

## Slavery and Human Trafficking Statement 2025

This statement is made pursuant to Section 54(1) of the Modern Slavery Act 2015 and reflects PPG Holdings (U.K.) Limited's ongoing commitment to preventing modern slavery and human trafficking in its operations and supply chains.

### 1. ORGANISATIONAL STRUCTURE

This statement is made by PPG Holdings (U.K.) Limited (Company Number: 02140935) ("**PPG Holdings**") on behalf of its subsidiaries, specifically including the following UK trading entities:

- PPG Industries (UK) Limited (Company Number: 02110620);
- PPG Refinish Distribution Limited (Company Number: 01438525);
- PPG Kansai Automotive Finishes UK LLP (Company Number: OC309844); and
- PPG Architectural Coatings UK Limited (Company Number: 00436135).

(together "**UK Subsidiaries**");

and also on behalf of Whitford Limited (Company Number: 00959015) whose board of directors has separately approved this statement. Whitford Limited is a UK trading entity that forms part of PPG Group. The principal activity of PPG Holdings is that of an intermediate holding company which is a wholly-owned subsidiary of the US parent PPG Industries, Inc. It operates as part of the group's European division and is the parent company of the UK Subsidiaries.

PPG Industries, Inc and its worldwide subsidiaries ("**PPG Group**") is a global manufacturer of paints, coatings and specialty materials.

### 2. BUSINESS OPERATIONS AND SUPPLY CHAINS

#### 2.1 PPG Industries (UK) Limited

PPG Industries (UK) Limited encompasses the activities of four core business units:

##### **Automotive Refinish business unit**

This business unit has two manufacturing facilities in Stowmarket, Suffolk which manufacture finished paint (1<sup>st</sup> facility) and resin for refinish paint production (2<sup>nd</sup> facility). The refinish paint facility produces automotive refinish coatings for cars, commercial transport and light industrial equipment and machinery, and supplies to independent distributors, to larger direct end users, and to the PPG Europe, Middle East and Africa (EMEA) warehouse network where the product is then sold to end users and distributors in

multiple countries in EMEA and some globally to Asia, USA and Latin America. It also distributes its range of coatings via PPG Refinish Distribution Limited's captive distribution network in the UK. The 2<sup>nd</sup> facility produces resin supplies, mainly to the refinish paint facility in Stowmarket and the PPG Milan facility, while also supplying other PPG sites and a very small volume to customers.

### **Packaging Coatings business unit**

The business unit sells coatings for the protection and decoration of metal packaging, eg food and beverage cans etc. In 2017, sales order processing and order fulfilment transferred to Rubi, Spain. However, the business maintains local sales management, technical and technical service teams in the UK.

### **Aerospace Products business unit**

This business unit (based in Shildon, County Durham) supplies sealants, coatings, aircraft maintenance chemicals, transparencies, lightning strike protection, third-party chemical repackaging services, chemical management services and customised application systems serving original equipment manufacturers and maintenance providers for all aviation and military land based defence markets.

### **Industrial Coatings business unit**

This UK subsidiary does not have its own industrial coatings facility in the UK. Instead, its finished goods are sourced from Whitford Limited's UK facility in Runcorn, Cheshire and from PPG group companies in Europe. The business unit sells industrial coatings for appliances, agricultural and construction equipment, consumer electronics, automotive parts and accessories, building products (including residential and commercial construction) and transportation vehicles.

### **Automotive OEM Coatings business unit**

This business unit does not have a manufacturing facility in the UK, but instead sources its finished goods from PPG Group companies in Europe. The business unit sells automotive OEM coatings to automotive customers located in the UK.

## **2.2 PPG Refinish Distribution Limited**

PPG Refinish Distribution Limited is a wholly-owned subsidiary of PPG Industries (UK) Limited. It consists of a captive distribution network of 10 trading outlets in the UK. PPG Refinish Distribution Limited sells predominantly automotive refinish products. The bulk of these are purchased from PPG Industries (UK) Limited's automotive refinish plant in Stowmarket, although it also sells a range of third-party goods, which are consumables used in automotive refinish bodyshops (eg abrasives, masking tapes/films, spray equipment). Around 50% of the Refinish paint products purchased from Stowmarket are produced and supplied into Stowmarket by PPG Industries Italia in Milan.

