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1. **Chief Executive Officer’s Message**

Our reputation is founded on a culture of trust, acting with integrity and of doing the right thing in the right way and our success depends upon our reputation.

Our Code of Business Conduct, or ‘Code’, is the centrepiece of our commitment and emphasises the importance that each of us plays in building trust with each other, our customers, and partners.

Our Code sets out how we can have a shared clear purpose that unites all parts of CMS and is what will drive us to a higher performance, as we believe in pushing our potential to the maximum. Work which compromises our culture, is not work we want to do and you should be confident that, if you make the right decision and walk away, it will be supported by me, as I believe that ‘success is nothing without integrity’.

Our Code cannot cover every eventuality or every challenge you may face, but it serves as a guide to help you make good decisions. When faced with a difficult decision or if you are ever unsure about what to do, ask your supervisor, manager or Human Resources representative. If you are uncomfortable doing that, you can use the Helpline to ask your question or to raise a concern.

The global business environment in which we operate grows ever tougher and presents us with unprecedented challenges. Some things though remain clear and constant; we maintain a zero tolerance policy towards any kind of bribery or corruption, or retaliation for raising a concern.

Our culture of trust, acting with integrity at all times and of doing the right thing in the right way, helps protect our business, our reputation, our stakeholders and every employee. It is up to all of us to maintain a good culture and to shape the business into one that we all want to work for and are proud of.

**Chief Executive Officer**
This version of our Code replaces any previous versions issued and applies worldwide to all officers, directors and employees of CMS.

2. OUR ETHICAL CULTURE

A. Doing what’s right

This section of our Code describes our culture to make sure we operate in a fair, ethical, legal and safe manner, which enables us to work together towards our common goals, and to the highest standards of business ethics.

We must all comply with the relevant laws and regulations in the countries in which we operate.

Our Code requires the highest degree of integrity in all interactions, with each other and with all of our stakeholders such as: the Advisory Board, customers, suppliers, local communities, governments, and the general public.

Our Code is more than a CMS policy, it’s integral to our success:

a. It sets out the same rules and standards for all
b. It protects our reputation which is key to our business success
c. It keeps us operating within the laws and regulations
d. It helps us to operate ethically

Each of us are responsible for our own actions and the decisions we make. You will not be able to justify, or be excused from the consequences of your actions, if prohibited by CMS, or because you were ordered to perform the action by someone higher in authority. No one is ever authorised by CMS to direct another employee to commit a prohibited act.

B. What is expected of employees?

In order to uphold our Code we must:
a. Understand and follow the laws and regulations that are applicable to your role.

b. Read and understand your obligations under our Code and other policies.

c. Complete all CMS training in a timely manner.

d. Respect each other, be inclusive, champion diversity, embrace individuality and listen to others.

e. Fully co-operate with any internal or external investigations, audits or courts. Never discuss details of investigations with others without specific permission from the investigator or CMS CCL representative.

f. Never alter or destroy any documents or electronic records in response to litigation, an investigation or an audit.

g. Notify CMS CCL representative if you learn that a government agency is conducting an investigation or is making enquiries about a suspected violation.

h. Report any potentially price sensitive information as soon as you become aware of it.

i. Report all violations or suspected violations of our Code, CMS policy, or violation of law or other alleged misconduct.

j. Ask your supervisor, manager, Human Resources or contact the Helpline for advice, if you are ever unsure about what to do.

You must make sure you are acquainted with the legal standards and restrictions applicable to your own assigned duties and responsibilities, and conduct yourself accordingly. Remember that compliance with the letter of the law is not always enough and we must strive to act in accordance with its spirit i.e. the principle behind the law.

In a business situation, if faced with a difficult decision, do not take immediate action, step back and consider these questions first.
a. Is it Legal?

b. Is it in line with our culture or the values and behaviours we have set for ourselves?

c. Does it comply with our Code or Corporate Framework policies and policy requirements?

d. What would others think about your decision if you told them?

e. Would you feel comfortable if you read about your actions in a newspaper?

