

Code of Conduct of the **huber**group

March 2017

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1 Code of conduct

Our code of conduct applies to all employees and office-holders at the companies of the **hubergroup** around the world.

Its purpose is to help us to uphold our social responsibility towards our business partners, employees, shareholders and the public at large. To this end, the code sets out the ethical and legal framework for our actions. Its rules and principles give concrete expression to our core values.

The present code of conduct has been brought into line with the latest legislation and is based on international agreements on human rights, anti-corruption and sustainability. It is intended to strengthen the awareness of law and morality as an integral element of our business activities.

The present code of conduct represents the essence of our corporate culture. Consequently, all our employees are urged to adopt this code of conduct as the ethical basis of their work at the **hubergroup**.

2 Basic standards of conduct

2.1 Lawful conduct

It is a basic principle of the **hubergroup** to act in accordance with the laws and legal system of every country in which we do business. All employees must comply with the applicable **hubergroup** guidelines, internal company regulations and statutory requirements of the legal system within which they are acting. Breaches of the law must be avoided at all costs.

In the event of a breach of the law, every employee, notwithstanding the legally available sanctions, must reckon with disciplinary consequences for having violated the terms of their employment contract.

2.2 Respect, honesty, integrity

Every employee must respect the personal dignity, privacy and rights of every other individual. We work together with people from different ethnic origins, cultures, religions and of different age, irrespective of disability, skin colour, sexual orientation, ideology or gender.

On the basis of our corporate principles and the labour laws of the countries in which we do business, we tolerate no form of discrimination, sexual harassment or other personal attack on individuals. It goes without saying that all our companies must observe human rights and comply with national legislation, the right to freedom of assembly, prohibition of child labour, non-discrimination as well as reasonable, transparent wages and working times, health and safety in the workplace, as well as environmental protection.

These principles apply both to internal working practices between our employees and also to how our employees conduct themselves towards external partners. Decisions with regard to staff, suppliers, customers, other business partners, etc. must be based exclusively on objective considerations. Under no circumstances may decisions be motivated by non-objective considerations.

We are open and honest and stand by our responsibilities. We are a reliable partner and only make commitments we can keep. We expect our employees to be honest in their dealings.

2.3 Responsibility for the reputation of the hubergroup

The reputation of the **hubergroup** is highly dependent on the demeanour, actions and conduct of each individual employee. The unlawful or inappropriate conduct of even a single employee is enough to do significant damage to the company.

All employees are required to respect, uphold and promote the reputation of the **hubergroup** in whatever country they find themselves.

2.4 Role of executive managers and employees

Integrity and respect for the law start at the top of the company. Executive managers are upholders of our corporate mission.

They should set an example through their impeccable personal conduct, performance, openness and social skills. Furthermore, they should at all times stress the importance of ethical behaviour and adherence to guidelines in day-to-day business dealings. They should address and promote such conduct through their personal management style as well as training events. Goals should be formulated in clear and comprehensible language. Executive managers should foster an environment in which every employee is able to contribute their abilities and develop their strengths. They should help employees to assume responsibility and take initiative. At the same time, they should make it clear that adherence to the law and **hubergroup** guidelines is a top priority under all circumstances and at all times.

Executive managers are responsible in their area of authority for ensuring that employees do not commit any breaches of the law that could have been prevented by proper supervision. However, an executive manager's responsibility does not discharge employees from their own responsibility. Equally, an executive manager cannot delegate away his or her responsibility. Acting as a team, all employees must work to adhere to the laws and to **hubergroup** guidelines.

3 Conduct towards business partners and third parties

3.1 Competition law and cartel law

For the benefit and in the interests of all consumers, free and fair competition is protected by the relevant competition and cartel legislation. Every employee is required to abide by the rules of fair competition.

Country-specific regulations can make it difficult to judge issues relating to cartel law. Nonetheless, there are certain generally undesired practices that can result in breaches of cartel law.

For this reason, employees must not, for example:

- talk to competitors about prices, invitations to tender, profit, profit margins, costs or other competition-influencing factors;
- arrange with competitors not to compete, to restrict business dealings with suppliers, to submit bogus bids or to divide up customers, markets, territories or product lines; or
- exert an influence on the resale prices of our customers.

Furthermore, it is not permitted to acquire competition-relevant information by means of illegal actions, such as bribery, theft or eavesdropping, or knowingly to disseminate false information about a competitor or their products or services.

3.2 Corruption: granting undue advantage

Corruption produces decisions based on improper grounds, prevents progress and innovation, distorts competition and harms society.