## **2.3 PPG Kansai Automotive Finishes UK LLP**

PPG Kansai Automotive Finishes UK LLP is a UK limited liability partnership comprising two limited companies: PPG Industries (UK) Limited (60% interest) and Kansai Paint Europe Limited (40% interest). PPG Kansai Automotive Finishes UK LLP sells automotive coatings which it sources from Kansai Paint Group and PPG Group. PPG Kansai Automotive Finishes UK LLP resells its products to Japanese automotive OEM customers having manufacturing plants in Europe.

## **2.4 PPG Architectural Coatings UK Limited**

PPG Architectural Coatings UK Limited (whose plant is Birstall, West Yorkshire) manufactures and sells architectural coatings. It also sources and sells external wall insulation systems, render systems, performance coatings and goods for resale.

## **2.5 Whitford Limited**

Whitford Limited (whose plant is in Runcorn, Cheshire) manufactures and sells industrial coatings. It also supplies PPG Industries (UK) Limited's industrial coatings business unit as stated in paragraph 2.1 above.

## **2.6 Supply chains of the UK Subsidiaries and Whitford Limited**

- Raw materials (used to manufacture our products)
- Toll manufactured products
- Finished goods
- Goods for re-sale (tools and equipment related to coatings)
- Paint for re-sale
- Indirect goods and services
- Skilled and unskilled labour
- Marketing and logistics
- IT systems & solutions

## **3. RISKS OF MODERN SLAVERY PRACTICES**

We have identified that the following area gives rise to the highest modern slavery risk:

- raw materials which are used in coatings manufacture and which are associated with industries and/or are sourced from countries estimated to have the highest prevalence of modern slavery.

## **4. ACTIONS TAKEN TO ADDRESS RISKS OF MODERN SLAVERY**

We have appropriate policies, processes and targeted initiatives in place that underpin our commitment to addressing the risks of modern slavery or human trafficking in our supply chains or in any part of our business.

Our policies reflect our commitment to acting ethically and with integrity in all our business relationships and to implementing and enforcing effective systems and controls to address the risks of slavery and human trafficking taking place in our supply chains. We have the following policies, processes and targeted initiatives in place relevant to modern slavery:

- Human Rights Policy which can be found at: [Human Rights Policy | PPG Sustainability Report](#)
- Supplier Sustainability Policy which can be found at: [Supplier Sustainability | PPG](#)
- Global Code of Ethics which can be found at: [PPG Code of Ethics: Upholding Integrity & Standards](#)
- Global Supplier Code of Conduct which can be found at: [Global Supplier Code of Conduct | PPG](#)
- Procedures for on-boarding new suppliers
- Supplier ratings
- Reporting policies
- Global Code of Ethics training and specific training on modern slavery
- Global initiatives, such as those described below in section 12.

In 2025, PPG updated its Global Code of Ethics, Supplier Sustainability Policy and Global Supplier Code of Conduct.

## **5. Global Code of Ethics (“GCOE”)**

### **5.1 Summary**

PPG’s GCOE outlines PPG’s commitment to conduct business in an ethical manner that respects human rights. In particular, the GCOE requires compliance with all laws prohibiting forced, compulsory or child labour, human trafficking and employment discrimination.

### **5.2 Application**

- a) All employees within the PPG Group are required to comply with the GCOE. In addition, all of the PPG Group’s allocated employees are required to complete a GCOE online training course on an annual basis.

- b) The GCOE is also a key pillar of PPG’s Supplier Sustainability Policy (see Section 7 below) with which all suppliers and contractors are expected to comply.

### 5.3 Responsibility and enforcement

Ultimate responsibility for enforcement of the GCOE rests with PPG’s Chief Compliance Officer. PPG’s Compliance department will investigate any violation of the GCOE by an employee and this may result in disciplinary action being taken by the relevant PPG Group Human Resources department up to and including dismissal (in accordance with the relevant Human Resources policy and local law).

