LVS Global Policy

Policy Title:	Human Trafficking Prevention Policy		
Division:	Global	Department:	Compliance
Date Created:	July 2017	Approved by:	Patrick Dumont, President & Chief Operating Officer
Date Approved:	December 2020	Next Review Date:	December 2022

GLOBAL POLICY

1. POLICY STATEMENT

Guided by our values and beliefs, Las Vegas Sands Corp. and its subsidiaries and affiliates, including Sands China Ltd. and Marina Bay Sands Pte. Ltd. (collectively "LVS" or the "Company"), are committed to integrity and social responsibility. Paramount to this commitment is the manner in which we treat our Team Members and guests, as well as the way in which those from whom we purchase goods and services treat their employees. This Policy outlines LVS's commitment to uphold these principles by refusing to tolerate human rights abuse in any facet of our business.

As part of that commitment, the Company condemns Human Trafficking in any form, including Sex Trafficking, Forced Labor and Child Labor (as defined below), in its operations and global supply chain.

2. SCOPE

This Policy accords with international standards and the Human Trafficking laws of the jurisdictions in which we operate, including:

- The U.N. Protocol to Prevent, Suppress and Punish Trafficking in Persons, Especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime ("UNCTOC")
- The Trafficking Victims Protection Act (TVPA) of 2000, as amended
- Macau Law 6/2008 on Combatting the Crime of Human Trafficking
- The Singapore Prevention of Human Trafficking Act

This Policy applies to all LVS businesses, Team Members, agents, contractors, subcontractors, and suppliers worldwide when acting within their scope of employment or contract with LVS.

3. **DEFINITIONS**

Terms not specifically defined shall follow the definitions specified in the Code of Business Conduct and Ethics.

A. Child Labor does not include all work performed by minors; rather, "child labor" that should be targeted for elimination is often defined as that which is mentally, physically, socially, or morally dangerous and harmful to

children and/or interferes with their schooling. It deprives children of their childhood, potential, and dignity, and is harmful to their physical and mental development¹.

- **B.** Commercial Sex is the exchange of money or goods for sexual services.
- C. Covered Entities includes LVS agents, contractors, subcontractors, and suppliers.
- **D.** Facilitation includes but is not limited to:
 - Assisting in the concealment of human trafficking activity;
 - Coordinating human trafficking activity on behalf of oneself or another person;
 - Providing contact information for human traffickers.
- **E. Forced Labor** or "labor trafficking" encompasses the range of activities—including recruiting, harboring, transporting, providing, or obtaining victims—involved when an individual uses force or physical threats, psychological coercion, deception, or other coercive means to compel another to work². Forced labor also includes debt bondage, whereby the victim may at first agree to work for an individual and pay an initial "work placement" fee, but which fee, instead of being reduced over time, is, through fraud or deception, increased to the point the victim is in effect coerced into indefinite forced labor, involuntary servitude or slavery or, in some instances, to having to perform commercial sex acts.
- **F. Human Trafficking** or "trafficking in persons" is an umbrella term for the act of recruiting, harboring, transporting, providing, or obtaining a person for exploitation through the use of threat, force, fraud, deception or coercion. Other terms employed interchangeably include involuntary servitude, slavery, and debt bondage³. Human Trafficking includes Sex Trafficking, Forced Labor, and Child Labor, as defined in this section.
- **G. Sex Trafficking** occurs when an individual is coerced, forced, or deceived into performing a commercial sex act. When a child is induced to perform a commercial sex act, the crime constitutes trafficking regardless of whether coercion, force, or fraud were used and regardless of consent ⁴.

4. APPLICATION AND RESPONSIBILITIES

This Policy applies to all LVS businesses, Team Members and Covered Entities when acting within the scope of their employment or contract with LVS.

Company Team Members must not engage in nor aid and abet any form of Human Trafficking and must report any violations of this Policy through the means of reporting listed at the end of this Policy or any means as set forth in the Reporting and Non-Retaliation Policy.

LVS Senior Management, in addition to the above responsibilities covering all Team Members, is further responsible for promoting awareness and understanding of this Policy and all related SOPs.

The Company's **agents**, **contractors**, **subcontractors**, **and suppliers worldwide** are required to abide by the Company's Supplier Code of Conduct as well as make assurances and warranties regarding their compliance with international

¹ http://www.ilo.org/ipec/facts/lang--en/index.htm

² https://2009-2017.state.gov/j/tip/rls/tiprpt/2013/210543.htm

³ https://www.state.gov/trafficking-in-persons-report-2020/

⁴ https://2009-2017.state.gov/j/tip/rls/tiprpt/2013/210543.htm

All content is proprietary information of Las Vegas Sands Corp. and its subsidiaries (the "Company"). Misuse or unauthorized disclosure of Company information is prohibited and constitutes grounds for disciplinary action up to and including termination. The Company reserves the right to change its policies, procedures and benefits with or without notice and those changes may not always be reflected in these pages.

standards and the Human Trafficking laws of the relevant jurisdictions when acting within their scope of employment or contract with LVS.

