

Review Sheet		
Last Reviewed 03 Aug '23	Last Amended 03 Aug '23	Next Planned Review in 12 months, or sooner as required.
Business impact	Minimal action require parties. LOW IMPACT	ed circulate information amongst relevant
Reason for this review	Scheduled review	
Were changes made?	Yes	
Summary:	This policy will support staff's understanding of modern slavery and human trafficking. It has been reviewed and updated to remove any reference to the coronavirus pandemic. The references and further reading links have been checked and updated. For some customers, the reference number on this policy will have changed.	
Relevant legislation:	 The Modern Slavery Act 2015 Health and Safety at Work etc. Act 1974 Human Rights Act 1998 The Health and Social Care Act 2008 (Regulated Activities) (Amendment) Regulations 2012 	
Underpinning knowledge - What have we used to ensure that the policy is current:	 slavery statement. [Online] Available from https://www.gov.uk/government/publication [Accessed: 3/8/2023] Author: GOV.UK, (2021), Publish an anni Available from: https://www.gov.uk/guidal statement [Accessed: 3/8/2023] Author: HM Government: Home Office, (2 England and Wales (under s49 of the Mo Guidance for Scotland and Northern Irela https://assets.publishing.service.gov.uk/g-Statutory_Guidance SNI v1.03pdf [Accestatutory_Guidance SNI v1.03pdf [Acce	s/uk-government-modern-slavery-statement ual modern slavery statement. [Online] nce/publish-an-annual-modern-slavery- 2022), Modern Slavery: Statutory Guidance for odern Slavery Act 2015) and Non-Statutory and. [Online] Available from:_ overnment/uploads/system/uploads/attachment_d cessed: 3/8/2023] cional referral mechanism guidance: adult Available from:_ cons/human-trafficking-victims-referral-and- cianism-guidance-adult-northern-ireland-and- certain from:_ cons/independent review of the Modern e from:_ cons/independent-review-of-the-modern-slavery of and human trafficking in supply chains: cons/transparency-in-supply-chains-a-practical- cons/transparency-in-supply-chains-a-practical-





1. Purpose

- **1.1** To ensure that everyone at AITSCS is aware of the Modern Slavery and Human Trafficking Policy and Procedure and the procedures in place to identify, respond appropriately and report in line with local and the national guidance. This policy refers to adults who may be at risk, the procedure for children is detailed in the Safeguarding Children and Child Protection Policy and Procedure.
- 1.2 To meet the legal requirements of the regulated activities that AITSCS is registered to provide:
- The Modern Slavery Act 2015
- Health and Safety at Work etc. Act 1974
- Human Rights Act 1998
- The Health and Social Care Act 2008 (Regulated Activities) (Amendment) Regulations 2012



2. Scope

- **2.1** The following roles may be affected by this policy:
 - All staff
 - · Registered Manager
 - · Other management
- 2.2 The following Service Users may be affected by this policy:
 - Service Users
- 2.3 The following stakeholders may be affected by this policy:
 - Commissioners
 - Local Authority



3. Objectives

- **3.1** To promote awareness of concerns surrounding slavery and human trafficking and promote the commitment of AITSCS in addressing slavery and human trafficking in all its forms. An annual statement will be produced, where applicable.
- **3.2** To ensure that identification, protection, care and support for victims of modern slavery and human trafficking is at the heart of our safeguarding procedures at AITSCS.