## 6 GLOBAL SUPPLIER CODE OF CONDUCT (“GSCC”)

### 6.1 Summary

- a) PPG expects its valued suppliers to operate their business practices in accordance with PPG’s ethics and integrity expectations. As such, PPG has implemented a Global Supplier Code of Conduct (“GSCC”). The GSCC applies to any persons providing goods and services to the PPG Group including suppliers and contractors. The vice president, global procurement and integrated supply chain is responsible for human rights oversight, with support from the Global Operations Center of Excellence and global functional directors.
- b) The GSCC is a key pillar of PPG’s Supplier Sustainability Policy (see Section 7 below). The GSCC imposes minimum compliance standards with respect to business integrity, labour practices, associated health and safety, and environmental management. It is intended to complement the GCOE. The GSCC covers a wide range of standards but those specific to this annual statement are set out in the table below.

### 6.2 Specific GSCC requirements

<b>Forced or compulsory labour</b>	Suppliers must: <ul style="list-style-type: none"> <li>• Prohibit all forms of forced, involuntary or slave labour</li> <li>• Maintain and promote fundamental human rights</li> </ul>
<b>Child labour</b>	Suppliers must: <ul style="list-style-type: none"> <li>• Prohibit the use of child labour</li> <li>• Adhere to the minimum employment age limit defined by national law or regulation</li> </ul>

	<ul style="list-style-type: none"> <li>• Comply with relevant International Labour Organisation (ILO) standards</li> </ul>
<b>Human trafficking</b>	<ul style="list-style-type: none"> <li>• PPG supports the policy of the U.S. and other governments prohibiting trafficking of persons.</li> <li>• PPG suppliers are prohibited from engaging in any form of human trafficking, including, but not limited to, use of force, fraud or coercion to obtain labour or services, procuring or otherwise engaging in commercial sex acts, destroying or concealing a person's identity, using misleading or fraudulent practices in recruiting employees, charging potential employees recruitment fees, or failing to provide return transportation to employees recruited from foreign countries.</li> </ul>
<b>Rights of minorities</b>	<ul style="list-style-type: none"> <li>• Suppliers shall respect the legal rights of minorities and indigenous people, including land, forest and water rights and will not participate in any illegal forced eviction practices.</li> <li>• Supplier utilization of land and natural resources, including acquisition, development, or lease are subject to Free, Prior, and Informed Consent (FPIC) of the affected local communities, such as women, indigenous peoples, and other marginalized stakeholders.</li> </ul>
<b>Freedom of association</b>	<p>Suppliers must:</p> <ul style="list-style-type: none"> <li>• Respect employees' right to freedom of association and collective bargaining, consistent with local laws</li> <li>• Respect employees' rights to join or refrain from joining associations and worker organisations consistent with local laws</li> </ul>
<b>Diversity and inclusion</b>	<p>Suppliers must:</p> <ul style="list-style-type: none"> <li>• Promote a diverse workforce and provide a workplace free from discrimination, harassment or any other form of abuse</li> <li>• Create a work environment in which employees and business partners feel valued and respected for their contributions and are not discriminated against on the basis of any characteristic protected by applicable law and are not subject to verbal, sexual or physical harassment or abuse of any kind</li> </ul>

	<ul style="list-style-type: none"> <li>PPG encourages suppliers to implement additional policies and practices designed to advance equity and inclusivity for all workers</li> </ul>
<b>Wages, hours and benefits</b>	<p>Suppliers must:</p> <ul style="list-style-type: none"> <li>Treat employees fairly, including with respect to wages, working hours and benefits</li> <li>Comply with all applicable legal and regulatory requirements and apply sound employee relations practices</li> </ul>
<b>Health and safety</b>	<p>Suppliers must:</p> <ul style="list-style-type: none"> <li>Provide safe and healthy working conditions and provide services that meet applicable quality and health and safety standards</li> <li>Proactively manage health and safety risks with the goal of providing an incident-free environment where occupational injuries and illnesses are prevented</li> <li>Implement management systems and controls that identify hazards and assess and control risk related to their specific industry</li> </ul>
<b>Responsible mineral sourcing</b>	Suppliers are expected to be in compliance with the PPG Responsible Minerals Sourcing Policy.
<b>Compliance</b>	<p>PPG expects suppliers to implement systems and controls to promote compliance with applicable laws and the principles set forth in the GSCC, including policies, procedures, training, risk assessments, discipline, monitoring and auditing mechanisms.</p> <p>Suppliers should also apply these or similar principles to the subcontractors and suppliers they work with in providing goods and services to PPG.</p>

