

QANTM Intellectual Property Limited is pleased to release its fifth annual Modern Slavery Statement under the Australian Modern Slavery Act 2018 (Cth).

Modern slavery occurs in almost every country in the world, and cuts across ethnic, cultural and religious lines. The United Nations estimates there are more than 50 million victims of modern slavery Worldwide, and women and children remain disproportionately vulnerable.

In line with our stated commitment to support human rights, QANTM Group will never employ or use any form of child labour which deprives children or adolescents of their childhood, their potential and their dignity, and that is harmful to physical and mental development. In addition, we will never employ or use any form of forced labour including slave, bonded, and indentured labour or any form of human trafficking.

We are committed to assessing the actual and potential risks of human rights violations of this nature in our supply chain, and to taking reasonable and proportionate action to prevent or minimise these risks, detect actual violations and provide or facilitate access to remedies for those affected.

QANTM's annual Modern Slavery Statement describes our approach to meeting these commitments, and updates our ongoing efforts to assess and address the risk of Modern Slavery in our own business operations and our supply chain.

We look forward to continuing to develop and refine our approach to this important human rights initiative in the years to come. This Statement was approved by the Board of Directors of QANTM Intellectual Property Pty Ltd on 28 November 2024.¹,²

 $^{^{1}}$ On 19 August 2024, QANTM Intellectual Property Limited was acquired by Fox BidCo Pty Ltd, an entity by Adamantem Capital Management Pty Ltd, by way of a scheme of arrangement.

 $^{^2}$ On the 24 October 2024, QANTM Intellectual Property Limited converted to a proprietary company and the name changed to QANTM Intellectual Property Pty Ltd accordingly.

This is the Modern Slavery Statement (*Statement*) for QANTM Intellectual Property Limited (*QANTM* or *the Company*) and its related companies (together with QANTM, the *Group*), for the financial year ended 30 June 2024 (*Reporting Period*).

This Statement is made pursuant to the Australian Modern Slavery Act 2018 (Cth) (*Act*).

1. Reporting entity & structure

QANTM is the "reporting entity" (as defined in the Act) covered by this Statement.

QANTM is the owner of a group of leading intellectual property (*IP*) services businesses operating under the following key brands:

Davies Collison Cave, including:

- Davies Collison Cave Pty Ltd an incorporated patent and trade marks attorney business operating in Australia and New Zealand (**DCC**);
- Davies Collison Cave Law Pty Ltd an incorporated legal practice operating in Australia (*DCC Law*);
- DCC Ventures Pty Ltd -a technology commercialisation advisory and consulting service operating in Australia (DCC Ventures);
- Davies Collison Cave Asia Pte Ltd an incorporated patent and trade marks attorney business operating in Singapore (*DCC Asia*);
- DCC Hong Kong Ltd an incorporated patent and trade marks attorney business which commenced operations in Hong Kong in August 2022 (**DCC Hong Kong**); and
- DCC Advanz Malaysia Sdn Bhd a specialist IP advisory company operating in Malaysia (DCC Advanz).

FPA Patent Attorneys, including:

 FPA Patent Attorneys Pty Ltd - an incorporated patent attorney business operating in Australia and New Zealand (FPA); and FPA Patent Attorneys Asia Pte Ltd - an incorporated patent attorney business operating in Singapore (FPA Asia).

Sortify.tm Ltd – a New Zealand-headquartered trade mark legal technology company that provides technology solutions incorporating artificial intelligence and automation to assist with the filing of trade marks and management of trade mark portfolios. Sortify.tm Ltd and its subsidiary Trademark Planet Ltd operate automated trade mark filing platforms (primarily under the Trademarks Online brand) in Australia, New Zealand, Malaysia, Singapore, Hong Kong, the United Kingdom and Benelux¹ (**Sortify.tm**).

In addition to these operating businesses, QANTM Group comprises three additional wholly-owned subsidiaries incorporated and operating in Australia, with employees providing "back office" and other services to support the operating businesses and the corporate head office.

All of the companies referenced above in this section are members of the Group for the purposes of the Statement.

For completeness and compliance with the Modern Slavery Act, where our structure, operations and supply chain have remained the same since the last reporting period, we have re-stated the same information as in this Statement.

