



Cochlear Limited

# Modern Slavery Statement 2025





# Contents

## About this Statement

## Our story

## Our structure and operations

About Cochlear

## Our sustainability approach

Governance

## Our supply chain

## Modern slavery risks

Risks of modern slavery in our operations

Risks of modern slavery in our supply chain

<b>1</b>	<b>Actions taken to assess and address modern slavery risks</b>	<b>9</b>
<b>2</b>	Due diligence	9
<b>3</b>	Our policy framework at-a-glance	10
<b>3</b>	Remediation	11
<b>3</b>	Whistleblower Protection Policy	11
<b>4</b>	Supplier Code of Conduct	11
<b>4</b>		
<b>5</b>	<b>Assessing the effectiveness of actions being taken</b>	<b>12</b>
	Moving forward	12
<b>7</b>	Consultation	12
<b>7</b>	Approval	12
<b>8</b>		
	<b>Reporting requirements</b>	<b>13</b>

## About this Statement

This joint Modern Slavery Statement has been prepared by Cochlear Limited (ACN 002 618 073) (Cochlear) on behalf of itself and Cochlear German Holdings Pty Limited (ACN 134 635 251) (CGHPL) as reporting entities under the *Modern Slavery Act 2018* (Cth) (the Australian Act), on behalf of Cochlear Europe Limited (CEL) as a 'commercial organisation' under the United Kingdom's *Modern Slavery Act 2015* (the UK Act), and on behalf of Cochlear Americas under Canada's *Fighting Against Forced Labour and Child Labour in Supply Chains Act* (the Canadian Act). It describes the approach and actions taken by Cochlear, and controlled entities including CGHPL, CEL and Cochlear Americas to assess and address modern slavery risks in their operations and supply chains during the financial year ended 30 June 2025 (FY25).

For the purposes of this statement, we have considered the definitions of modern slavery, forced labour and child labour in each of the UK, Australian and Canadian Acts which cover various forms of exploitation. For ease of reference this statement uses the term 'modern slavery' to encompass all the forms of exploitation referenced in the UK, Australian and Canadian Acts.



# Our story

Graeme Clark, an Australian ear surgeon, saw first-hand the isolation and frustration that comes from living in a world of silence as his father struggled with hearing difficulties. On holiday in 1977, inspired by a shell and a blade of grass, Graeme realised there was a safe way to insert electrodes into the inner ear. It was Graeme's determination to help others that realised our first implantable solution, reconnecting Rod Saunders to hearing and bringing music into his life.

Professor Clark partnered with Australian entrepreneur Paul Trainor – and his Nucleus Group – and the University of Melbourne to commercialise the cochlear implant. With funding from the Australian government, they developed the Cochlear™ Nucleus® 22 Implant, the first multi-channel cochlear implant, and Cochlear, the company, was formed.

Today, Cochlear is the leader in implantable hearing solutions, connecting hundreds of thousands of people globally to a life full of hearing. The pioneering spirit that started Cochlear all those years ago continues to drive us forward and our commitment is stronger than ever. We're transforming the way people understand and treat hearing loss, and we're committed to reaching more people to provide support for a lifetime of hearing.







# Our structure and operations

Cochlear is the parent company of the Cochlear Group and commenced operations in 1981. In 1995, Cochlear listed on the Australian Securities Exchange, and is a top 50 listed Australian company with a market capitalisation of around \$18 billion.

## About Cochlear

Our global headquarters are on the campus of Macquarie University in Sydney, with regional offices in Asia Pacific, Europe, Middle East and the Americas. We have a global workforce of over 5,500 employees and a wide geographical reach, with employees based in over 50 countries.

CGHPL is a wholly owned Australian subsidiary and CEL is a wholly owned UK subsidiary, and both serve as the parent entity for a number of Cochlear subsidiaries incorporated in Europe. Cochlear Americas is also a wholly owned US subsidiary, supporting operations across the United States and Canada.

