

Slavery and Human Trafficking Statement – Financial Year 2025

MAY 2026

Introduction

This statement is made on behalf of Jefferies International Limited, pursuant to section 54(1) of the UK Modern Slavery Act 2015 (the “UK Act”) for the financial year ending 30 November 2025, and also covers Jefferies (Australia) Pty Ltd (together “Jefferies”, “firm”, “we” or “our”) for the purposes of Section 16 of the Australia Modern Slavery Act 2018 (Cth) (the “Australia Act”), being the principal European and Australian operating subsidiaries of Jefferies Financial Group Inc. We have set out below the steps taken by Jefferies to ensure that modern slavery and human trafficking do not take place in our supply chain or any part of our business. This statement is also referenced in the Jefferies Financial Group Inc. Culture and Community Report. Jefferies is committed to conducting its business in compliance not only with the letter, but also the spirit, of all applicable laws and regulations. We have a zero-tolerance approach to modern slavery in all its forms and do not tolerate it within our business or our supply chain.

Business and Suppliers

Jefferies is an investment banking firm which provides a full range of global investment banking, sales, trading, research and strategy across the spectrum of equities, fixed income and foreign exchange. Jefferies Financial Group Inc. is headquartered in New York with offices in more than 40 cities across the Americas, Europe and APAC.

Our supply chain relates to our office-based financial services business – supplying personnel, goods and services to support the services that we in turn provide to our clients. The goods and services provided to us include corporate services (such as cleaning, catering, security, print/document services, office machines/supplies, travel/entertainment, corporate gifts and real estate), technology (systems, software and equipment to maintain and protect our global technology infrastructure), outsourcing and professional services (IT consulting, audit services and advisory services in areas such as tax, law, regulation and insurance). Some of our suppliers are engaged on a global basis, others are local.

Zero Tolerance Approach

Jefferies’ zero-tolerance approach is reflected in the Jefferies Financial Group Inc. [Code of Business Practice](#), [Supplier Code of Conduct](#) (which references the International Labour Organisation’s indicators of forced labour), [Human Rights Statement](#), each applying to all subsidiary companies, and the respective regional Employee Handbooks. These include the aim to ensure that the group’s operations and, so far as possible, its suppliers’ operations are free from modern slavery and human trafficking, and that the fundamental human rights of all Jefferies employees and contractors are upheld. They highlight, together with the [Whistleblowing Policy](#), amongst other matters, the steps that staff are to take if they are concerned about or suspect the existence of any such type of behaviour, including by anonymously contacting the dedicated global ethics action line.

Own Staff

Jefferies being a financial services provider, predominantly employs professionally qualified and highly skilled staff. Taking this into account, together with the Codes and Policies outlined above and the visibility which Jefferies has over its staff, it considers the risk of modern slavery in our own operations as low.

Supplier Due Diligence

Jefferies applies a risk-based approach to assess the likelihood of the existence of modern slavery and/or human trafficking within our supply chain. The criteria that are assessed against are the geographical location in which a supplier operates and sources goods or services (by reference to the Global Slavery Index), the nature of the goods and services supplied and any known incidents or concerns relating to modern slavery or human trafficking. This enables us to categorise suppliers from a risk perspective and identify further due diligence and contractual requirements as applicable. In the event that we should become aware of a case of modern slavery or human trafficking occurring within our supply chain, we would take appropriate action which, following investigation, could include terminating the contract with the supplier.



In addition to the processes outlined above, modern slavery enquiries have also been included within our Sustainability due diligence questionnaire which is sent to all critical vendors of the Jefferies Financial Group on a periodic basis, being annual or biennial depending on their overall vendor risk categorization. The enquiries, amongst other matters, address modern slavery and human trafficking, with the completed questionnaires being tracked and risk ratings applied. The review of such replies enables the firm to identify and track any relative higher risk critical vendors. To the extent replies to the Sustainability due diligence enquiries identify areas requiring escalation, these are followed up within the Jefferies Global Culture and Community Working Group in order to determine any additional actions which need to be taken.

Our work to tackle modern slavery is part of our broader vendor risk governance which is overseen by our vendor risk management team, part of the Operational Risk Department, and being subject to the firm's overarching risk management framework. Certain aspects, including review of the Sustainability due diligence response data for critical vendors (as above), are also considered by the Jefferies Global Culture and Community Working Group which reports into the Culture and Community Board Committee of the ultimate parent, Jefferies Financial Group Inc.

We have concluded that there continues to be a low risk of modern slavery and/or human trafficking within our supply chain. Notwithstanding this we continue to monitor this risk given its importance.

Clients and Transactions

As part of the Jefferies client onboarding process, together with our anti money laundering, bribery and corruption controls, all clients are subject to related due diligence checks and screening, this includes negative news searches and, where necessary, enhanced due diligence reports. Likewise, throughout the client lifecycle, the firm also has monitoring technologies which, amongst other matters, screen our clients on a daily and monthly basis against adverse news, including human rights issues. Where necessary, matters are escalated to the financial crime and compliance teams, with further escalation being to the Chief Compliance Officer and the Group General Counsel. As part of Jefferies' conduct risk framework, where a client, counterparty or transaction is deemed to pose a potentially significant conduct risk, this is reviewed and evaluated by our Conduct Risk Committee.

