

## Modern Slavery Statement (“Statement”) May 2026

### Introduction

This Statement has been prepared jointly by Brookfield Business Partners L.P. (“**BBU**”) and Brookfield Business Holdings Corporation (“**BBHC**”). In this Statement, unless the context suggests otherwise, references to “we”, “us” or “our” refer to BBU and BBHC. During the Reporting Period (as defined below), BBU and BBHC controlled various operating companies that operate in diverse industries and regions, and in accordance with their own policies and practices, including those set out in Appendix I (the “**Controlled Reporting Entities**”). The Controlled Reporting Entities will report independently. “**Brookfield**” means Brookfield Corporation (the “**Corporation**”) and Brookfield Asset Management Ltd.

BBU was established by the Corporation as its primary vehicle to own and operate business services and industrial operations on a global basis. BBHC was established by BBU to be an alternative investment vehicle for investors who prefer owning BBU’s operations in a corporate entity. BBU was focused on owning and operating high-quality operations that benefit from a strong competitive position and provide essential products and services.

The *Fighting Against Forced Labour and Child Labour in Supply Chains Act* (“**MSA Canada**”) requires certain entities listed on a stock exchange in Canada, or having a place of business in Canada, doing business in Canada, or having assets in Canada and exceeding specified size thresholds set out in the MSA Canada, to set out the steps taken to prevent and reduce the risks of modern slavery and human trafficking in their business and supply chains. This Statement is made in accordance with the MSA Canada and relates to the period from January 1, 2025 to December 31, 2025 (the “**Reporting Period**”). This is the third statement for each of BBU and BBHC under the MSA Canada.

During the Reporting Period, the Controlled Reporting Entities were entities engaged in reportable activities under the MSA Canada which are controlled by either BBU or BBHC.

Services provided by us include:

- corporate services; and
- group holding entities and related activities.

### Commitment

We strive to embed sustainability practices throughout our business and are committed to having a positive impact on the environment and the communities in which we operate.

We continue to work to evolve and align our business practices with leading frameworks for responsible investing by being an active participant in industry forums and other organizations. The Corporation is a signatory to the United Nations-supported Principles for Responsible Investment (“**PRI**”). BBU and BBHC each adhere to PRI as a subsidiary of the Corporation, which reinforces our longstanding commitment to responsible investment and sustainability practices.

We are committed to conducting our business in an ethical and responsible manner, including by carrying out our activities in a manner that respects and supports the prevention of human rights violations, including but not limited to:

- operating with robust health and safety practices to support the goal of zero serious safety incidents;
- striving to ensure that the interests, safety and well-being of the communities in which we operate are integrated into our business decisions;
- where applicable, expecting our vendors to respect human rights and maintain processes aimed at identifying and preventing adverse human rights impacts that could arise from their or their suppliers' operations; and
- acting in ways aimed at:
  - a. the elimination of discrimination in employment;
  - b. the prohibition of child and forced labour; and
  - c. the eradication of harassment and physical or mental abuse in the workplace.

Our commitment to conducting business in an ethical and responsible manner is not only the right thing to do, but also fundamental to creating long-term value and mitigating significant reputation risk. We are cognizant of the fact that the risks of human rights violations, modern slavery and human trafficking, are complex and evolving, and we will continue to work on addressing them. Our approach and processes are periodically reviewed and, where appropriate, updated as necessary to reflect changes in circumstances and practice.

### **How This Statement Was Prepared**

BBU and BBHC are part of a working group comprised of representatives of Brookfield, other business groups and members of Brookfield's regional teams ("**Working Group**").

The Working Group coordinates the development and implementation of our modern slavery approach and works to properly integrate this approach with our core business activities, including contracts, due diligence processes, training and communications, as appropriate. The Working Group has developed this framework through collaborative consultation with relevant stakeholders and, where appropriate, external advisors to verify that the operations and processes meet applicable legal requirements. Related policies and procedures are continuously reviewed and updated in line with the business environment in which our operations are conducted.

The Statement was reviewed by members of the leadership teams before being formally approved by the board of directors of BBU's general partner and the board of directors of BBHC.