### 6.3 Reporting misconduct and non-compliance with the GSCC

a) Monitoring and Termination: PPG reserves the right to assess and monitor Suppliers' compliance with the GSCC. PPG reserves the right to terminate any agreement with any Supplier that cannot demonstrate compliance with the GSCC.

- b) Suppliers who are made aware of, or reasonably suspect, any of the following should report the matter to PPG immediately:
- a PPG employee or anyone acting on behalf of PPG has engaged in illegal or otherwise improper conduct with respect to their business with the Supplier; or
  - any non-compliant activity or violation of the GSCC by any employee of the Supplier which impacts PPG.
- c) Violations of the GSCC can be reported directly to PPG’s Chief Compliance Officer or anonymously through the PPG Ethics Helpline. The helpline is managed by an independent, third-party firm, and we investigate each allegation thoroughly and fairly.
- d) Ultimate responsibility for enforcement of the GSCC is the Global Purchasing Organisation led by the Chief Compliance Officer for PPG.

## **7. PPG’S SUPPLIER SUSTAINABILITY POLICY (“SSP”)**

Our commitment to human rights and eradicating slavery from the PPG supply chain is closely aligned with our commitment to make PPG Group’s businesses more sustainable in terms of their compliance with applicable laws and adherence to internationally recognised environmental, social and corporate governance standards.

We acknowledge that our success in achieving these Goals will be dependent upon the full support of the global supplier base for which PPG’s Global Sustainability Committee has issued its SSP.

## **8. HUMAN RIGHTS POLICY (“HRP”)**

### **8.1 Summary**

PPG is committed to respecting and upholding the rights of all people, consistent with the principles of individual dignity and respect underlying the International Labour Organization (ILO) Declaration on Fundamental Principles and Rights at Work and the United Nations Guiding Principles on Business and Human Rights. This commitment is embodied in PPG’s GCOE.

### **8.2 Application**

The HRP applies to PPG’s global operations and all PPG employees worldwide, contingent workers, candidates for employment and PPG and others acting on PPG’s behalf.

### **8.3 Specific HRP Requirements**

<b>Safe and healthy working environment</b>	<p>PPG commits to ensuring its employees go home safely every day while protecting health and the environment.</p> <p>PPG follows all applicable laws and regulations regarding health and safety.</p>
<b>Forced labour</b>	<p>PPG does not use forced labour of any kind or any other form of human trafficking.</p> <p>No employee may be compelled to work through force or intimidation of any form, or as a means of political coercion or as punishment for holding or expressing political views.</p> <p>PPG does not retain original employee documents (eg passports) unless required by law.</p> <p>PPG does not permit recruiting practices that require applicants to pay any fees to obtain employment.</p>
<b>Child labour</b>	<p>PPG does not hire employees who are less than 16 years old.</p> <p>PPG work locations are expected to have and follow a procedure for verifying the age of employees at the time of hire.</p> <p>If an employee is found to be underage, their employment must be terminated and appropriate remedial action taken that is consistent with the best interest of the minor and applicable ILO Standards on child labour.</p>
<b>Anti-Discrimination and Anti-Harassment</b>	<p>PPG strives to create a work environment in which employees are valued and respected for their contributions and are not discriminated against on the basis of a wide range of protected legal status including (without limitation) sex, gender, race and colour.</p> <p>This non-discrimination principle applies to all employment actions including hiring, compensation, opportunities, discipline and termination.</p> <p>PPG is committed to providing a safe, professional work environment that is free from verbal, sexual or physical harassment or abuse of any kind.</p>
<b>Work Hours, Wages and Benefits</b>	<p>PPG follows all applicable laws and regulations related to work hours, wages, benefits and compensation.</p> <p>PPG's compensation programs are designed to pay all employees a living wage that meets or exceeds legal requirements.</p> <p>PPG manages work hours within the limits of local law and works to avoid excessive overtime.</p>
<b>Freedom of Association and Collective Bargaining</b>	<p>PPG respects employees' right to freedom of association and their ability to join or refrain from joining labour unions or other</p>