If you hesitated when answering or your answer to any of these questions is ‘no’, then do not do it.

‘Integrity is doing the right thing, even when no one is watching’ C.S. Lewis, Writer and Scholar

C. What is additionally expected of managers?

Our leaders should embrace our purpose and behaviours, execute our strategy, lead by example and deliver on their promises:

a. Lead by example, we ‘walk the walk’, we do not just ‘talk the talk’. We act with integrity and trust that our team want to do the right thing. We help them to do so in the right way.

b. Talk with our team about ethics and integrity.

c. Work together as a team, cultivate a workplace environment that embraces our purpose and behaviours, one where everyone is proud to work.

d. We listen to others and encourage frank and open discussions by having an ‘open door’ philosophy.

e. Maintain a workplace that is inclusive and free of harassment and discrimination.

f. Allow our teams time to complete assigned training.
g. Make sure working relationships do not create, or give the appearance of favouritism with all decisions being based on job performance.

h. Ensure any ethical issue raised is treated confidentially and sensitively and dealt with appropriately, including escalating it to the appropriate responsible member of BU Leadership Team.

i. Allow our teams time to co-operate with internal investigations.

D. What are the consequences of violating our Code?

Failure to comply with any provision of this Code is a serious violation and may result in disciplinary action, including termination of employment. Such consequences may apply to employees who commit misconduct, and to those who condone it, or fail to report it.

E. Zero retaliation

We want you to ‘speak out’ and share your concerns or issues. That is why we do not tolerate retaliation against anyone raising a concern. If you suspect you have become a target of retaliation, you should raise the matter to an appropriate CMS resource.

F. Getting help

Our Code helps you understand what you need to do should you think something is wrong. Always be aware and curious, ask questions and if necessary bring concerns to the attention of a relevant CMS resource or make a report via the Helpline. The sooner we identify an issue, the sooner we can stop it becoming serious.

G. See it? Say it... Speak Out!

We believe that our employees are our most important asset and by creating an open channel of communication, we can maintain a positive and comfortable work environment for everyone.
However, sometimes things can go wrong. If something is not right, we want you to tell someone so the situation can be looked into and any problems addressed before they become too serious.

Our Helpline is available 24/7 and reports can be made by telephone. Calls to the Helpline are answered by a third party, caller ID is never used and no effort is made to trace a call. Reports can be made anonymously, where local law permits, but the more information that is provided, the easier it is to investigate any issue and to respond. We have a zero tolerance towards retaliation, so concerns can be raised without fear of retribution.

H. Special Security Agreement (SSA)

If you work under a special security agreement (SSA) and you wish to raise a concern about a matter involving classified information, you must not include the classified material in the initial report. You should contact our Facility Security Officer in the first instance to determine if there would be a disclosure or not.

If you believe you need to include ‘technical data’ when reporting a concern, this may require an export licence from the government. When in doubt, contact the Facility Security Officer.

I. What happens when you contact the Helpline?

Reports are entered directly on a secure server and a case number is generated. The reports are only available to specific individuals within CMS who are charged with evaluating the report. This process is overseen by individuals who are appointed to review ethics cases and by the Cobham Limited Board. We are committed to maintaining confidentiality to the maximum extent possible.

J. What happens next?

A thorough independent investigation will be conducted into the report made. In some instances this can take some time to complete due to the complexity of the issue. Individuals will be kept informed of progress during this period wherever
possible. To facilitate the thoroughness of the investigation, they may also be requested to provide clarification of the details and to answer questions that may arise during the course of the investigation. They are required to co-operate with the investigation into the concern but can remain anonymous should they wish to.

Individuals who reported a concern are encouraged to check the status of their report by using the case login details provided to them when they made the report. This is especially important if they have submitted a concern or inquiry anonymously because this is the only contact information available.