4. Policy

- **4.1** Modern slavery is a crime and a violation of fundamental human rights. It takes various forms, such as slavery, servitude, forced and compulsory labour, and human trafficking, all of which include the deprivation of a person's liberty by another in order to exploit them for personal or commercial gain.
- **4.2** AITSCS has a zero-tolerance approach to modern slavery within the business and supply chains and we are committed to acting ethically and with integrity in all our dealings and relationships. We will implement and enforce effective systems and controls to ensure that modern slavery is not taking place anywhere in AITSCS or within any third parties (agencies) that we are associated with.
- **4.3** All staff will be made aware of the issues surrounding slavery and human trafficking, whilst being encouraged and supported to report any concerns to AITSCS
- management. AITSCS will also support any staff that may be subject to slavery or human trafficking.
- **4.4** All line managers are responsible for ensuring that those reporting directly to them comply with the provisions of this policy in the day-to-day performance of their roles.
- **4.5** All employees who suspect any members of the workplace being victim of modern slavery must notify their line manager.
- 4.6 AITSCS will take steps to ensure that sufficient communication and employee awareness training is



undertaken with regards to Modern Slavery.

4.7 All employees will be made aware of the Raising Concerns, Freedom to Speak Up and Raising Concerns, Freedom to Speak Up and Whistleblowing Policy and Procedure at AITSCS. The purpose of this policy and associated procedure is to enable AITSCS to thoroughly investigate allegations of any wrongdoing raised by employees within AITSCS without fear of reprisal.

4.8 AITSCS will use this policy to underpin and inform any statement on slavery and human trafficking that we may be required to produce to meet the requirements of Section 54 of the Modern Slavery Act 2015 (MSA).



5. Procedure

5.1 Reporting Modern Slavery and Human Trafficking Concerns

The following procedure must take place where there are any concerns that someone is a victim of modern slavery or human trafficking. AITSCS must ensure that staff are aware that victims of modern slavery or trafficking will often not self-identify. Many will present a different issue.

- 1) A concern is identified -This could be a Service User as a victim or perpetrator, or a Service User informs us of a concern they have.
- 2) If an individual is, or group of people are, in immediate risk of danger or harm, the police must be immediately notified on 999.
- 3) The staff member must discuss this with their line manager (where appropriate) and reported immediately.
- 4) A notification is made to the CQC via the provider portal.

5.2 Safer Recruitment

All staff engaged with providing services at AITSCS will be subject to thorough and rigorous recruitment procedures that will include a DBS check, identity check, confirmation of validity to work in the UK, employment history, suitability for the role and references. This will minimise the chance of employing a person that has been, or is subject to, slavery or human trafficking. AITSCS will follow the Right to Work Checks Policy and Procedure to ensure that a robust and fair process is followed at all times.

5.3 AITSCS will only use staff provided by third-party organisations (such as agencies) that are either registered with the regulator or who can confirm that the staff being supplied are free to work in the UK and meet all the requirements for the role being provided for.

5.4 Training

All staff will undertake training on modern slavery and human trafficking. This will ensure that they are aware of the indicators of modern slavery which include:

- Individuals not being paid for the work they undertake.
- Individuals being held in debt-bondage (being told they "still" owe money after having paid off a previous debt)
- An individual's passport being held by their "employer" in order to keep the individual at work.
- Multiple benefit claimants having their benefits being paid into the same account.
- Clear exploitation of an individual by another for financial or sexual gain
- Shows signs of physical or psychological abuse, looks malnourished or unkempt, anxious/agitated or appears withdrawn and neglected. They may have untreated injuries.
- Rarely be allowed to travel on their own, seem under the control or influence of others, rarely interact or appear unfamiliar with their neighbourhood or where they work.
- Relationships which do not seem right for example, a young teenager appearing to be the boyfriend/girlfriend of a much older adult.
- Be living in dirty, cramped, or overcrowded accommodation, and/or living and working at the same address.
- Have no identification documents, have few personal possessions, and always wear the same clothes day in and day out. What clothes they do wear may not be suitable for their work
- Have little opportunity to move freely and may have had their travel documents retained, e.g. passports.
- Be dropped off/collected for work on a regular basis either very early or late at night.
- Unusual travel arrangements children being dropped off/picked up in private cars/taxis at unusual



times and in places where it is not clear why they would be there.

Avoid eye contact, appear frightened or hesitant to talk to strangers and fear law enforcers for many
reasons, such as not knowing who to trust or where to get help, fear of deportation, fear of violence to
them or their family.