Our structure enables the development, manufacture, and commercialisation of a market-leading portfolio of implantable hearing solutions. Our operations span six manufacturing locations and we sell products in over 180 countries, supported by a network of distributors and direct presence in key markets.

Our global headquarters oversees global supply chain management and is responsible for implementing key procurement policies and procedures for manufacturing and R&D operations. Group Risk and Assurance, Global Procurement and Global Sustainability collaborate to manage modern slavery risks, through defining relevant policies and procedures and providing oversight on their implementation. Activities relating to the marketing, distribution and sales of our products and services are managed by our regional subsidiaries.

Entities responsible for Cochlear's manufacturing and/or R&D operations	Manufacturing / R&D	Location
Cochlear Limited	Manufacturing and R&D	Sydney, Australia (2 locations) Brisbane, Australia
Cochlear Technology Centre Belgium, a branch of Cochlear Research and Development Limited	R&D	Mechelen, Belgium
Cochlear Bone Anchored Solutions AB	Manufacturing and R&D	Gothenburg, Sweden
Neurelec SAS	R&D	Vallauris, France
Cochlear Malaysia Sdn Bhd	Manufacturing	Kuala Lumpur, Malaysia
Cochlear Medical Device (Chengdu) Co Ltd	Manufacturing	Chengdu, China





# Our sustainability approach

Our sustainability approach is integrated into our business strategy. It reinforces our focus on creating positive social impact at individual and societal levels, while minimising our environmental impact. It helps guide our strategic priorities, manage risk and improve performance.

Our approach is informed by our double materiality assessment and business priorities as well as the Global Reporting Initiative (GRI) framework, the United Nations Sustainable Development Goals (SDGs) and the United Nations Global Compact (UNGC) Principles. We also consider emerging sustainability reporting regulations, such as the Australian Sustainability Reporting Standards (ASRS) and the Corporate Sustainability Reporting Directive (CSRD).

We have been a signatory of the UNGC since 2022 and support the Ten Principles in the areas of human rights, labour, environment, and anti-corruption.



## Governance

The Board is responsible for overseeing the integration of sustainability into business strategy and operations, approving sustainability goals and policies and overseeing programs to achieve those goals. The Board's sustainability responsibilities include oversight of our human rights initiatives and approving the annual Modern Slavery Statement.

The Audit and Risk Committee assists the Board to discharge its sustainability responsibilities by overseeing the implementation of sustainability (including human rights and modern slavery) initiatives and commitments and reviewing the assessment, management and response to these risks and opportunities.

The Executive team has responsibility for the implementation of the Board-approved sustainability strategy, integrating sustainability into business strategy and operations and reporting progress to the Audit and Risk Committee.

The Global Sustainability team reports to the Chief Financial Officer and is responsible for defining our sustainability framework, supporting all parts of the business to deliver on the framework, leading or coordinating key sustainability related activities and developing external reporting.

Group Risk and Assurance, Global Procurement and the Global Sustainability team oversee the implementation of frameworks to manage modern slavery risks, including the implementation of relevant policies and procedures.

Group Risk and Assurance is responsible for developing and maintaining the enterprise risk framework which includes consideration of sustainability and modern slavery risks. All employees and contractors are responsible for compliance with policy and procedure controls to manage risk.

## Sustainability governance framework





# Our supply chain

Our global network of suppliers plays a critical role in supporting our manufacturing, R&D, and business operations. In FY25, we partnered with over 790 external suppliers to produce our implantable hearing solutions. These suppliers provide a diverse range of products and services including electronic components, batteries, precious metals, metal injection moulded parts, and contract manufacturing services. We refer to these suppliers as Production-related Suppliers.

We also engaged approximately 5,600 external suppliers to support our broader business activities and corporate functions. These Non-production-related Suppliers provide services across areas such as facilities management, professional services, recruitment, legal, and IT.

Cochlear's implants are recognised as the most reliable\* in the industry over time. Our products are approved by regulators around the world for the treatment of moderate to profound hearing loss after undergoing safety and efficacy reviews. Implant reliability is important for successful patient outcomes, with longevity an important factor when choosing an implant.