## Summary of Key Activities in 2025

### MODERN SLAVERY WORKING GROUP

Our dedicated Working Group has continued its efforts to assess the implications of the legislation and prepare processes, systems and controls to ensure compliance. The Working Group's training sessions and sharing of resources reinforces our commitment to ethical business practices and minimizing the risk of modern slavery within our business and supply chain.

### GLOBAL HUMAN RIGHTS & MODERN SLAVERY POLICY

During 2025, Brookfield continued to enhance the modern slavery program by updating and consolidating the Human Rights and Modern Slavery policies of the Corporation into a single, global firm-wide policy that applies to all subsidiaries of the Corporation, including BBU and BBHC. This unified policy reflects our ongoing commitment to respecting fundamental rights and sets out a consistent approach to identifying and addressing human rights violations across our business and supply chain. The updated framework supports greater alignment and clarity as governance practices continue to evolve.

### MODERN SLAVERY SUB-CATEGORY UNDER THE WHISTLEBLOWING HOTLINE

The whistleblowing hotline has been enhanced with the addition of a modern slavery sub-category to the ethics violation classification. The goal of this addition is to increase visibility of allegations and concerns related to modern slavery so that responses can be more targeted to potential violations.

### VENDOR SCREENING

The vendor screening process for UK operations has been streamlined to support a more consistent and efficient approach to vendor onboarding and oversight. Vendors are screened through third-party due diligence platforms and are expected to meet the ethics and compliance commitments set out in Brookfield's Vendor Code of Conduct, taking into account the nature, scope, and risk profile of the engagement. Where appropriate based on risk, vendors are expected to have appropriate policies and procedures in place within their own operations and supply chains.

## Our Business Activities

### Assessing Modern Slavery Risk

Our approach to addressing modern slavery is designed to be commensurate with the risks we face, which vary based on several factors, including jurisdiction, industry and sector.

### Modern Slavery Risk Profile

#### 1. Third-Party Vendors

Given the nature of our business and the geographic locations in which we operate, third-party suppliers and vendors used across our

business generally fall under the below categories:

#### OUTSOURCERS

Where a business activity or professional service is outsourced to another organisation.

#### VENDOR SOFTWARE PROVIDERS

This includes off-the-shelf software, that is hosted in Brookfield data centers, including hardware vendors used to facilitate business processes.

#### CLOUD/HOSTED IT SERVICES

Encompasses a range of IT services provided in various formats.

#### DATA PROVIDERS

Organizations that provide data which feed into our systems or terminals that provide access to market data.

#### PROFESSIONAL SERVICES

Includes consulting, legal, human resources, accounting, training, tax, audit, banking and education.

#### PROPERTY AND FACILITIES MAINTENANCE

Includes building repairs and maintenance, cleaning, security and utilities, and public services.

#### HOTELS AND LODGING

Travel, including accommodation, is generally booked through a Brookfield approved travel management company.

### Engaging with Our Vendors

We continuously strive to achieve excellence with respect to our contracting practices because we believe that adequately compensated and trained workers, operating in fair working conditions deliver high-quality products and services. Brookfield utilizes indices and resources, as appropriate and in Brookfield's discretion, as a basis to identify countries or other factors that may have a higher risk of human rights and modern slavery violations. We believe that the risk of modern slavery within the majority of our third-party vendors is low. This assessment is based on the jurisdiction, and the regulated industries, in which they operate and the skill of the professionals providing such services. However, we acknowledge that, to a lesser extent, we engage with suppliers who may be considered higher risk in terms of modern slavery. These may include suppliers of office stationery and cleaning and catering services. We recognize that each of our suppliers has its own supply chain, and our vendor assessments consider this risk where appropriate and possible. We currently have limited visibility of these extended supply chains, excluding projects where subcontractors or materials require our approval.

## 2. Employees

We have human resources policies (including the Human Rights and Anti-Modern Slavery Policy (discussed further below)), procedures and processes in place designed to protect against modern slavery and human trafficking in the employee population of BBU and BBHC operations. These include:

- employment conditions;
- processes for reporting and resolving staff concerns and grievances;
- non-discriminatory hiring practices;
- employment screening (including work eligibility checks); and
- appropriate workplace behaviour.

