials entering the manufacturing process, through to delivery and use of the finished component by KUK.

We are committed to acting ethically and with integrity in all our business relationships and to implementing and enforcing effective systems and controls to ensure slavery and human trafficking is not taking place anywhere in our supply chains.

KUK strives to ensure that it does not contribute towards human rights abuse through its supply chains. The Company has a commitment to engage only those suppliers that uphold the same principles as KUK, and where necessary, implement corrective measures. Where a supplier should fail to take steps to cease or prevent human rights abuse, KUK will reconsider its business relationship with those suppliers.

In the financial year 2016, the following steps have been taken to enhance our compliance with the Act

- A risk assessment of our supply chain based on geography, products supplied and ownership, has been carried out, the outcome of which was deemed to be satisfactory.
- A member of the Purchasing Team, who has undertaken qualifications accredited by the Chartered Institute of Purchasing and Supply, carried out internal training on Modern Slavery for the relevant staff
- All suppliers were requested to provide written confirmation affirming their compliance with the Act.

- As part of our regular supplier visit programme, staff have conducted open eye audits of Tier 1 supplier factories to monitor compliance with KUK expectations and legal requirements, and no issues have been identified.

### **The KOMATSU Way and Komatsu's Worldwide Code of Conduct**

Komatsu defines its corporate value as *"the sum total of the trust given to us by all our stakeholders and society"*. The KOMATSU Way is the Company's *"Mindset, belief, values, and code of conduct in writing that the Komatsu group employees should follow"* and explains what is required from employees in order that the Company can achieve its corporate value. The KOMATSU Way requires compliance with the laws and rules of the business community, and to expand upon this, Komatsu has in place a Worldwide Code of Business Conduct (the Code) which all employees must follow. In relation to Employment, the Code states that Komatsu Group companies shall not tolerate child labour or forced labour. Where any deviation to the Code is found to be in existence, a proper investigation is required, and remedial action must be taken.

There are contact persons in the organisation to whom whistle-blowers can report breaches of the Code, including information about possible human rights violations and infringements of labour standards. No instances of child labour or forced labour have been reported or alleged in 2016.

### **Further Steps**

In the 2017 financial year, focus on suppliers in relation to this legislation will continue. In particular, the following steps will be undertaken:

- Further requests will be issued to those suppliers who have not yet responded to affirm their compliance and commitment to no slavery or human trafficking within their own organisations and the supply chains which support them. Such suppliers will be made aware that, for business relations to continue, it is essential that they provide written confirmation of their compliance with the Act.
- As part of our regular supplier visit programme, employees will continue to conduct open eye audits of Tier 1 suppliers to monitor compliance with KUK expectations and legal requirements.
- The Supplier Handbook, which is provided to all direct suppliers, will be updated in 2017 to include reference to modern slavery and human trafficking, and explain our expectations from suppliers.

This statement is made pursuant to section 54(1) of the Modern Slavery Act 2015 and constitutes Komatsu UK Limited's slavery and human trafficking statement for the financial year ending 31<sup>st</sup> March 2017.



**Peter Howe**  
**MANAGING DIRECTOR, KOMATSU UK LIMITED**

4<sup>th</sup> January 2018