Given the importance of product quality and reliability, we maintain close oversight of our Production-related Suppliers. Procurement for manufacturing and R&D is centrally managed, with robust processes in place to select, evaluate, and monitor suppliers. We apply appropriate controls over the materials and services used in the manufacturing, packaging, and transportation of our products.

On the following page, we outline our top 10 sourcing locations by spend with Production-related Suppliers in FY25, along with the top three product or service categories procured from each location.



\*Based on comparable implant generations released by Cochlear, MED-EL and Advanced Bionics using each manufacturer's first published CSP data at 7 and 15 years.



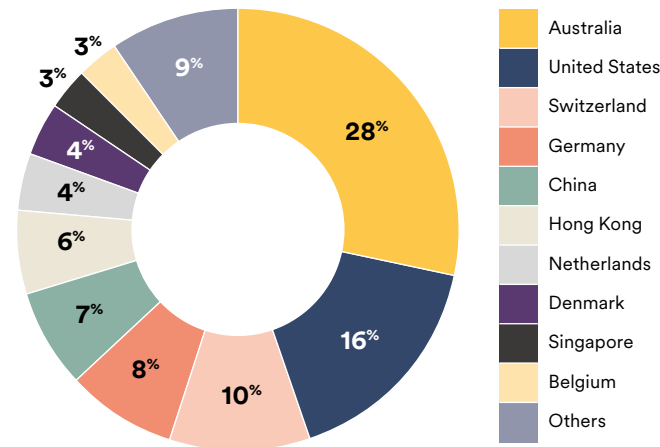
### Top 10 sourcing locations by spend with Production-related suppliers

	Location	Products or services
1	Australia	Electronics, Corporate Consulting, Precious Metals
2	United States	Precious Metals, Batteries, Electronics
3	Switzerland	Batteries, Printed Circuit Boards, Integrated Circuits
4	Germany	Electronic Assemblies, Stamped Components, Quality Assurance & Regulatory Services
5	China	Contract Manufacturing, Plastic Moulded Parts, Facilities
6	Hong Kong	Metal Injection Moulded Components, Plastic Moulded Parts, Contract Manufacturing
7	Netherlands	Integrated Circuits, Ceramics, Software
8	Denmark	Electronic Assemblies, Wireless Accessories, Acoustic Components
9	Singapore	Electronics, Integrated Circuits, Manufacturing Consumables
10	Belgium	R&D Project consulting, Integrated Circuits, Facilities

### Top 5 sourcing categories of goods or services purchased from Production-related Suppliers by spend

	Sourcing category	% of total spend
1	Precious Metals	9%
2	Batteries	8%
3	Electronics	8%
4	Electronics: Electric assemblies	7%
5	Electronics: Integrated circuits	6%

Spend by location



### Top 10 sourcing locations by spend with Non-production-related suppliers

	Location	Products or services
1	Australia	Financial Services, Corporate Services, Facilities
2	United States	Employee Benefit Services, HR Services, Transport and Freight
3	Belgium	HR Services, Employee Benefit Services, R&D Project Consulting
4	United Kingdom	Transport and Freight Services, Facilities, Financial Services
5	Malaysia	HR Services, Facilities, IT Consulting
6	Germany	Transport and Freight, Facilities, Employee Benefits Services
7	China	Corporate Services, Facilities, Conferences and Shows
8	Sweden	Facilities, Employee Benefit Services, Financial Services
9	Denmark	R&D Project Consulting, Intellectual Property Services, Software
10	Switzerland	Financial Services, Conferences and Shows, Advertising



# Modern slavery risks

We take a risk-based approach to identifying and managing potential modern slavery risks across our operations and supply chain. Our framework is informed by the United Nations Guiding Principles on Business and Human Rights, which recognise that businesses may:

- cause modern slavery through their own activities,
- contribute to modern slavery through their operations, or
- be directly linked to modern slavery through their business relationships.