	worker organizations and to engage in collective bargaining, consistent with applicable laws.
<b>Indigenous and Minority Rights</b>	PPG respects the legal rights of all people, including minorities and indigenous people, including, land, forest, and water rights, and will not participate in any illegal forced eviction practices. PPG's use of land and natural resources, including acquisition, development, or lease, is subject to Free, Prior, and Informed Consent (FPIC) of the affected local communities.

#### 8.4 Reporting and enforcement

- a) PPG expects that all employees and all associates described in the HRP to promptly report suspected violations of the HRP using one of the following methods:
- reporting directly to the employee's manager, HR representative or a member of the Law and Compliance Department
  - submit a report anonymously using the PPG Ethics Helpline.
- b) All reports of suspected violations of the HRP are promptly investigated. Employees who have been found to be in violation will be subject to disciplinary actions, up to and including termination

### 9. PROCEDURE FOR ON-BOARDING A NEW SUPPLIER

New suppliers undergo an on-boarding process requiring their compliance with the GSCC and SSP and completion of a new supplier qualification form which includes questions on child and forced labour, human rights violations and safety in workplace violations.

All suppliers are required to sign up to ePro (a company-wide supplier portal). Within ePro, all suppliers are required to comply with the GSCC and SSP and to keep their vendor profiles up to date (which includes informing us of any breaches of the GSCC or SSP or informing us of any changes to the answers previously given to the qualification form). Accordingly, we are able to monitor any changes to their vendor profiles.

### 10. SUPPLIER DUE DILIGENCE AND MONITORING

We use a leading third-party ratings provider, to evaluate suppliers against certain sustainability and social responsibility criteria, which includes questions relating to child and forced labour, human trafficking, employee health and safety, working conditions, discrimination and harassment.

One of PPG's sustainability targets was to have evaluated 100% of key suppliers by 2030 against the criteria above. By the end of 2025, PPG had, through its ratings provider, evaluated 2,060 suppliers accounting for 66% of spend. This evaluation covered more than 100% of PPG's key suppliers.

PPG's procurement team continues to improve its approach to identify improvement opportunities in our supply chain. PPG takes a risk-based approach to supply chain management and focus on the industries and geographies most likely to have issues. This involves the use of an external supplier screening and ongoing monitoring tool. In 2025, PPG more than doubled the number of suppliers using this tool, while maintaining clear performance expectations, including a minimum score across key sustainability categories (one of which includes human rights). As a result of PPG procurement team's ongoing engagement efforts, fewer than 5% of suppliers now fall below this threshold. By way of comparison, while the ratings provider reports an average supplier score of 52% for labour and human rights criteria, PPG's suppliers achieved an average score of 64% on the same criteria.

To drive continuous improvement, PPG's procurement team works with suppliers to implement corrective action plans based on any deficiencies identified through the screening and monitoring tool or supplier audits. Once corrective action plans are established, category managers are responsible for monitoring implementation and tracking performance improvements. This systematic approach continues to drive strong results, as evidenced by a year-on-year improvement in PPG's overall score from the use of the screening and monitoring tool which is also above the ratings provider's average score of suppliers.