2. Operations

QANTM Group generates revenue by providing services in relation to the creation, protection, enforcement and management of IP. In addition, QANTM generates revenue outside the IP application process, with clients engaging the QANTM businesses to provide strategic IP advice regarding their IP portfolio or that of their competitors. Such strategic advice assists clients in identifying potential opportunities for IP protection. DCC Law provides IP legal and litigation services, and corporate and commercial legal advice on mergers and acquisitions, governance and compliance, business structures and restructuring, capital raising, joint ventures, finance and asset protection. Sortify.tm provides AI-powered technology solutions, including online trade mark registration platforms in Australia, New Zealand, Singapore, Malaysia, Hong Kong, the UK and Benelux, and productivity tools for trade marks attorneys and lawyers.

 $^{^{1}}$ Collective name for Belgium, the Netherlands & Luxembourg.

QANTM Group operating businesses have a diverse client base ranging from start-up ventures and SMEs to Fortune 500 multinationals, public sector research institutions and universities. The majority of QANTM Group's clients are located in the United States of America, Europe, Japan and Australia and can be broadly divided into three groups:

- local clients, which include Australia, New Zealand, Singapore and Malaysia based corporates, public sector research institutions, universities, and private individuals; and
- international clients which include:
 - foreign corporates who engage directly with QANTM, including Fortune 500 companies and other foreign multinational corporations; and
 - international clients referred to QANTM by IP practices based overseas (*Foreign Associates*).

QANTM Group has approximately 388 employees, with ~84% of them based in Australia.

3. Supply Chain

QANTM businesses have relationships with a broad range of IP services businesses located internationally outside Australia, New Zealand, Singapore and Malaysia (*Overseas Associates*). Overseas Associates are located in more than 140 countries. QANTM businesses engage with them in two main ways. Overseas Associates are accustomed to engage the QANTM businesses to act on behalf of the Overseas Associates' international clients, where those clients seek to obtain IP protection in Australia, New Zealand, Singapore, Hong Kong or Malaysia, or other countries in the region where the QANTM businesses facilitate registration of IP rights (often as part of the "national phase entry" of applications made pursuant to the international Patent Cooperation Treaty). Similarly, QANTM businesses will often engage an Overseas Associate to pursue IP protection or provide advice as a subcontractor to the QANTM business, where the QANTM business has been instructed by a client to source advice or assistance with respect to IP protection in the

Overseas Associate's jurisdiction.

Overseas Associates are therefore both clients, and also a key part of QANTM's supply chain, acting as subcontractors providing professional services to QANTM's operating businesses, to support services provided by those QANTM operating businesses to their clients.

Our supply chain also includes the ordinary suppliers of products and services that would typically be required by any professional services company (*Ordinary Suppliers*), such as office space and associated facilities management services, office equipment (including IT and telecommunications devices and software), and other services – including services from professional advisers (such as legal, financial and audit services), services related to recruitment, travel bookings, business consulting, and provision of staff training and wellbeing programs.

4. Risk of modern slavery in QANTM Group's own operations & Supply Chain

Risks in our Operations:

~84% of the Group's employees are located in the Commonwealth of Australia and the rest are in the above-noted jurisdictions where we have significant operating history and experience. We comply with all labour laws and other applicable employment related legislation in all countries where the Group has employees. There have been no reports of any modern slavery practices or incidents in our operations during the Reporting Period, and we have assessed the residual risk of modern slavery in our own operations and supply chain as low.

This assessment is supported by the following factors:

 a high proportion of QANTM's workforce are qualified professional patent or trade marks attorneys and lawyers, subject to and accustomed to complying with professional conduct rules enshrining high ethical standards, including overriding duties to comply with the law;

- business operations for all Group operating subsidiaries, including Singapore and Malaysia, are at sites where staff report into such senior professionals; and
- all Group employees are paid fair market wages in compliance with legal requirements, and the employing entities within the Group are supported by experienced human resources managers with reporting lines into the Managing Principals of the business units who are members of the Executive Team.