5.5 Staff will be advised that if they are subject to slavery or human trafficking, or if they are aware of any individual that may be subject to slavery or has been trafficked, or if slavery or human trafficking is disclosed to them, they must inform the Registered Manager of AITSCS or the police as soon as possible.

If a member of staff is unsure about whether a particular act, the treatment of workers more generally, or their working conditions within any tier of the supply chain of AITSCS constitutes any of the various forms of modern slavery, they should raise it with the Registered Manager of AITSCS.

5.6 Modern Slavery Annual Reporting

The Government guidance states that under section 54 of the Modern Slavery Act 2015, certain businesses are required to publish an annual modern slavery statement setting out the steps they have taken to identify and address their modern slavery risks. It is essential that AITSCS continues to identify and address the risks of modern slavery in operations and supply chains. As well as focusing on the health and safety of workers, AITSCS will consider how fluctuations in demand and changes in the operating model may lead to new or increased risks of labour exploitation.

5.7 Recruitment Risks

AITSCS will ensure that rigorous recruitment checks are maintained and that suppliers adhere to the same robust processes to ensure that vulnerable workers are not being exploited by third parties seeking to profit from heightened demand.

5.8 The Health and Safety of Workers

As a responsible organisation, it is important that the relevant local or national government policies are implemented throughout the supply chain at AITSCS.

5.9 Risk Assessment

AITSCS will undertake a risk assessment of how suppliers are operating to highlight and help identify where there are risks of Modern Slavery or Human Trafficking occurring. A template available in the QCS Management system will be used where appropriate.

5.10 Review of Effectiveness

AITSCS intends to take further steps to identify, assess and monitor potential risk areas in terms of modern slavery and human trafficking, particularly in the supply chains of our providers. We will also continue to:

- Support our staff to understand and respond to modern slavery and human trafficking, and the impact that each and every individual working in support can have in keeping present and potential future victims of modern slavery and human trafficking safe.
- Gain assurance that all staff at AITSCS have access to training on how to identify victims of modern slavery and human trafficking.
- Review the Safeguarding Adults Policy and Procedure at AITSCS to ensure that Modern Slavery
 and Human Trafficking are integral within the content and staff are directed to support and advice as
 needed.

5.11 Indicators of Forced Labour

- Individuals may show signs of psychological or physical abuse. They might appear frightened, withdrawn or confused.
- Workers may not have free movement and may always be accompanied.
- Individuals often lack protective equipment or suitable clothing and have not been trained to safely fulfil the requirements of the role.
- The person may not have access to their own documents, such as ID or their passport, with the employer having confiscated them.
- · Individuals may not have a contract and may not be paid National Minimum Wage or not paid at all.
- Workers are forced to stay in accommodation provided by the employer. This accommodation could be overcrowded.
- · Individuals could live on site.



- Workers could be transported to and from work, potentially with multiple people in one vehicle.
- The person might not accept money or be afraid to accept payment
- · Workers may work particularly long hours



6. Definitions

6.1 Section 52 Modern Slavery Act

This places a duty on Local Authorities to identify and refer modern slavery child victims and consenting
adult victims through the National Referral Mechanism (NRM) This responsibility identifies a local
authority as a First Responder. The AITSCS as a first responder (FR) into the NRM process has a duty
to notify the Home Office if anyone working within the AITSCS identifies a person with indicators
suggesting they may be trafficked or enslaved.

6.2 Modern slavery

- Modern slavery encompasses slavery, human trafficking, forced and compulsory labour and domestic servitude. Traffickers and slave masters use whatever means they have at their disposal to coerce, deceive and force individuals into a life of abuse, servitude and inhumane treatment.
- A large number of active organised crime groups are involved in modern slavery. But it is also committed by individual opportunistic perpetrators.
- There are many different characteristics that distinguish slavery from other human rights violations, however only one needs to be present for slavery to exist.