We recognise that modern slavery risks are dynamic and may be influenced by external factors such as geopolitical instability, climate change, and supply chain disruptions. We are committed to regularly reviewing and refining our approach to ensure it remains responsive and effective.

The following areas have potential risk for modern slavery across our operations and supply chain:

## Cochlear's Operations

Employment practices	Could potentially cause modern slavery.
Engagement of consultants and contractors	Could potentially be directly linked to modern slavery, as third-party hiring practices may not be fully transparent.
Acquisition of companies	Could potentially be directly linked to modern slavery if we acquire companies with significant modern slavery risk.

## Cochlear's Supply Chain

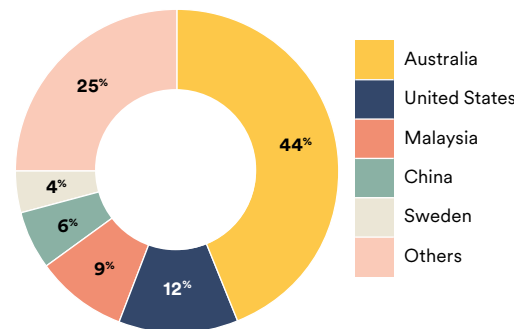
Purchase products and services	Could be directly linked to modern slavery when sourcing from higher-risk industries or sectors (such as precious metals, electronics, and cleaning), or from suppliers in higher-risk locations. Additionally, risks may arise when suppliers source their raw materials, components, and services from higher-risk industries or sectors and/or from higher-risk locations.
--------------------------------	---

## Risks of modern slavery in our operations

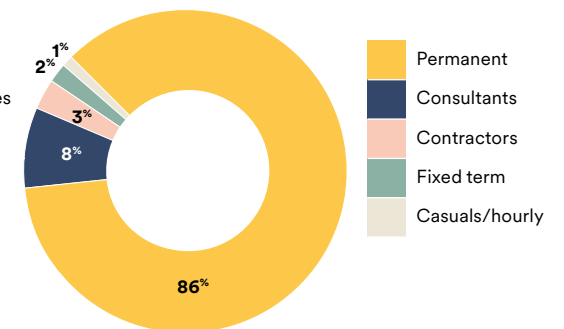
We maintain central oversight of all manufacturing and R&D operations, supported by Group-wide policies, compliance controls, and a robust risk management system. Our standard recruitment processes include verification of working rights across all locations. In Malaysia and China, additional checks are conducted by external providers for foreign workers to confirm identity and employment eligibility.

Over 85% of our global workforce is directly employed by Cochlear, reducing exposure to modern slavery risks within our own operations. We maintain appropriate engagement terms with third party resourcing providers and are progressively implementing template terms with new and existing suppliers that include explicit requirements for compliance with national and international modern slavery legislation. We are also revisiting our template terms regarding these areas and others, reinforcing our commitment to ethical labour practices across our operations. For more details about our workforce, please refer to the Sustainability data section of the 2025 Annual Report available on our [website](#).

Workforce by location



Workforce by employment type







## Risks of modern slavery in our supply chain

Our supply chain spans a wide range of geographies and industries, some of which carry elevated modern slavery risk. These risks may arise from:

- sourcing from sectors known to have higher exposure to exploitative practices (e.g. electronics, precious metals, cleaning services),
- engaging suppliers located in countries with weaker labour protections or higher prevalence of forced labour, and
- suppliers whose own sourcing practices involve high-risk inputs or subcontractors.

To assess and manage these risks, we apply a structured risk assessment framework that considers:

- Geography – country of origin or manufacture,
- Sector/industry – nature of goods or services and labour force structure,
- Spend – annual spend with the supplier.

We are currently reviewing our supplier risk assessment framework to identify key enhancements. This review is focused on strengthening our approach to modern slavery risk identification and mitigation, ensuring the framework remains effective, responsive to emerging risks, and aligned with evolving regulatory expectations and global best practice.