Risks in our Supply Chain:

Most of the Group's suppliers that are based in jurisdictions with higher risk for modern slavery are Overseas Associates (as opposed to Ordinary Suppliers), which are firms of qualified professional services providers (patent and trade marks attorneys and lawyers), who are subject to their own rules of professional conduct and ethical standards, and in most cases are well-known and have long-standing business relationships as trusted advisers to, and clients of, the Group's operating businesses. The Group has relatively few Ordinary Suppliers that are located in higher risk jurisdictions.

As part of the Group's Modern Slavery Risk Mitigation Program (defined below), the Group has designed and undertaken a due diligence exercise to look into and further assess modern slavery risk in our supply chain, as more fully described below.

5. Actions taken to assess and address modern slavery risks

Assessment of Risks

With the initial assistance of an external consulting services provider, we have implemented and embedded an ongoing program to try and continuously improve our visibility into the labour practices in our supply chain and our ability to identify risks of modern slavery practices in our operations and supply chain (Modern Slavery Risk Mitigation Program).

The Modern Slavery Risk Mitigation Program is intended to be continuously reviewed and improved as time goes on and currently includes:

1. A Human Rights Policy that was refreshed and approved by the QANTM Board of Directors on 29 November 2022. This policy references our previous and current Modern Slavery Statements and sets out QANTM Group's commitment to respect and support

internationally recognised human rights, being the basic labour, social, political, civil, economic, and cultural rights and freedoms to which all people are entitled, as set out in the Universal Declaration of Human Rights. The policy includes specific reference to rights related to workplace health, safety and labour conditions – including freedom from slavery, servitude, bonded labour, human trafficking and child labour – and in which QANTM Group commits to never employ or use any form of forced labour including slave, bonded, and indentured labour or any form of human trafficking, and

- to avoid causing or contributing to adverse human rights impacts through their own activities, and address such impacts when they occur; and
- to seek to prevent or mitigate adverse human rights impacts that are directly linked to their operations, products or services by their business relationships, even if they have not contributed to those impacts.
- 2. A formal Code of Conduct, that was refreshed and approved by the QANTM Board of Directors on 27 September 2023, the intent of which is to articulate the high standards of honesty, integrity, ethical and law abiding behaviours expected of QANTM Group personnel. The Code of Conduct sets out specific commitments with respect to Modern Slavery, as follows:
 - QANTM Group is committed to ensuring that the Group will never: (a) employ or use any form of child labour, defined as work that deprives children or adolescents of their childhood, their potential and their dignity, and that is harmful to physical and mental development; or (b) employ or use any form of forced labour including slave, bonded, and indentured labour or any form of human trafficking.

- QANTM Group Personnel are expected to make decisions with respect to employment and employment conditions which reflect this commitment, and make appropriate notifications in the manner outlined in the Group's Whistleblower Protection Policy if they become aware of circumstances which reasonably indicate that QANTM Group, or any party with which a QANTM Group member has a business relationship, is operating in a manner contrary to these principles.
- QANTM Group will assess the actual and potential risks of human rights violations of this nature in our supply chain, and take reasonable and proportionate action, including by leveraging our business relationships, to prevent or minimise these risks, detect actual violations and provide or facilitate access to remedies for those affected; and which confirms a commitment not to engage in human rights violations.
- 3. A Supplier Code of Conduct, which requires that any of QANTM Group's Ordinary Suppliers of goods and services that are deemed to have a higher-risk profile for modern slavery risk to covenant, among other things, that they will comply with a list of specific covenants to ensure there is no modern slavery in their operations. The Supplier Code of Conduct is available to be signed by Ordinary Suppliers as a binding commitment as part of the Group's supplier on-boarding and new contract award and renewal processes.

The Supplier Code of Conduct states that any breach or non-compliance with the code is a material breach entitling QANTM to terminate the arrangement immediately.

- **4.** A "Mutual Commitment to Ethical Business Practices", setting out binding commitments by QANTM Businesses and Overseas Associates in relation to Modern Slavery and Anti-Bribery. The Mutual Commitment is a protocol specifically designed to address the Group's relationships with its Overseas Associates, which are distinguished from traditional supplier relationships in that they are often reciprocal in nature, with QANTM Businesses and Overseas Associates providing services to each other. The terms of the Mutual Commitment require both the relevant QANTM Business and the Overseas Associate to commit to ensuring that, among other things, they will never employ or use any form of child labour, forced labour or undertake actions that may be used by some employers to put their employees into a state of financial bondage or indentured servitude.
- **5.** A Whistleblower Protection Policy, that was approved by the [QANTM] Board of Directors on 19 August 2024 the purpose of which is to encourage reporting of matters including illegal activity, misconduct or an improper state of affairs or circumstances in relation to QANTM, or any member of QANTM Group or its operations, or involving QANTM Group personnel.

