BD Modern Slavery and Human Trafficking Statement for the financial year ended 30 September 2021.

Advancing the world of health™ is BD’s corporate purpose and the inspiration behind our global enterprise. It is a call to action that resounds with BD associates around the world. BD’s corporate culture is guided by our Core Values:

- We do what is right.
- We thrive on innovation and demand quality.
- We are all accountable.
- We learn and improve every day.
- We help each other be great.

BD associates are expected to follow these values in all aspects of business, including dealings with suppliers, customers and other stakeholders. We see the modern social and environmental challenges our world faces as opportunities to make a difference while strengthening our company. Our approach is centered upon shared value creation: we address unmet societal needs through business models and initiatives that also contribute to the commercial success of BD.

The UK Modern Slavery Act of 2015 requires certain organizations carrying out business in the United Kingdom to publish a statement regarding human trafficking and modern slavery. The following describes BD’s efforts in this regard.

1. Organization, Business Structure and Supply Chains
BD is a global medical technology company that is advancing the world of health by improving medical discovery, diagnostics and the delivery of care. This statement covers BD’s programs and activities for our fiscal year ending on September 30, 2021 (“FY’2021”). In FY’2021, BD operated three worldwide segments: BD Medical, which included Diabetes Care, Medication Management Solutions, Medication and Procedural Solutions, and Pharmaceutical Systems; BD Life Sciences, which included Biosciences and Integrated Diagnostic Solutions; and BD Interventional, which included Surgery, Peripheral Interventional and Urology and Critical Care.

In FY’2021 our operations spanned over 120 locations worldwide, including over 85 directly-owned manufacturing and supply chain operations. We were comprised of approximately 70,000 associates serving over 190 countries making BD a truly global organization. In FY’2021, BD worked with approximately 32,000 suppliers globally that provide both goods and services. BD has over 900 core suppliers that provide key materials, including plastics, glass, metals, textiles, electronic and mechanical subassemblies, and various paper, agricultural, biological, chemical and petrochemical products.

BD is headquartered in Franklin Lakes, NJ (USA) and is publicly listed. Main operations include the manufacturing and supply of medical technology.

2. Policies in Relation to Modern Slavery and Human Trafficking
BD is committed to acting in compliance with all applicable laws and BD’s ethical standards and ensuring that no instances of modern slavery or human trafficking occur in any part of our own businesses or our supply chain. To that end, BD maintains several policies that reflect our Core Values
which BD associates are expected to follow in all aspects of business, including dealings with suppliers, customers and other stakeholders. These include:

- The **BD Code of Conduct** - includes our policies on human rights and prohibits the use of forced, prison, indentured, bonded or involuntary labor in all of BD's operations. BD is committed to conducting business in a manner that is compliant with all applicable laws, including employment and human rights laws and regulations wherever we have operations;

- The **BD Global Human Rights Policy** (updated in FY'2021 and published online) - outlines our policy on human rights in more detail;

- **BD Expectations for Suppliers** (updated in FY'2021) - prohibits the use of involuntary labor of any kind, including slave labor, indentured/debt labor, forced labor, or prison labor by BD suppliers.

- The **BD Global Speaking Up Policy** - BD encourages and expects all associates and agents to speak up about any actual or suspected violations of laws, regulations, the BD Code of Conduct, BD Policies, or relevant industry codes, except as prohibited by law, as per its Global Speaking Up Policy. Those that speak up in good faith are protected against any form of retaliation or discipline.

### 3. Due Diligence Processes

For our own operations, including our manufacturing sites, BD maintains robust Environmental, Health, and Safety (EHS) and Ethics & Compliance programs that foster a culture of compliance with the BD Code of Conduct and local laws, whichever are more stringent.

Within our supply chain, where our highest risk of slavery and human trafficking exists, suppliers are evaluated annually by a third party to understand Human Rights risk which includes Modern Slavery risk factors. BD recognizes that our highest risk suppliers are likely to be found in countries and industries cited for having the highest prevalence of modern slavery and human trafficking rights violations.

Those suppliers that are highest risk and/or key BD suppliers are prioritized for more detailed assessment via a third-party administered desktop audit, review by Responsible Sourcing Operating Committee, and/full in-person audits depending on the level of risk identified.

These desktop audits specifically address key Labor and Human Rights practices and ask suppliers to show documentation that these practices are put in place effectively. A third-party expert reviews this documentation to ensure a non-biased evaluation. As suppliers are identified as high risk, our Responsible Sourcing Operating Committee, consisting of multifunctional representatives tasked with oversight of the BD Human Rights Due Diligence efforts, works to engage across the company to support the review and remediation of risks or known issues identified within the identified supplier. If a supplier receives an unacceptable score on their desktop audit, BD will evaluate results through this Responsible Sourcing Operating committee to determine the best path for further engagement. This may include the assignment and review of corrective actions, in-person human rights focused audits, or remediation as necessary.

Advancing the world of health
BD started desktop audits in FY'2020 and has continued to roll-out these audits to key and/or high risk suppliers in FY'2021. As part of our continuous improvement plan for our human rights efforts we aim for all BD suppliers to complete a desktop audit over the long term.

Newly-acquired operations are prioritized for review to ensure that they meet BD expectations and policy requirements.

BD is also engaged in long-term mapping of our supply chain. The first priority in this mapping is on our critical Tier 1 suppliers. This helps us to better understand the risks across our wider supply chain and to appropriately respond to these risks in order to remediate them.

BD maintains a Reporting/Grievance Mechanism through the BD Ethics Helpline, a third party led monitoring and oversight mechanism that is available both internally for BD associates and externally for all stakeholders. This system allows for anonymous (where permitted by law) and/or confidential reporting of all matter of ethics concerns, including known or suspected human rights abuses both within BD and in our wider supply chain. It is available online or via telephone in a number of languages.