### Supplier risk assessment



#### Supply Chain ESG Risk Assessment Framework

- Policies, procedures and processes



#### Risk assessment criteria

- Geography
- Sector/Industry
- Spend



#### International tools

##### Global slavery index

- United Nations(UN) Guiding Principles on Business and Human Rights

**Cochlear is committed to respecting human rights and conducting business in alignment with the United Nations Declaration of Human Rights, the United Nations Guiding Principles on Business and Human Rights, and the International Labour Organization's Declaration on Fundamental Principles and Rights at Work.**



# Actions taken to assess and address modern slavery risks

## Due diligence

Cochlear is committed to acting lawfully, ethically and responsibly, wherever we operate around the world. This commitment is embedded in our Global Code of Conduct, which applies to all Cochlear employees, directors, officers, contracted staff, contractors, consultants and third parties that conduct business for or on behalf of Cochlear. The Code sets the expectation that all Cochlear Representatives promptly raise questions or concerns if they identify or are notified of any suspected human rights issues, including modern slavery.

In FY25, we delivered mandatory training on the Global Code of Conduct to all employees, with dedicated modules on human rights and modern slavery risks.

We have taken steps to enhance our due diligence processes and supplier engagement practices to better identify and address modern slavery risks across our operations and supply chain. This has been achieved through collaboration with:

- Internal stakeholders: Cross-functional collaboration between Global Procurement, Legal, Sustainability, Risk and Investor Relations teams – which supports a coordinated and informed approach to modern slavery risk management.
- External stakeholders: Continuing to align our practices with international governance frameworks and human rights standards, including the United Nations Guiding Principles on Business and Human Rights and the Global Slavery Index. We maintain active engagement with:
  - Suppliers, through our Supplier Code of Conduct and ongoing dialogue;
  - Peers, via benchmarking and regular catch-ups;
  - Investors and industry bodies, through ongoing dialogue and disclosure;
  - Regulatory and reporting frameworks, to continue aligning our practices with evolving expectations.

