

## Modern Slavery Policy

WaterWise Utilities Ltd strongly believes it has the responsibility to engage in employment practices that meet the highest legal and ethical standards. Nowhere is this responsibility more important than in the company's policies governing the working terms and conditions of its own employees and the employees of its suppliers.

WaterWise has developed this Statement of Principles on Slavery and Forced Labour as an expression of its own commitment and the expectations we have of our suppliers. In addition, we strongly encourage our suppliers to require their own suppliers to adhere to these principles as well.

WaterWise will continuously seek to make these principles as relevant and effective as possible. To that end, we may amend these Principles from time to time.

WaterWise does not engage in or condone the unlawful employment or exploitation of any persons including children in the workplace, or the use of forced labour.

In accordance with the conventions of the International Labour Organization (ILO) and national laws, WaterWise will restrict employment to those aged 16 or older, or the local minimum employment age, or the mandatory schooling age, whichever is higher. Furthermore, all temporary workers employed by WaterWise and all third party-employed workers who perform work on WaterWise contracts, shall adopt these standards.

WaterWise also explicitly prohibits the use of forced labour, i.e. any work or service that a worker performs involuntarily, under threat of penalty.

## WaterWise's Suppliers

WaterWise will not accept products or services from suppliers, subcontractors or business partners (collectively referred to as "Suppliers") that employ or use child labour or forced labour in any manner.

WaterWise's Suppliers shall not employ or use in any manner any individual below the minimum employment age set by national law or by ILO Convention 138, whichever is the higher. ILO Convention 138 provides that the minimum employment age should be not less than the mandatory schooling age of the country in which the individual is employed and, in any case, not less than 15 years (except for certain developing countries, where a minimum age of 14 years is applicable), subject to permitted exceptions set by the ILO and national law.

Signed: Managing Director Date: 1<sup>st</sup> January 2025 Review 31<sup>st</sup> December 2025