6.3 Exploitation (Modern Slavery and Human Trafficking)

- Sexual Exploitation forced sex work or working in the commercial sex industry (pornography, lap
 dancing, telephone lines etc.); those manipulated or coerced into sexual activities of any kind for
 another person's gain.
- Modern Slavery human trafficking; forced labour; domestic servitude; organ harvesting.
- Financial Exploitation debt bondage; finances controlled by others; financial scams; benefit fraud.
- Criminal Exploitation those manipulated or coerced or trafficked for the purpose of any illegal activity i.e., County Lines/drug trafficking; cuckooing (taking over of a person's property); forced street crime (shoplifting, begging etc.); cannabis cultivation.
- Cultural Exploitation those manipulated or coerced using religious, social or cultural beliefs e.g.,
 FGM, radicalisation, forced marriage.

6.4 Turnover

- "Turnover" means the amount derived from the provision of goods and services falling within the ordinary activities of the commercial organisation or subsidiary undertaking, after deduction of
 - Trade discounts
 - Value added tax
 - Any other taxes based on the amounts so derived (HM Government 'Transparency in Supply Chains')

6.5 Human Trafficking

- Human trafficking is defined as the recruitment, transportation, transfer, harbouring or receipt of
 persons, by means of the threat or use of force or other forms of coercion, of abduction, of fraud, of
 deception, of the abuse of power or of a position of vulnerability or of the giving or receiving of
 payments or benefits to achieve the consent of a person having control over another person, for the
 purpose of exploitation.
- It is important not to confuse human trafficking with human smuggling. Human smuggling is also called people smuggling. Human smuggling occurs when an individual seeks the help of a facilitator to enter a country illegally, and the relationship between both parties ends once the transaction ends. Many of those who enter the UK illegally do so by this route. Human smuggling is not a form of modern slavery.





Key Facts - Professionals

Professionals providing this service should be aware of the following:

- Where applicable, an annual statement on modern slavery and human trafficking will be published by AITSCS on our website and approved by the senior management team e.g. the board of Directors and signed by director.
- If there are cases of slavery or human trafficking, then the service will share this information with varies.
- The Modern Slavery Act 2015 details what organisations need to do about slavery and human trafficking.
- Staff will receive training on Modern Slavery Human Trafficking, and be supported by AITSCS if subject to, or reporting of, cases of slavery or human trafficking.
- Only staff that have been through robust recruitment procedures will be employed at AITSCS.
- If slavery or human trafficking is disclosed to you then this must be shared with the Registered Manager or the police if someone is in immediate danger

THIS STATEMENT IS A TEMPLATE AND MUST BE UPDATED TO REFLECT

This statement sets out the steps that AITSCS has taken and is continuing to take to ensure that modern slavery or human trafficking is not taking place within our business or supply chain.

Modern slavery encompasses slavery, servitude, human trafficking and forced labour. AITSCS has a zero-tolerance approach to any form of modern slavery and human trafficking. We are committed to acting ethically and with integrity and transparency in all business dealings and to putting effective systems and controls in place to safeguard against any form of modern slavery taking place within the business or our supply chains.

[Insert what your organisation does e.g. provide homecare services to xxx number of people, with xx number of staff at xx number of locations. State if you work with any particular partners e.g. Local Authorities.]

AITSCS implements its business strategy in an ethically, socially and environmentally responsible manner. We fully acknowledge our responsibility to respect human rights as set out in the International Bill of Human Rights. The IBHR informs all of our policies related to the rights and freedoms of every individual who works for us, either as a direct employee, agency worker or indirectly through our supply chain. We are also committed to implementing the United Nations Guiding Principles on Business and Human Rights throughout our operations. Respect for the dignity of the individual – and the importance of each individual's human rights – form the basis of the behaviours we expect in every workplace nationally.

We will not accept any form of discrimination, harassment or bullying and we require all of our managers to implement policies designed to increase equality of opportunity and inclusion for all employees including agency workers. We have also developed and implemented policies and processes which are intended to extend these commitments through our supply chain.