QANTM is committed to achieving this purpose by:

- having a well-communicated Code of Conduct and policies that foster upward reporting in an environment free from recriminations and victimisation;
- providing accessible, secure and reliable channels for the following parties to report reasonably suspected wrongdoing, including by way of anonymous reporting:
 - current or former employees, officers, contractors, associates, or consultants (Group Personnel) and
 - their relatives, dependents or spouse, civil partner or de facto partner; and
 - external parties, including suppliers to QANTM Group and their employees, clients and members of the public;

- supporting the right of Group Personnel to refuse to participate in wrongdoing;
- providing robust protection from retaliation, victimisation or detrimental action for individuals in connection with reports of reasonably suspected wrongdoing, and ensuring that confidentiality is maintained as required by law;
- facilitating thorough, timely, fair and impartial investigation of reports of wrongdoing by people who have the right skills, are independent to the allegations and do not have a conflict of interest;
- addressing issues identified, including by taking appropriate disciplinary action;
 and
- at all times complying with whistleblowing legislation in any country that the Group operates.

To support its commitment to Whistleblower Protection, the Company has also established the "QANTM Speak Up" service - an externally-managed service established to receive reports of wrongdoing by telephone, email, through an online platform or by mail. Reports received are forwarded initially to QANTM Group General Counsel and referred to an appropriate officer within QANTM for confidential assessment and referral for appropriate resolution. Any instance of modern slavery would be in breach of applicable laws in QANTM's operating jurisdictions and reports of such instances would attract the protections afforded by the Whistleblower Protection Policy.

QANTM's Human Rights Policy, Group Code of Conduct, Supplier Code of Conduct, Mutual Commitment to Ethical Business Practices protocol and Modern Slavery Awareness Training (defined below) all refer to the

- Whistleblower Protection Policy, and the reporting channels under the QANTM Speak Up service, which those documents make clear are available for reporting by clients, suppliers (including Ordinary Suppliers and Overseas Associates) and their respective employees. Our Human Rights Policy, QANTM Code of Conduct, Whistleblower Policy and most recent Modern Slavery Statement 2023 are accessible to our employees and suppliers on QANTM's website (at http://qantmip.com/about-qantm/governance/).
- 6. A Modern Slavery Risk Management System, is periodically reviewed as part of the QANTM Group's risk management processes under the Group's Risk Management Policy. The key elements of the risk management structure are management oversight by the Management Risk Committee (a group of senior executives including two reports to the Managing Director and one report to the Chief Financial Officer, which reviews current and emerging risks for QANTM Group, including adequacy of risk management plans and progress made against them), a risk "owner" (which for Modern Slavery is the QANTM Group General Counsel) and separate business risk registers owned by business units and functions.

QANTM Group has implemented an automated risk management tool which will assist in cascading and tracking of risk treatment plans. The risk management system is overseen by the Board, and the adequacy and effectiveness of the Modern Slavery compliance system has been included on the annual Board program.

7. A Sanctions Clearance Procedure, that is applicable Group-wide and to contractors of the Group, includes a comprehensive third-party screening of entities and individuals in identified jurisdictions before business activities are undertaken. The refresher training relevant to the Sanctions Clearance Procedure has continued during the period.

Addressing Risks

Some specific key actions taken in connection with the Modern Slavery Risk Mitigation Program in the Reporting Period and in the period prior to the production of this Statement include -