Through our global Positive Work Environment Policy, directors, officers, and employees have a duty to ensure a safe and respectful workplace environment and are required to refrain from, identify and report workplace discrimination, violence and harassment as it occurs. Employees receive training on the global Positive Work Environment Policy and are required to certify annually that they have read and complied with it.

Based on the above, we consider that there is a low risk of modern slavery within the employee population of BBU and BBHC operations.

## Management of Modern Slavery Risks

### 1. Governance

We recognize that strong governance is essential to sustainable business operations, and we aim to conduct our business according to the highest ethical and legal standards. Our approach to addressing modern slavery is designed to be commensurate with the risks we face which vary based on several factors including jurisdiction, industry and sector. Key supporting policies and guidelines, (together, the “**Policy Framework**”), include, but are not limited to:

#### HUMAN RIGHTS AND ANTI-MODERN SLAVERY POLICY

The policy aims to codify our approach to respecting fundamental human rights and our efforts to prevent and mitigate human rights violations within our business and supply chain.

#### CODE OF BUSINESS CONDUCT AND ETHICS

Our Code sets out the expected conduct of directors, officers and employees in relation to honesty, integrity and compliance with all legal and regulatory requirements. Employees, directors, officers and any temporary workers are required to certify annually that they have read and complied with the Code and the protocols incorporated therein.

#### WHISTLEBLOWING POLICY

We are committed to conducting business with honesty and integrity and staff are expected to maintain high standards. This Policy clearly sets out the expectations of reporting and responsibilities, and outlines whistleblowing procedures addressing how to raise a concern, confidentiality, as well as remediation, external disclosures and our zero tolerance for retaliation or malicious acts.

#### VENDOR MANAGEMENT PROCEDURES

In connection with any vendor engagement, employees are required to comply with applicable policies and procedures, including those in relation to anti-modern slavery.

Our Vendor Code of Conduct (“**Vendor Code**”) sets out our expectations of vendors that provide goods or services to us and, we expect providers to adhere to similar ethics and compliance commitments set out in our Vendor Code, and to the extent possible, to have the necessary policies and procedures in place to support such commitments within their business and supply chain. Our Vendor Code also indicates that where appropriate, vendor contracts should include acceptance of the Vendor Code or reference to equivalent vendor policies.

Our approach to addressing high-risk, third-party vendors includes conducting enhanced due diligence checks, the use of specific contract clauses in legal agreements, requiring vendors to provide their modern slavery statement and evidence modern slavery mitigation strategies.

#### SUSTAINABILITY DUE DILIGENCE PROTOCOL

As part of Brookfield’s Sustainability Due Diligence Protocol, investment teams for BBU and BBHC have specific guidance on assessing bribery and corruption, cybersecurity, health and safety, human rights, modern slavery and climate-related risks. The Sustainability Due Diligence Protocol has specific processes to identify human rights violations, including risk assessments, mitigation, training and governance. Investment teams are required to maintain records of assessed risks, and so where appropriate, they perform deeper due diligence, working with internal experts and third-party consultants as needed. Further, where appropriate, these processes give consideration to the Organization for

Economic Co-operation and Development (“**OECD**”) Guidelines for Multinational Enterprises and United Nations Guiding Principles on Business and Human Rights as part of the due diligence process and ongoing management.

#### FINANCIAL CRIME POLICIES

These include our anti-bribery and corruption, and anti-money laundering programs that are designed to prevent financial crime and the movement of money derived from crime (including crimes relating to modern slavery).

Modern slavery and financial crime are closely linked, as proceeds from modern slavery and human trafficking need to be ‘cleaned’ before entering the mainstream economy. Therefore, preventing the onboarding of those involved in financial crime, identifying suspicious or criminal activity and making reports to the relevant authorities not only supports the fight against money laundering, but also, by association, the fight against modern slavery.

#### POSITIVE WORK ENVIRONMENT POLICY

This outlines our commitment to providing a workplace free of discrimination, violence and harassment and summarizes the responsibilities of employees, directors, officers and any temporary workers to which the policy applies to understand: (i) what constitutes workplace discrimination, violence and harassment; (ii) their obligations to maintain an environment where these behaviors are not tolerated; and (iii) how to report incidents following proper procedures.