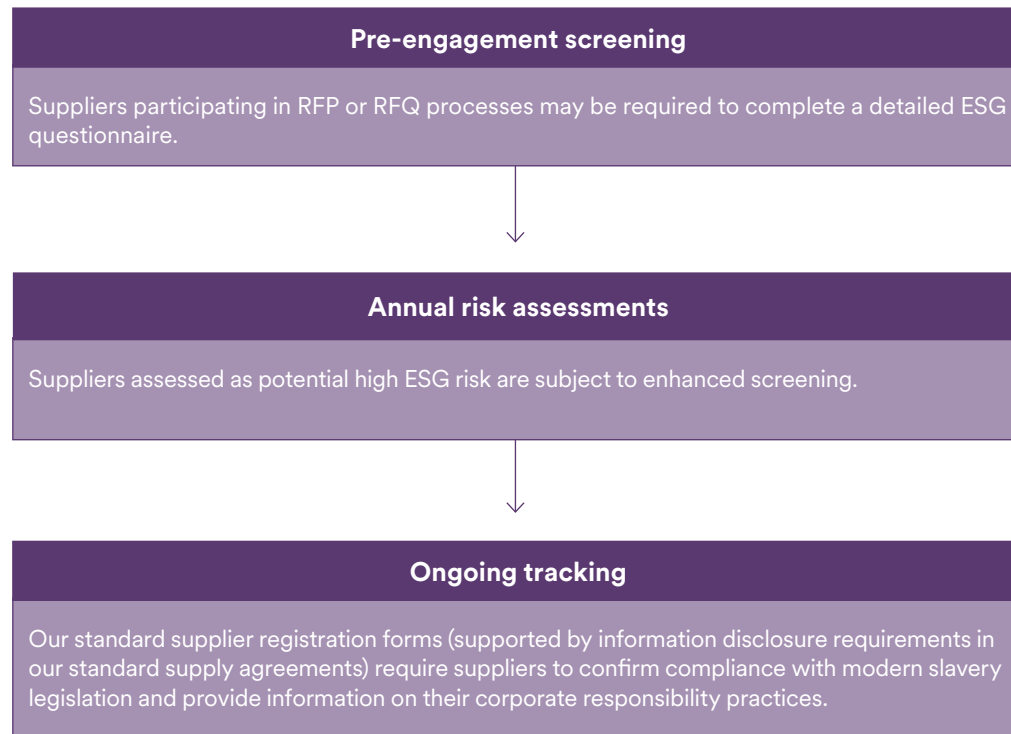




## Supplier engagement and onboarding

Our Supplier Code of Conduct sets clear expectations for suppliers regarding human rights, labour practices, safety, environmental sustainability and ethical trading. It forms part of our onboarding process and standard contractual agreements, requiring suppliers to take proactive steps to ensure their own supply chains meet these standards.

We apply a structured ESG risk management framework to assess supplier risk. This includes:



In FY25, we conducted ESG assessments on a sample of suppliers with potential elevated risk based on geography, industry and spend. These suppliers were asked to complete a self-assessment questionnaire covering labour rights, safety, environmental sustainability, ethical trading and ESG governance. No material issues were identified through this process.

Additionally, ESG considerations were incorporated into on-site audits of selected production-related suppliers as part of our supply chain assurance program.

We actively engage with suppliers and our employees to strengthen awareness and build capability to prevent modern slavery risks. This includes collaborative efforts to identify risks, develop preventive actions, and promote continuous improvement.

## Our policy framework at-a-glance

Our approach is supported by a suite of policies and procedures, including:

Policy	Purpose
Global Procurement Policy	Requires consideration of environmental and social impacts in purchasing decisions.
Supplier ESG Risk Assessment Procedure	Defines how supply chain ESG risks are assessed and managed.
Whistleblower Protection Policy	Enables confidential reporting of suspected misconduct, including modern slavery, by employees, suppliers and others within the definition of Eligible Protected Persons within the Policy.
Global Code of Conduct	Describes our commitment to maintaining the high standard of conduct, business ethics and integrity required of all Cochlear representatives.
Supplier Code of Conduct	Sets standards of behaviour expected from all suppliers.



## Remediation

We are committed to maintaining a lawful and ethical working environment across our operations and supply chain.

While we have not identified any instances of modern slavery to date, we recognise the importance of having clear processes in place to respond appropriately.

Our remediation approach is focused on strengthening our internal capability to respond to potential risks and concerns.

Our [Whistleblower Service](#) is an externally operated confidential service, available anywhere in the world, at any time, and reports may be made anonymously (subject to local laws and regulations). Amongst other matters, the [Whistleblower Protection Policy](#) sets out a confidential mechanism for Eligible Protected Persons (including current and former suppliers and their employees) to report suspected misconduct, including modern slavery. Reports are then assessed and investigated, with appropriate actions taken based on findings.

We work with suppliers, as appropriate, by providing input to help them align with the principles and expectations set out in the [Supplier Code of Conduct](#). Ongoing or repeated non-compliance with our Code or policies, may result in a review of the commercial relationship, including potential termination of the relevant supplier contract.

In cases where supplier non-compliance is identified, our current approach is to engage directly with the supplier to understand the issue and explore appropriate corrective actions. We also recognise the importance of engaging with our own workforce to raise awareness and help prevent harm before it occurs.

### Overview of steps Cochlear will take once a whistleblower report has been received

Receipt of a whistleblower report either through an Eligible Recipient or through the Cochlear Whistleblower Service.



An initial assessment undertaken by the Investigating Officer to confirm whether the report should be formally investigated.



Where appropriate, the report is investigated in order to make factual findings in relation to the report. The Eligible Protected Person will be updated (if contactable).



Once the investigation is finalised, a report will be prepared and the Eligible Protected Person will be informed where appropriate.



Subsequent actions are taken as appropriate.





# Assessing the effectiveness of actions being taken

In FY25, we continued to monitor progress and identify opportunities for implementing preventive measures to manage modern slavery risk.