5. REQUIREMENTS OF THE POLICY

A. Human Trafficking Prevention Generally

LVS will neither tolerate nor condone Human Trafficking—in any form—on our properties, during Company sponsored travel or by any Team Member or Covered Entity in the operation or support of our business.

To that end, LVS requires its businesses, Team Members and Covered Entities to:

- i. Not engage in, support, facilitate or tolerate any form of Human Trafficking;
- ii. Not facilitate or procure Commercial Sex whether on or off a LVS property, including in jurisdictions where Commercial Sex is legal;
- iii. Not use or tolerate Forced Labor, including through the use of:
 - a) threats of serious harm to, or physical restraint against, a person or another person; or
 - any scheme, plan, or pattern intended to cause a person to believe that if the person did not perform such labor or services, the person or another person would suffer serious harm or physical restraint; or
 - c) any abuse or threatened abuse of law or legal process;
- iv. Not engage in, or support the use of Child Labor and comply with all applicable child labor laws;
- v. Not destroy, conceal, confiscate, or otherwise deny access by an employee to the employee's identity or immigration documents, such as passports, work visas or driver's licenses;
- vi. Not use misleading or fraudulent practices in the recruitment of employees or offering of employment, and endeavor to the extent possible to disclose to employees, in a format and language accessible to the employee, basic information regarding the key terms and conditions of employment, including wages and fringe benefits, the location of work, the living conditions, housing and associated costs (if provided or arranged by LVS or its agents), any significant cost to be charged to the employee, and, if applicable, the hazardous nature of the work. If required by law, LVS or its agents shall provide an employment contract, recruitment agreement, or other required work document in writing, which shall be in a language the employee understands;
- vii. Provide or arrange dormitory housing that meets or exceeds the health and safety regulations issued by the host country's government;
- viii. Comply with all applicable labor laws, including those governing wages, benefits, and working hours;
- ix. Not charge employees recruitment or placement fees unless in strict accordance with applicable laws;
- x. Not use recruiters that do not comply with applicable labor laws of the country in which the recruiting takes place;
- xi. Provide return transportation or pay for the cost of return transportation upon the end of employment (if required by law or contract).

B. Reporting and Non - Retaliation

Reporting under this Policy is governed by the Company's Reporting and Non-Retaliation Policy

C. Violations

- i. LVS has a zero tolerance policy in relation to any of its Team Members who engage in, support, facilitate, or tolerate any form of Human Trafficking. Failure to comply with this Policy will result in disciplinary action up to and including termination of employment.
- ii. If a Covered Entities is found to be violation of this Policy by engaging in any of the prohibited activities contained herein, LVS reserves the right to terminate its business relationship with the Covered Entity or work with the Covered Entity to implement corrective action to remedy non-conformance, depending on the nature and severity of the violation.

6. OWNERSHIP

This Policy is owned by the Global Chief Compliance Officer.

7. POLICY ACCESS

Company Policies are accessible to all Team Members via the Central Repository for Policies.

United States	
Policies and Procedures (NAVEX PolicyTech)	
Macao	
Policies and Procedures (NAVEX PolicyTech) http://mynet/en/Macau%20Properties/Policies%20and%20Procedures	
Singapore	
Policies and Procedures (NAVEX PolicyTech)	
http://onembs.marinabaysands.com/sites/Compliance/Corporate Policies/LVS	

LINKS TO RESOURCES, FORMS, AND SUPPLEMENTAL INFORMATION

Reporting and Non-Retaliation Policy (English)
Supplier Code of Conduct
Code of Business Conduct & Ethics (English)

Questions? Contact:

Compliance Department

•	
Compliance Global	Global Chief Compliance Officer
	Compliance@sands.com / 702-923-9960
Sands China Ltd.	Chief Compliance Officer of SCL & VML
	Compliance_VML@sands.com.mo / +853 811 82304
Marina Bay Sands Pte. Ltd.	Chief Compliance Officer of MBS
	Compliance@marinabaysands.com / +65 668 85845

Legal Department

Corporate Global	Global General Counsel
	702-449-9311
Sands China Ltd.	General Counsel
	+853 811 82366
Marina Bay Sands Pte. Ltd.	General Counsel
	+65 6688 1218

EthicsPoint Hotline

www.lvscethics.com	
888-469-1536 (U.S.)	
800-011-1111 SingTel or 800-001-0001 StarHub Followed by 888-418-1029 (Singapore)	
0800-111 Followed by 888-418-1029 (Macao)	