Investment Philosophy

More broadly, Jefferies believes that systematically considering governance and sustainability issues from a financial relevance perspective leads to more complete investment analysis and better-informed investment decisions. This is natural for Jefferies given our long term investor focus on financial value creation and risk mitigation. As part of the process, Jefferies assesses various factors that include, but are not limited to, financial performance, industry trends, quality of management, reputational and other risks, which could include sustainability and governance factors. We make these assessments because we believe this approach is consistent with robust investment management, as well as driving a positive impact in our communities. The factors included in our evaluation process continue to evolve and are assessed and adjusted on an ongoing basis. For further details of Jefferies' approach please refer to the [Jefferies Sustainable Investment Statement](#).



Our Governance

Jefferies has a number of policies that together address its approach to the identification of modern slavery risks and the steps to be taken to prevent modern slavery and human trafficking in its operations.



Code of Business Practice

Applies to Jefferies and its subsidiaries and the firm's employee-partners, officers and directors. We embrace the importance of managing our business in full compliance with all applicable laws and regulations. Each employee-partner and officer is required to annually certify in writing both receipt and review of the Code.



Supplier Code of Conduct

Outlines the expectations for suppliers providing products and services to Jefferies. Key areas addressed include ethics, labor, health, safety, and the environment.



Human Rights Statement

Sets out our core principles in respecting employees together with integrity and expectations as to clients and vendors, including the consideration of human rights risk when performing due diligence prior to business transactions.



Sustainable Investment Statement We adopted a Sustainable Investment Statement (SIS) for clients, prospective clients, employees, and other stakeholders so that they may better understand how Jefferies defines and approaches these different aspects of sustainable investing and finance. This statement was developed through robust stakeholder engagement, including the Jefferies Financial Group Inc. Culture and Community Board Committee and senior executives from multiple Jefferies business units, based on a peer review and recommendations conducted by an external consultant.



Whistleblowing Policy

Details the procedures all of our staff and contractors should follow if they suspect misconduct, malpractice, or illegal acts or omissions by others with respect to our organisation, including in relation to compliance with policies, our suppliers or practices within the business or supply chain. There were no issues relating to modern slavery raised via whistleblowing. The Jefferies Financial Group Inc. Audit Committee is responsible for handling whistleblower procedures.



Anti-Financial Crime Policy

Applies to Jefferies and its directors, officers, employees and any other of its representatives and sets out policies and procedures to prevent the commission of financial crime and the movement of money which has derived from crime. This policy also sets out rules with regard to bribery and corruption.

We comply with all applicable employment legislation relating to employee terms and conditions, including pay, and are very focused on promoting inclusion and supporting the health and wellbeing of our staff.

Training

Slavery and human trafficking awareness training is provided to individuals in Jefferies' business with responsibility for engaging suppliers in those areas identified as being of relative higher risk. This also includes face to face training to relevant staff in the following areas: Corporate Services, Technology, Vendor Risk Management, Human Resources, Legal and Compliance. The purpose of the training is to assist our staff in understanding the requirements of the UK Act and the Australia Act, raise awareness of modern slavery and human trafficking as an issue that could potentially affect our supply chain, provide assistance in identifying high risk suppliers and behaviours, explain how we deal with potential modern slavery and human trafficking risks, enhance our processes and ensure appropriate embedding of the modern slavery framework. In the wider context, amongst other firmwide training, all employees participate in periodic mandatory training in the following areas (amongst others), attendance being tracked: ethics and conduct, anti-money laundering, anti-bribery, core compliance and whistleblowing. In 2025 a global Sustainability training was also rolled out.

Effectiveness and Next Steps

We periodically assess the effectiveness of our policies, processes and procedures, together with actions taken, including through the review of the data points derived from the processes outlined above. This includes: the risk-based assessment criteria results (by each of geographical location, nature of goods/services and any known concerns / negative news results), number of critical vendors for whom we have confirmed responses to the Modern Slavery enquiries, number of escalations to the Jefferies Global Culture and Community Working Group, modern slavery and human trafficking issues raised via the firm's reporting procedures and numbers of in scope staff receiving face to face modern slavery training.

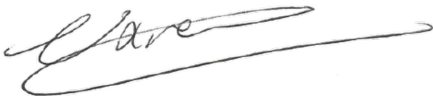
We seek to continually enhance our policies, controls and oversight in relation to modern slavery and human trafficking. In 2026 this will include reviewing the governance reporting process, continued reviewing of the due diligence framework, which will provide further insight into progress monitoring and future actions, together with the ongoing modern slavery face to face training to relevant employees so as to ensure appropriate embedding of the modern slavery framework.

Australia

As set out above, this statement sets out the steps taken to ensure that modern slavery and human trafficking do not take place in the supply chain or any part of the business of Jefferies (Australia) Pty Ltd (including its wholly owned subsidiary, Jefferies (Australia) Securities Pty Ltd, together "Jefferies Australia"), being a reporting entity for the purposes of Australia's Modern Slavery Act 2018 (Cth). This statement has been reviewed by Jefferies Australia which has included consultation with the Legal, Compliance and COO functions of Jefferies Australia together with oversight provided by the Jefferies Global Culture and Community Working Group.

Board Approval

This statement covers 1 December 2024 to 30 November 2025 and has been approved by the board of directors of Jefferies International Limited on 15 April 2026 and by the board of directors of Jefferies (Australia) Pty Ltd on 6 May 2026.



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