Our cross-functional Responsible Supply Chain Working Group, comprising of representatives from Global Procurement, Risk and Assurance, Legal and Sustainability, met quarterly to oversee implementation, track progress and respond to emerging trends. This group plays a key role in coordinating efforts across the business and alignment with Cochlear's broader sustainability strategy.

We also conducted a benchmarking review of modern slavery statements published by ASX-listed peers. This exercise suggests our approach is aligned with industry practices, while highlighting areas for further enhancement that are being considered as we plan our FY26 activities.

Our supplier management system enables us to tag suppliers based on the social value they generate, including contributions to promoting equitable and legally compliant workforce practices, community engagement, environmental sustainability, and efforts to uphold human rights standards and modern slavery prevention. This capability helps us make more informed procurement decisions and supports our ambition to create positive social outcomes beyond legal and regulatory compliance.

## Moving forward

As we continue to strengthen our approach to managing modern slavery risks, our focus in FY26 will be on refining our methodologies and building internal capability. We are reviewing our ESG risk management framework to identify key improvements, with an emphasis on enhancing risk identification and mitigation strategies.

This includes reviewing our training and awareness programs to better support employees, suppliers and stakeholders in understanding their roles; identifying ways to improve supplier engagement and feedback mechanisms; assessing how technology might enhance risk detection and reporting; and continuing to shape a more structured approach to remediation, including clearer escalation pathways and response protocols.

We remain committed to continuous improvement and transparency and will continue to evolve our practices in line with emerging regulatory expectations and global best practice.

## Consultation

This statement was prepared by a working group comprising representatives from Cochlear's Group Risk and Assurance, Legal, People and Culture, Global Procurement and Sustainability teams. These teams are responsible for managing and/or advising on Cochlear's activities related to identifying and addressing modern slavery risks.

Management teams responsible for oversight of Cochlear's regional subsidiaries were consulted during the development of this Statement and provided input and feedback.

We have conducted a comprehensive review of modern slavery statements and reporting obligations to ensure our disclosures meet regulatory and stakeholder expectations.

## Approval

This statement was approved by the Board of Directors of Cochlear Limited on [9 December 2025] as a joint report on behalf of all reporting entities covered by this Statement and pursuant to the Australian Act, UK Act and Canadian Act.

**Dig Howitt**  
CEO & President

**Alison Deans**  
Chair



# Reporting requirements

This section summarises the legal requirements criteria for the Australian Modern Slavery Act, the UK Modern Slavery Act and the Canadian Fighting Against Forced Labour and Child Labour in Supply Chains Act addressed in this Statement.