The **hubergroup** wins its customers through the price and quality of its innovative products as well as through the excellent technical service it provides, and under no circumstances by granting undue advantage to others. No employee may directly or indirectly offer, promise or grant undue privileges to other individuals in connection with business activities or approve such privileges. It is forbidden to make payments, either in money or in kind, in an attempt to influence decisions or to gain undue advantage. Any offers, promises, gifts or donations must be in conformity with the applicable laws as well as **hubergroup** guidelines and instructions. As a basic rule, any impression of dishonesty or impropriety must be avoided.

3.3 Corruption: accepting undue advantage

No employee may use their position within the company to demand, accept, obtain or exact an undue advantage. This does not include the acceptance of occasional gifts of symbolic value or invitations to meals/events within reasonable limits as long as the local customs and **hubergroup** guidelines are respected. Any other gifts or invitations to meals/events can create the impression that the individual giving the gift or making the invitation expects to draw an advantage therefrom.

As this can damage the reputation both of the employee and also of the **hubergroup**, such gifts and invitations to meals/events must be firmly declined.

3.4 Donations and sponsorship

As a responsible member of society, the **hubergroup** makes donations, in money and in kind, to science and education, culture and the arts as well as to social and humanitarian projects. Conversely, the **hubergroup** does not make any donations to politicians, political parties or political organisations.

Any donations are made in a transparent manner. This means that the purpose, recipient and donation receipt are recorded and are verifiable.

Sponsorship agreements (under which the **hubergroup** is provided with advertising opportunities), contributions to industry associations or membership fees to organisations that serve the **hubergroup's** business interests, do not count as donations.

All sponsorship activities must be transparent, recorded in the form of a written contract, serve a legitimate business purpose and be commensurate with the consideration offered by the event organiser.

It is forbidden to enter into sponsorship activities for events whose goals are incompatible with the **hubergroup's** corporate principles or events that do harm to the **hubergroup's** standing.

3.5 Business relations with suppliers

We expect our suppliers to abide by the laws and to share the **hubergroup's** core values. More specifically, the following principles, as defined by the **hubergroup** for itself, should be applied:

- Renunciation of corruption,
- Respect for the human rights of their employees,
- Compliance with legislation against child labour,
- Acceptance of responsibility for the health and safety of their employees and compliance with the relevant national laws and international standards on environmental protection,
- Implementation of and compliance with these core values along the supplier's own supply chain.

4 Avoidance of conflicts of interest

All employees are obliged to act in the company's best interests. Therefore, it is essential to avoid situations in which the personal interests of the employee or of persons close to them conflict with the interests of the **hubergroup**. Where there is a conflict, the interests of the **hubergroup** must not be adversely affected. As a basic rule, potential conflicts of interest should be brought to the notice of the employee's line manager along with full disclosure of all the facts.

4.1 Competition

No employee may run or work for a company that is in competition with the **hubergroup**. Equally, no employee may engage in activities that conflict with those of the **hubergroup**.

4.2 Secondary employment

Potential paid secondary employment must be notified to the competent human resources department and will require prior written consent. Consent to secondary employment will not be given where it conflicts with the interests of the **hubergroup**. Secondary employment can be refused if the employee has official business with the company in question. Any consents that have already been given can be withdrawn if there are such grounds.

4.3 Participation in companies

Where an existing or potential direct or indirect participation in a competitor might result in influence being exerted on the management of such competitor, this must be notified to the Compliance department. As a basic rule, a capital stake of over 5% will be deemed to give rise to the possibility of exerting influence. Employees who directly or indirectly hold or acquire an interest in a business partner of the **hubergroup** or a company in which the **hubergroup** holds an interest, must likewise notify the Compliance department thereof if the employee has official business with the company in question or intends to take up a position in such company. Upon notification of such participation in a third-party company, the company can take suitable measures to avoid a possible conflict of interests.

5 Use of company resources

In order to achieve our common goals, the **hubergroup** provides its employees with company resources, which must be used exclusively for company purposes and not for personal benefit. Exceptions and, where appropriate, payment can be agreed locally, provided that use of the resources:

- is not in connection with illegal activities;
- does not give rise to a conflict of interest or create the impression of such a conflict;
- does not result in additional costs, disruption to the **hubergroup**'s business activities or other negative consequences for the company, such as through a conflict of interests with regard to the professional duties of the relevant employee or other employees.

6 Use of information

6.1 Records and financial integrity

Our financial records constitute the basis for the governance of our company and guarantee open and effective communication through accurate reporting. In the context of their official duties, therefore, every employee must take steps to ensure that all business transactions are fully, correctly and promptly entered and documented in the books and records in accordance with the other statutory and contractual requirements.