PPG has joined Together for Sustainability (TfS), a global, member-led initiative focused on advancing sustainable procurement practices across the chemical industry. TfS provides a standardized framework for supplier sustainability assessments, audits and improvement programs that enable companies and their suppliers to identify sustainability risks and opportunities, reduce duplication of effort and drive measurable performance improvements. Participation in TfS supports PPG's systematic approach to supply chain sustainability, including the identification and mitigation of risks relating to labour and human rights, and complements existing supplier screening and monitoring tools and corrective action processes used to strengthen environmental and social performance across our value chain.

## **11. REPORTING POLICIES**

### **11.1 PPG employees**

PPG employees and contractors are required to comply with the GCOE. Employees are encouraged and expected to report all suspected violations of the GCOE or the law to the appropriate levels of management, including the PPG's Ethics and Compliance Office. Several reporting options are offered, including the PPG Ethics Helpline, which is a confidential freephone and online reporting service maintained by an independent third party. Any retaliation – whether direct or indirect – against any employee who raises a good faith concern is grounds for discipline up to and including dismissal.

### **11.2 PPG suppliers**

Under the GSCC, suppliers are required to report suspected violations of the GSCC to the Chief Compliance Officer, PPG's Ethics Helpline or PPG's Chief Compliance Officer immediately if a violation of the GSCC is ever in question. In the event that a supplier recognizes any non-compliant activity or violation of the GSCC, the supplier must provide a detailed corrective action plan to address such deficiency.

## **12. TRAINING**

All PPG employees are regularly trained in global ethics and business conduct. In addition, they are required to complete a GCOE annual online refresher training course, which is accompanied by a test which they must pass in order to complete the training.

In 2019 and 2022, we launched a modern slavery e-learning course aimed at permanent employees ranked from the most senior management to middle management/ mid-grade specialists with assigned email addresses.

## **13. GLOBAL INITIATIVES**

Global initiatives are relevant because of the UK Subsidiaries' and Whitford Limited's global supply chain. Their inclusion in this statement is consistent with our assessment that PPG's greatest risk exists in its global supply chain for raw materials.

### **13.1 Responsible Mica Mining initiative**

A portion of the pigments supplied by PPG's pigment suppliers incorporate mica, which is extracted from mines located in India. In general, PPG Group uses pigments containing natural (as opposed to synthetic) mica in its formulations, especially with respect to those relating to its automotive refinish and aerospace business units. The Terres des Hommes International Federation highlighted in several of its published reports in 2016 that Indian mines were using child labour. PPG Group subsequently took steps to establish that none of PPG Group's pigment suppliers sourced mica from Indian mines that used child or any other forms of forced or compulsory labour. The investigation led to PPG Group becoming, on 31 January 2017, a voting member of the Responsible Mica Initiative Group (see link: <http://www.responsible-mica-initiative.com>). This is a Do-Tank which aims to eradicate child labour and unacceptable working conditions in the Indian mica supply chain by joining forces across industries.

The following link to the Responsible Mica Initiative Group's Annual Report 2025 shows the actions taken by the group in 2025: [RMI 2025 ANNUAL REPORT.pdf](#)

### **13.2 Responsible Minerals Sourcing Policy**

"Conflict Minerals" currently include cassiterite, columbite/tantalite, and wolframite (the most common derivatives of which are tin, tantalum and tungsten, respectively) and gold – commonly referred to as

3TG. These Conflict Minerals are of concern because mines in the Democratic Republic of the Congo (DRC) and surrounding countries are important sources of these minerals. Some of these mines are controlled by armed groups that finance their conflicts through mining activities. The U.S. Securities and Exchange Commission (the “SEC”) adopted Conflict Minerals reporting and disclosure requirements to further the humanitarian goal of ending violent conflict and inhumane treatment in the DRC and surrounding countries, which have been partially financed by the exploitation and trade of Conflict Minerals. Other minerals, including, cobalt, mica, and silicon may also be sourced from areas where there is a risk of human rights abuses in the supply chain of these minerals.

As further described in PPG’s Supplier Code of Conduct, PPG is committed to ethical business conduct and responsible sourcing. We are working diligently with our global supply chain partners to ensure compliance with the SEC’s Conflict Minerals rules and to source minerals from ethical suppliers.