Section in this Statement	Australian Act	UK Act	Canadian Act
About this statement	A statement must identify the reporting entity (Section 16(1)(a))	A slavery and human trafficking statement for a financial year is a statement of the steps the organisation has taken during the financial year to ensure that slavery and human trafficking is not taking place in any of its supply chains and in any part of its own business (Section 54(4)(a))	Identify the legal name of each reporting entity
Our structure and operations	A statement must describe the structure, operations and supply chains of the reporting entity (Section 16(1)(b))	A statement may include information about the organisation's structure, its business and its supply chain (Section 54(5)(a))	A statement must include information about the organisation's structure, its activities and its supply chain (Section 11(3)(a))
Modern slavery risks	A statement must describe the risks of modern slavery practices in the operations and supply chains of the reporting entity, and any entities that the reporting entity owns or controls (Section 16(1)(c))	A statement may include information about the parts of the organisation's business and supply chains where there is a risk of the training about slavery and human trafficking and human trafficking taking place, and the steps it has taken to assess and manage that risk (Section 54(5)(d))	A statement must include information about the parts of its business and supply chains that carry a risk of forced labour or child labour being used and the steps it has taken to assess and manage that risk (Section 11(3)(c))
Actions taken to assess and address modern slavery risks	A statement must describe the actions taken by the reporting entity and any entity that the reporting entity owns or controls, to assess and address those risks, including due diligence and remediation processes (Section 16(1)(d))	A statement may include information about the organisation's policies in relation to slavery and human trafficking (Section 54(5)(b)), the organisation's due diligence processes in relation to slavery and human trafficking in its business and supply chains (Section 54(5)(c)), and about the the training about slavery and human trafficking available to its staff (Section 54(5)(f))	A statement must include information about: (a) the organisation's policies and its due diligence processes in relation to forced labour and child labour; (Section 11(3)(b)) (b) training provided to employees on forced labour and child labour; (Section 11(3)(f)) (c) any measures it has taken to remediate any forced labour or child labour; (Section 11(3)(d)) (d) any measures it has taken to remediate the loss of income to the most vulnerable families that results from any measure taken to eliminate the use of forced labour or child labour in its activities and supply chain. (Section 11(3)(e)); and (e) steps the organisation has taken in its previous financial year to prevent and reduce the risk that forced labour or child labour is used at any step of the production of goods in its business and supply chains. (Section 11(1))
Assessing the effectiveness of actions being taken	A statement must describe how the reporting entity assesses the effectiveness of such actions (Section 16(1)(e))	A statement may include information about the organisation's effectiveness in ensuring that slavery and human trafficking is not taking place in its business or supply chains, measured against such performance indicators as it considers appropriate (Section 54(5)(e))	A statement includes information about how the organisation assesses its effectiveness in ensuring that forced labour and child labour are not being used in its business and supply chain. (Section 11(3)(g))
Consultation	A statement must describe the process of consultation with any entities that the reporting entity owns or controls, and in the case of a joint modern slavery statement, the entities giving the statement (Section 16(1)(f))		
Moving forward	A statement must include any other information that the reporting entity, or the entity giving the statement, considers relevant (Section 16(1)(g))		
Approval	For a joint modern slavery statement, the statement must include details of approval by the relevant principal governing body (Section 16(2)(b))	For bodies corporate, a statement must be approved by the board of directors and signed by a director (Section 54(6)(a))	The Statement must be approved by the appropriate governing body or bodies as set out in Section 11(4) with a signed attestation included in the Statement in accordance with Section 11(5)

# Hear now. And always

Cochlear is dedicated to helping people with moderate to profound hearing loss experience a world full of hearing. As the global leader in implantable hearing solutions, we have helped more than 750,000 people of all ages to hear and connect with life's opportunities.

We aim to give people the best lifelong hearing experience and access to next generation technologies. We collaborate with leading clinical, research and support networks to advance hearing science and improve care.

That's why more people choose Cochlear than any other hearing implant company.

 **Cochlear Ltd** (ABN 96 002 618 073) 1 University Avenue, Macquarie University, NSW 2109, Australia T: +61 2 9428 6555

[www.cochlear.com](https://www.cochlear.com)

Please seek advice from your health professional about treatments for hearing loss. Outcomes may vary, and your health professional will advise you about the factors which could affect your outcome. Always follow the directions for use. Not all products are available in all countries. Please contact your local Cochlear representative for product information.

ACE, Advance Off-Stylet, AOS, Ardium, AutoNRT, Autosensitivity, Baha, Baha SoftWear, BCDrive, Beam, Bring Back the Beat, Button, Carina, Cochlear, 科利耳, コクレア, 코클리어, Cochlear SoftWear, Contour, 콘트واء, Contour Advance, Custom Sound, DermaLock, Freedom, Hear now. And always, Hugfit, Human Design, Hybrid, Invisible Hearing, Kanso, LowPro, MET, MP3000, myCochlear, mySmartSound, NRT, Nucleus, Osia, Outcome Focused Fitting, Off-Stylet, Piezo Power, Profile, Slimline, SmartSound, Softip, SoundArc, True Wireless, the elliptical logo, Vistafix, Whisper, WindShield and Xidium are either trademarks or registered trademarks of the Cochlear group of companies.

© Cochlear Limited 2025. D2052229-V5 2025-12