4. Assessing and Managing Risk
The human rights commitments in the BD Human Rights Policy and the BD Code of Conduct are integrated across our operations through a number of oversight systems and processes. Our Integrated Supply Chain (including Operations, Supply Chain, Procurement and Sustainability/EHS) and Human Resources functions ensure compliance with our policies prohibiting forced labor, human trafficking and modern slavery across all of our operations.

At the manufacturing and distribution level, our Global Operations teams ensure continued compliance through several layers of risk management, such as regular internal audits that include desk-based and on-the-ground EHS audits.

Additionally, BD employees are trained to report concerns around Code of Conduct violations to the BD Ethics Hotline. BD suppliers are also encouraged to report concerns through the same process. Such reports may trigger additional risk assessments involving the Ethics Office, Global Operations, Responsible Sourcing Operating Committee, and any other relevant departments until identified risks are adequately managed by appropriate follow-up actions where necessary.

BD's Expectations for Suppliers document (EFS) was first published in 2009 and since that time BD has worked to communicate the EFS to suppliers and confirm their compliance. This document details the minimum standards that all our suppliers must meet with regards to human rights in addition to other topics. Compliance has been evaluated primarily through written acknowledgements and through periodic audits based on the level of risk. BD includes language in the Expectations for Suppliers document that requires its suppliers to represent, warrant, and/or certify that they comply with the EFS and all relevant laws (including labor laws) in our contracts, purchase orders and supplier terms and conditions, among others, where failure to comply could be a breach of contract and result in contract termination, payment of damages and other consequences and/or remedies depending on the terms of the agreement.

Within our supply chain, suppliers identified as high priority (via the process outlined in the Verification section above) will be asked to complete an in-depth third-party-led desktop audit, the results of which may trigger site inspections and/or in-person audits or guide BD’s remediation efforts if deemed necessary. As part of our continuous improvement plans, we aim for all BD suppliers to...
complete a desktop audit over the long term. Suppliers who have completed an audit will be asked to update it each year. These desktop audits are not unannounced. BD maintains the right to conduct site inspections and audits of suppliers by itself or through a third party.

5. Measurement and Effectiveness of Steps Taken
Across all of our programs that address Human Rights and Modern Slavery, we assess management effectiveness through periodic program reviews and have started to implement KPIs to track this work.

In FY'2021 we established KPIs under which:
1. We will strengthen engagement with supply chain partners on their labor and environmental practices and performance by completing desktop environmental/social audits for strategic, preferred and critical suppliers by 2023.
2. We will partner with strategic/preferred/critical suppliers to evaluate risk in Tier-2 by 2030.
3. We will seek to have 90% of total spend reflected in completed supplier ESG focused desktop audit by 2025.

In FY'2021 we completed 160 supplier audits. To date, this represents 15 percent of our total spend having completed a supplier scorecard.

We will report further progress against these goals in our annual Sustainability Report.

We also participate in industry working groups where we learn best practices that have been implemented by companies across sectors and we seek to apply those where they add value to our programs.

6. Training on Modern Slavery and Human Trafficking and Capacity Building
BD takes steps to educate associates and third parties so they can identify modern slavery and other human rights abuses and take steps to eliminate them – both in our own operations and within our supply chain. These steps include:

- For our own operations, including our manufacturing sites, BD maintains robust Environmental, Health, and Safety, Ethics and Compliance, and Labor Standards programs that foster a culture of compliance within both the BD Code of Conduct and local laws, whichever are more robust. These programs include relevant trainings and guidance as appropriate. Additionally, all BD associates are trained annually on our BD Code of Conduct and all other BD Policies.
- BD provides a Modern Slavery and Human Trafficking training developed by a third party and administered online annually. This course explains that forced labor, also known as modern slavery, still exists in the world and prompts the learner to consider ways of identifying, preventing and stopping it in the supply chain. It also trains BD associates on how to report known or suspected human rights abuses via our Ethics Helpline. This course is delivered to BD associates that interact directly and indirectly in sourcing, managing, advising on, or are otherwise involved with our suppliers, including but not limited to our leaders and our associates in the following departments: Environment, Health and Safety, Procurement, Supply Chain, Quality, R&D, Operations, Human Resources, and our Law Group.
- BD provides both internal and external trainings on the Expectations for Suppliers document
  - Internally, all procurement functions attended a required training around the Expectations for Suppliers. This training detailed updates made to the document, implementation of the document, how BD implements the expectations laid out
in the document, and how to report suspected non-compliance. This training was administered to Procurement associates as part of a larger Responsible Sourcing Training effort around topics like human rights.

- For Suppliers, BD has conducted awareness-raising training on our Expectations for Suppliers for key suppliers via Supplier Management meetings and summits in a number of regions where these suppliers are located. These trainings include definitions of forced labor, modern slavery, and human trafficking, tools on identifying red flags and high-risk areas, and guidance on best practices. BD is also developing online training that will be available to all suppliers in support of the roll out of the updated Expectations for Suppliers document.

BD strives to continuously improve its programs to ensure compliance with applicable laws and BD's ethical standards and to meet the expectations of our customers, our shareholders, our associates, our communities and other stakeholders.

This statement was approved and adopted by the BD Board of Directors on 24 January, 2022.

[Signature]

Tom Polen

Chairman, CEO and President

This Modern Slavery and Human Trafficking Statement applies enterprise-wide to all BD entities. For the purposes of the Modern Slavery Act 2015 in the UK, it applies to the following entities: Bard Limited, Becton Dickinson Infusion Therapy UK, Becton, Dickinson U.K. Limited, and Carefusion U.K. 306 Limited and is signed by the Chairman, Chief Executive Officer and President on behalf of these entities.