However, the international supply chain for minerals is complex, and the tracing of them is challenging. Many of the raw materials that contain Conflict Minerals and minerals of concern used by PPG passed through a variety of intermediaries before reaching PPG. PPG does not purchase directly from smelters; therefore, we must rely upon our suppliers to identify the sources of Conflict Minerals and minerals of concern and to declare the Conflict Mineral status of their products.

Consistent with PPG’s commitment to social responsibility and sustainability, PPG has established a process to facilitate compliance with applicable laws mandating disclosure of Conflict Minerals, including membership in the Responsible Minerals Initiative (“**RMI**”) and conducting due diligence on source and chain of custody using RMI’s Responsible Minerals Assurance Process (the “**RMAP**”). We commit to making reasonable efforts in requiring our suppliers to:

- conduct due diligence on its supply chain in accordance with the OECD Due Diligence Guidance for Responsible Supply Chains of Minerals from Conflict-Affected and High-Risk Areas and the RMAP and to determine the source of any Conflict Minerals or Conflict Mineral containing product supplied to PPG;
- provide the Conflict Minerals source information reasonably requested by PPG necessary to support our due diligence and reporting obligations under the SEC’s Conflict Minerals rules;
- notify us if a product supplied to PPG contains Conflict Minerals originating in the DRC or surrounding countries; and
- commit to being or becoming “conflict free”.

We also work with the suppliers of other minerals of concern to trace the origin of these minerals in an effort to ensure that our suppliers are meeting their obligations under the GSCC.

Suppliers who are not able to provide adequate information about the source of any Conflict Minerals or other minerals of concern in the products supplied to PPG shall be evaluated by PPG’s Global Procurement department and may be denied future PPG business. Furthermore, our Supplier Code of Conduct provides that we may terminate any agreement with any supplier that cannot eliminate products

containing Conflict Minerals or other minerals from the supply chain, or which funds or supports armed conflict or human rights abuses.

For PPG's most recent conflict minerals report, please see the attached link: [PPG Conflict Minerals Report](#).

This statement is made pursuant to section 54(1) of the Modern Slavery Act 2015 and constitutes our slavery and human trafficking statement for the financial year 1 January to 31 December 2025. It was approved by the board of PPG Holdings (U.K.) Limited and is signed by Matthew Baines on behalf of that Company and also PPG Industries (UK) Limited, PPG Refinish Distribution Limited, PPG Kansai Automotive Finishes UK LLP, PPG Architectural Coatings UK Limited and Whitford Limited.



**Matthew Baines**  
**Director**  
**On behalf of**  
**PPG Holdings (U.K.) Limited**

**26 June 2026**

Below are the links to the UK Subsidiaries' 12 previous statements made pursuant to section 54(1) of the Modern Slavery Act 2015 and PPG Holdings (U.K.) Limited's statement made on behalf of the UK Subsidiaries for the financial years ending 31 December 2022, 2023 and 2024.

2016	<a href="#">PPG Architectural Coatings UK Limited</a>	<a href="#">PPG Industries (UK) Limited (and subsidiaries)</a>
2017	<a href="#">PPG Architectural Coatings UK Limited</a>	<a href="#">PPG Industries (UK) Limited (and subsidiaries)</a>
2018	<a href="#">PPG Architectural Coatings UK Limited</a>	<a href="#">PPG Industries (UK) Limited (and subsidiaries)</a>
2019	<a href="#">PPG Architectural Coatings UK Limited</a>	<a href="#">PPG Industries (UK) Limited (and subsidiaries)</a>
2020	<a href="#">PPG Architectural Coatings UK Limited</a>	<a href="#">PPG Industries (UK) Limited (and subsidiaries)</a>
2021	<a href="#">PPG Architectural Coatings UK Limited</a>	<a href="#">PPG Industries (UK) Limited (and subsidiaries)</a>
2022	<a href="#">PPG Holdings (U.K.) Limited</a>	
2023	<a href="#">PPG Holdings (U.K.) Limited</a>	
2024	<a href="#">PPG Holdings (U.K.) Limited</a>	