Our Policy Framework is reviewed periodically and updated as necessary. The Controlled Reporting Entities have their own policies and procedures.

## **2. Training**

We and Brookfield continue to raise awareness and commit to providing human rights training, which includes the topic of forced labour and child labour, to new employees who participate in Brookfield Asset Management Ltd.’s investment advisory business and those in high-risk roles as part of the onboarding process and ensuring that they access ongoing training, as necessary. We also encourage our portfolio companies to organize training on sustainability matters for relevant staff.

## **3. Risk Assessment**

A risk-based approach is taken, primarily by performing risk assessments, in which we can monitor, identify, and prevent human rights violations within our business and supply chain. The modern slavery risk for our businesses varies based on the nature of our operating businesses.

## **4. Remediation**

We have not found any evidence of forced labour or child labour in the operations or supply chains of BBU and BBHC. As described in this Statement, BBU and BBHC have a Policy Framework to help monitor the risks of forced labour and child labour, and remedy appropriately.

## 5. Whistleblowing Hotline

Brookfield maintains a reporting hotline (“**Hotline**”) for employees, vendors, partners and other interested parties to anonymously report, among other things, any matters relating to suspected unethical, illegal, unsafe or other unwanted behaviors. Modern slavery and human trafficking issues are reportable on the Hotline and the designated modern slavery sub-category ensures that any related allegations or concerns are clearly identified and flagged. The Hotline is managed by an independent third party and is accessible 24/7 by telephone (toll free) or by submitting an anonymous report online. The Hotline is available in multiple languages to mitigate any language barriers.

## 6. Measure of Effectiveness

We acknowledge that modern slavery and human trafficking are possible risks within our business operations and supply chain. We are committed to transparency through our disclosure obligations. We consistently review our policies, programs and business practices for effectiveness, including regular engagement and feedback from stakeholders. We also monitor and assess the effectiveness of our modern slavery policy framework through operational risk and mitigation plan reporting to the relevant boards and senior executives.

### Process of Consultation


We took a cross-functional approach to preparing and drafting this Statement. A consultation process was undertaken. The general partner of BBU’s board of directors and BBHC’s board of directors were given an opportunity to consider and provide comments on the Statement.

### Approval

This Statement has been prepared in conjunction with the Working Group and approved by the board of directors of the general partner of BBU and the board of directors of BBHC on May 27, 2026, pursuant to ss. 11(4)(b)(i) of the MSA Canada.

Date: May 27, 2026

Signature:



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**BROOKFIELD BUSINESS PARTNERS  
L.P.**, by its general partner, Brookfield  
Business Partners Limited

By: James Bodi, Vice-President

*I have authority to bind Brookfield Business  
Partners L.P.*

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**BROOKFIELD BUSINESS HOLDINGS  
CORPORATION**

By: A.J. Silber, Director

*I have authority to bind Brookfield Business  
Holdings Corporation.*

## **APPENDIX I**

### **Controlled Reporting Entities**

1. CENTRAL TOPCO, INC.
2. CHEMELEX LLC
3. CLARIOS INTERNATIONAL INC.
4. DEXTER DISTRIBUTION GROUP CANADA LTD. / DEXTER TRAILER PRODUCTS OF CANADA CORPORATION
5. EMBER RESOURCES INC.
6. MULTIPLEX CANADA HOLDINGS LIMITED / MULTIPLEX CONSTRUCTION CANADA LIMITED
7. SCIENTIFIC GAMES HOLDINGS, LP / SCIENTIFIC GAMES, LLC / LES PRODUITS SCIENTIFIC GAMES (CANADA) ULC, ALSO KNOWN AS SCIENTIFIC GAMES PRODUCTS (CANADA) ULC / LES FONDS SCIENTIFIC GAMES (CANADA) ULC, ALSO KNOWN AS SCIENTIFIC GAMES HOLDINGS (CANADA) ULC / SCIENTIFIC GAMES INTERNATIONAL GMBH