Once the investigation has been completed, the individual will be notified of the outcome and any corrective actions necessary, to the extent possible.

Q: I am not sure if what I have observed or heard is a violation of CMS policy, or involves unethical conduct, but it does not look right to me. What should I do?

A: You can ask for advice from your supervisor or manager. If you are not comfortable doing that, either file a report or ‘ask a question’ through the Helpline. We would rather you report a situation that turns out to be harmless than let the possible unethical behaviour go unchecked.

3. Our Business

This section of our Code explains how we operate and do business in CMS. It outlines how we are expected to behave in the relationships we have with customers, industry partners, suppliers and the wider marketplace, and how we interact and generate positive relationships with the communities in which we operate and the world around us.

A. Corporate Framework and policies

The Corporate Framework provides a concise overview of our structure and governance. The policies that sit under the Corporate Framework cover a number of important areas and set out what we need to do to comply with laws, rules and regulations, and provides the information needed to do so.
B. Anti-bribery, anti-corruption and improper payments (refer to Anti-bribery/anti-corruption policy)

We have a zero tolerance towards any form of bribery or corruption.

The offer of, the promise of, the payment of, to solicit, to request, agree to receive or agree to accept, a bribe or kickback or other prohibited payment or activity, whether in cash or any other form of inducement (e.g. gifts, entertainment or hospitality) is prohibited. This prohibition applies to dealings with private individuals, foreign public officials or government officials, in order to obtain or retain business or to influence those individuals or foreign public or government officials to act improperly in their duties or favourably toward us.

Q: A potential supplier has offered me a site tour to demonstrate technology that we may want to use on a project. Is this a problem?

A: Probably not, as long as the trip has a legitimate business purpose and that you – and not your prospective supplier - pay your travel and related costs. You should, however, be aware of bribery risks associated with the visit and comply with the Gifts and Hospitality policy.

C. No facilitation payments (refer to Anti-bribery/anti-corruption policy)

Facilitation payments are unofficial payments to a government official to expedite or secure the performance of a routine action, which has already been paid for or to which one is already legally entitled. Examples include obtaining licences or other documents to do business in a foreign country, process visas or obtain customs clearance.

You must not make facilitation payments of any kind or allow others to make them on behalf of CMS.

D. Acceptable gifts and hospitality (refer to Gifts and Hospitality policy)
The exchange of gifts, meals or event attendance, can promote successful working relationships and goodwill. However, there is also the risk that any gift or hospitality may be deemed to be an attempt to improperly influence a business decision, which not only harms our reputation but also may result in civil and criminal penalties. Regardless of value, even the appearance or perception of influence, must always be considered before giving or receiving a business courtesy. Some governments have stricter rules, so additional consideration should always been given to the country you are in.

You must therefore carefully consider whether to give or accept gifts or hospitality before you do so. The Gifts and Hospitality policy is principle based in order to help you us exercise good judgement when deciding if a gift or hospitality event of nominal value, is acceptable or not. Any exchange of gifts or hospitality must comply with the Gifts and Hospitality policy and any item over £10, even if declined, must be recorded in the relevant gifts & hospitality register.

Q: I am aware that my manager has given a gift that I think is inappropriate. If I report it, won’t they get the report, cover it up anyway and retaliate against me for raising it?

A: Any concern submitted via the Helpline has a specific distribution that is designed so that implicated parties are not notified or granted access to reports in which they have been named, regardless of the individual’s position in CMS. This allows reports to be independently investigated at all times. We have a zero tolerance against retaliation, so if your manager did retaliate against you, you must raise it as a separate issue that will be dealt with accordingly.

E. Accurate records (refer to Accounting policy and Finance Manual)

All books, records, accounts, and financial statements must fully, fairly, and accurately reflect the nature of the transactions recorded, be provided in a timely manner, conform both to applicable legal and accepted accounting principles, as
well as to our system of internal controls. All financial reporting is to be prepared in accordance with International Financial Reporting Standards (IFRS) that has been adopted by CMS. Compliance with the Financial Manual and the Minimum Standards of Financial Control is mandatory.