The books and records must include all data, audit certificates and other written documents required for the purposes of financial reporting and compliance with disclosure obligations, as well as any documents that are collected for other purposes. Standardised processes and oversight regimes ensure that transactions are conducted in conformity with the laws and company guidelines.

6.2 Confidentiality

Every employee is obliged to observe confidentiality towards unauthorised persons in respect of trade and company secrets of the **hubergroup**. Non-public information of or about suppliers, customers, employees, agents, consultants and other third parties must also be protected.

Trade and company secrets as well as confidential information can include, in particular:

- Details about a company's organisation and facilities, prices, sales, profits, markets, customers and other business affairs,
- Information on developments, plans, and trials/experiments and
- Internal reporting figures.

The obligation to respect confidentiality extends beyond the end of an employee's employment contract. This is because the disclosure of confidential information, whenever it takes place, has the potential to harm the business activities of the **hubergroup** or its customers.

6.3 Data protection and data security

The use of modern information and communication technologies is a prerequisite for the effectiveness of our employees and, therefore, for the commercial success of the **hubergroup**. However, the use of such communications poses risks to personal privacy and data security. Effective precautions against such risks are an important element of information technology management, corporate governance and also the conduct of every individual.

Personal data may be collected, processed or used only where this is necessary for explicitly defined and lawful purposes. All the components of the information processing chain must be so secured that the confidentiality, integrity, availability and verifiability of sensitive information is guaranteed and unauthorised internal or external use is prevented.

The use of data must be transparent for the data subject. The data subject's rights to information and, where necessary, to objection, blocking and deletion must be safeguarded. All employees must comply with national laws and regulations in relation to the storage and use of personal data.

7 Environment, health, safety

7.1 Environment

Environmental protection and sustainability are important corporate goals of the **hubergroup**. Our business activities are made environmentally compatible through appropriate management responsibility and the commitment of our employees. We are responsible for continuously improving the environmental compatibility of our products, lowering our emissions and reducing the stress on natural resources. Every employee must contribute to this goal by making appropriate and sparing use of natural resources.

7.2 Health and safety at work

Our employees have a right to health and safety at their workplace. For this reason, the **hubergroup** complies with statutory and technical standards in relation to health and safety in the workplace. Every employee is called upon to support the **hubergroup** in its efforts to create safe working conditions and to pay constant attention to occupational health and safety issues. Responsibility towards employees and colleagues requires the best possible accident prevention measures.

8 Consequences of non-compliance

This code of conduct brings together the applicable statutory and internal company regulations. The obligation to comply with the herein-outlined principles arises either directly from the relevant laws and internal company regulations, such as guidelines and process instructions, or as a collateral duty under the employee's contract of employment. Violations of these principles do harm to both the **hubergroup** and the employee and can result in sanctions under both criminal and labour law.

9 Questions and advice

As the present code of conduct cannot comprehensively cover the entire range of compliance-related topics, every employee is called upon to contact their line manager or a Compliance Officer if they are in doubt or have a question. All enquiries will be treated in strict confidence.

In order to comply with our voluntary commitment to ethical conduct and to continue to be seen as an honest and trustworthy partner in the marketplace, we appeal to any employee who discovers a potential violation of the rules set out in this code of conduct to contact a Compliance Officer in strict confidence.

Any employee who, in good faith, requests advice or gives information about wrongdoing is, in doing so, performing their duty under the present code of conduct. The **hubergroup** gives assurance that any employee who requests advice or gives information will not suffer any disadvantage of any kind. Nonetheless, we advise of the possibility of making an anonymous report to the Compliance department.

The **hubergroup** will follow up any information given and will, where necessary, instigate appropriate action. All documents will be kept confidential to the extent permitted by the law.

10 Compliance implementation and oversight

The **hubergroup** globally and actively encourages the dissemination and communication of this code of conduct and takes steps to ensure its effective implementation.

Compliance with the relevant laws as well as with this code of conduct must be regularly monitored at all **hubergroup** companies.

The **hubergroup's** compliance programme is managed by the compliance organisation at the level of MHM Holding GmbH and is supported by the Regional Compliance Officers and the Compliance Officers of the subsidiaries.

11 Contact

Our Compliance Officers of the national subsidiaries or the Regional Compliance Officers are at your service as points of contact.

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Information or complaints can be sent, also anonymously, by phone, regular post or email to the Compliance department at the following address:

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