Policies

We have several internal policies to ensure that we are conducting business ethically and transparently. These include:

- Human Rights policy and our Ethics Policy where we confirm that we will not tolerate or condone the abuse of human rights within any part of our business or supply chains and will take seriously any allegations that human rights are not properly respected.
- Whistleblowing Policy, aimed principally at our employees but also available to others working in our supply chains, encourages staff to report any wrongdoing which extends to human rights violations like Modern Slavery. All reports will be fully investigated, and appropriate remedial actions are taken, and we will work closely with social care and health providers ensuring that our policies and procedures dovetail with local procedures and best practice
- A robust recruitment policy, including conducting eligibility to work in the UK checks for all employees to safeguard.



• Employee Code of Conduct consistent with any professional codes of conduct

Direct Communication

The Company encourages members of the public or people not employed by us to write, in confidence, to raise any concern, issue or suspicion of modern slavery in any part of our business.

Suppliers

We conduct due diligence on all suppliers before allowing them to become a preferred supplier. We include an online search to ensure that particular organisations have never been convicted of offences relating to modern slavery and we include our modern slavery policy as part of our contract with all suppliers. Suppliers are required to confirm that no part of their business operations contradicts this policy. As part of our contract with suppliers, they confirm to us that:

- 1. They have taken steps to eradicate modern slavery within their business.
- 2. They hold their suppliers to account over modern slavery.
- 3. For UK based suppliers, they pay their employees at least the national minimum wage/national living wage (as appropriate) and to ensure that within their supply chains, where UK based suppliers have overseas supply chains, that their employees' pay is consistent with their national minimum wage requirements, working conditions are safe and fair, there is no child labour and working hours are not excessive.
- 4. We may terminate the contract at any time should any instances of modern slavery come to light.

Risk Assessments

Our supply chains include procurement of staff, consumables, facilities maintenance, utilities and waste management [add further areas]. We have conducted a risk assessment and will ensure that we will take further steps to ensure that we support the eradication of modern slavery, that staff understand how to recognise modern slavery and the appropriate safeguarding reporting processes are followed should there be concerns within our supply chains, with customers or suppliers.

Performance indicators

We will know the effectiveness of the steps that we are taking to ensure that slavery is not taking place within our business or supply chain if:

• No reports are received from employees, the public, or law enforcement agencies or local safeguarding teams to indicate that modern slavery practices have been identified.

Safeguards

We aim to encourage openness and will support anyone who raises genuine concerns in good faith under this policy, even if they turn out to be mistaken. We are committed to ensuring that no one suffers any detrimental treatment as a result of reporting in good faith their suspicion that modern slavery of whatever form is or may be taking place in any part of our business. Detrimental treatment includes dismissal, disciplinary action, threats or other unfavourable treatment connected with raising a concern. AITSCS will accept and take seriously concerns communicated anonymously. However, retention of anonymity does render investigations and makes validation more difficult and can make the process less effective. Individuals are therefore encouraged to put their names to allegations. Any claims or allegations made which are found to be malicious or vexatious will result in disciplinary action being taken against the individual.

Responsibility for this Statement

The ultimate responsibility for the prevention of modern slavery rests with the [insert who at Senior Management level has responsibility] for ensuring that this policy and its implementation complies with our legal and ethical obligations. Managers at all levels are responsible for ensuring that those reporting to them understand and comply with this policy and are given adequate and regular training on it and the issue of modern slavery.



Assessment of effectiveness in preventing Modern Slavery

We understand that modern slavery risk is not static and will continue our approach to mitigating this risk. We will assess the risk via our internal auditing processes.

This statement is made according to section 54(1) of the Modern Slavery Act 2015 and constitutes the modern slavery and human trafficking statement of AITSCS for the financial year ending 2023, Director of AITSCS has approved this statement.

Approval for this statement

This statement was approved by the Director

Date:01-03-2024