- Continued exploring opportunities to refine and roll-out the Modern Slavery Risk Mitigation Program.
- Bespoke internal training delivered by **QANTM's General Counsel to QANTM** personnel has continued with ~63% of relevant personnel having completed the training. The objectives of the training are threefold - namely to (1) increase awareness of the large-scale, global issue of Modern Slavery and equip individuals with an understanding of the key indicators to look for when spotting concerns regarding Modern Slavery in their business dealings; (2) highlight a range of informative and educational resources & extended training sessions available to QANTM personnel through the internal training hub known as iQ Online; and (3) highlight the QANTM toolkit/resources available to QANTM personnel containing the policies and processes used by the Group to identify, detect and prevent Modern Slavery in our business and the multiple reporting channels under the QANTM Speak Up service if there are any concerns or suspicions regarding Modern Slavery (Modern Slavery Awareness Training).
- In the spirit of collaboration and continuing to engage with our Overseas Associates, prospective/current clients and Ordinary Suppliers on the importance of Modern Slavery, as appropriate, we have continued to explore opportunities to share QANTM's Modern Slavery Awareness Training video, and an extract relevant to Modern Slavery from our Code of Conduct, and remain open to the concept that these materials be freely shared and available for adaptation for their own internal purposes (Materials Collaboration Initiative).

6. Assessment of the effectiveness of actions taken

The key focus in the Reporting Period for QANTM was to continue internal training efforts Group wide - this is now at $\sim 63\%$ of relevant personnel having completed the training.

We continue to believe that our Modern Slavery Risk Mitigation Program is reasonable and proportional to the modern slavery risk profile of QANTM Group's business and that it will help to mitigate the risks of modern slavery in our supply chain.

Focusing on continuous improvement, in the next reporting period we plan to conduct a revised risk assessment and prepare a refreshed action plan bespoke to Modern Slavery that will include continuing to explore opportunities, as appropriate, to encourage Overseas Associates, in particular, to enter into the Mutual Commitments to Ethical Behaviour, and work collaboratively with our Overseas Associates, Ordinary Suppliers and current/prospective clients by making available for sharing and adaptation our governance materials relevant to Modern Slavery, through the Materials Collaboration Initiative. We will also refresh the Sanctions Policy and compliance program, and introduce a standalone Anti-Bribery and Corruption Policy.

7. Consultation with QANTM entities

QANTM has engaged with the various QANTM Group operating businesses through discussion items at meetings of the Group Executive, and engagement with the Managing Principals of the operating businesses which deal with the targeted higher risk suppliers to develop key documents such as the Mutual Commitment to Ethical Business Practices, and Supplier Code of Conduct, and to settle communications to targeted higherrisk Overseas Associates.

The progress on risk management actions are also reported to and discussed in compliance updates which are standing agenda items, and reviewed on a detailed basis annually, at meetings of the Board.

QANTM's operating businesses also participated in completing risk-assessment surveys for their operating sites.

8. Other relevant information

QANTM strongly supports fundamental human rights and the prevention of modern slavery and human trafficking. In addition to continuing to take the actions indicated by our Modern Slavery Risk Mitigation Program and further embedding it into our company processes and culture, we will be considering ways we may enhance the program such as, for example, how we can efficiently audit compliance with the Modern Slavery Risk Mitigation Program by ourselves and our suppliers, and how we can effectively and feasibly expand the program to reach deeper into our supply chain beyond our first-tier suppliers.

Having said that, the reality is that ensuring that slavery and human trafficking is not taking place anywhere in our supply chain, and especially at tiers beyond our direct (first-tier) suppliers, will likely remain a significant ongoing challenge for the foreseeable future. However, we have implemented a risk-based approach and are committed to achieving continuous improvement through the actions described in this Statement. QANTM is committed to the spirit and intent of the Modern Slavery Act.

9. Board approval

This statement has been approved by the Board of Fox HoldCo Limited in their capacity as principal governing body of QANTM Intellectual Property Limited on 28 November 2024 and is signed by Michael Wolnizer as director of Fox HoldCo Limited.

10. Mandatory Criteria

This Statement has been prepared to meet the mandatory reporting criteria of the Act as follows:

Mandatory Criteria	Section
Identify the reporting entity	1
Describe the reporting entity's structure, operations and supply chain	1, 2 & 3
Describe the risks of modern slavery practices in the operations and supply chains of the reporting entity and any entities it owns or controls	4
Describe the actions taken by the reporting entity and any entity it owns or controls to assess and address those risks, including due diligence and remediation processes	5
Describe how the reporting entity assesses the effectiveness of these actions	6
Describe the process of consultation that any entities that the reporting entity owns or controls	7
Provide any other relevant information	8