Financial transactions must be lawful, made for the purposes stated and authorised by CMS.

**F. Delivering accurate cost and pricing data**

Our customers expect great products at fair and reasonable prices. If you are involved with the negotiation of US Government procurement that requires cost or pricing data, you will need to make sure the cost or pricing data is current, complete and accurate. Cost and pricing data are all facts that a prudent buyer and seller would reasonably expect to significantly affect negotiations. Examples of data include, vendor quotations, non-recurring costs, production methods, business projections, operational costs, unit-cost, make or buy decisions, and any management decision that could have a significant bearing on cost, or cost allocations.

**G. Recording labour and other costs**

You are required to keep an accurate record of your time.

Accurate cost data is essential to any business. It is especially essential to us because many of our US contracts are based on cost and pricing data. For the labour costs to be accurate, you must submit your labour record on a timely basis, and only charge activities you have been assigned and authorised to work on. For other costs such as travel, other direct costs, subcontracts, etc., you must capture the costs accurately, properly documenting the charge to a contract number, indirect number, or other cost objective. Some contracts may be unallowable or contract non-reimbursable for US Government contracts, and these costs must be properly captured and excluded from cost claims.
H. Anti-fraud

Forging or altering documents belonging to CMS is an act of fraud and strictly forbidden.

Be alert to fraudulent scams. If you receive a request to change account information, either verbally or by email, never do so without obtaining verification from the relevant contact first, and obtaining suitable approval to make such an amendment.

Q: My manager has told me to close a works order as if the work is fully complete so we can invoice the customer to record revenue in order to meet our financial targets. My manager said I can just finish off the work afterwards so it will be fine. I am uncomfortable doing this, is my manager right?

A: No. This would lead to inappropriate recording of revenue that is fraud and must not be done in any circumstances. If you feel you are able, you should explain to your manager that this is not acceptable. If you do not feel comfortable in having this discussion, then raise your concern to another CMS resource.

I. Anti-money laundering

Money laundering is the process by which individuals or entities, move criminal funds through the financials of an organisation, in order to hide traces of the criminal origin of such funds. We are committed to fighting money laundering. You may not be in a position to violate money laundering laws, but you need to be on the lookout for irregularities in the way payments are made.

J. Anti-tax evasion

We do not tolerate any form of tax evasion and strictly comply with local tax laws wherever we operate. We and those who work on our behalf, must not behave dishonestly to deliberately facilitate tax evasion either for personal gain or for the benefit of others.
K. Price sensitive information reporting obligation

All of us are under an obligation to report any potentially price sensitive information as soon as we become aware of it. If there is any doubt, disclose to your manager or appropriate member of the CMS Leadership Team.

L. US Government contractor disclosure requirements

As a US Government contractor, CMS and those individuals who have primary supervisory or management responsibility within a business, may have an obligation to report potential violations of certain US criminal or civil laws or overpayments by the US Government. These violations may relate to procurement and contract fraud, bribery/kickbacks, gratuities, false statements or claims to the government, contract, human trafficking and counterfeit parts. If you believe there has been a violation or suspect there has been a violation, or have questions on your obligations, please contact BU VP CCL.

M. Confidentiality and intellectual property (refer to Intellectual Property policy)

We use information of all types and in all forms in our daily work, this includes information about our customers and other third party confidential, proprietary information, processes, or intellectual property, personal information or personal data, export controlled information, and classified information.

All such information must be handled, stored and protected pursuant to contractual, legal or other requirements, and not accessed or disclosed without requisite business purposes or authority. Intellectual property includes, but is not limited to, trademarks, copyright, patents, inventions, know how, design, mask works, and trade secrets. Our success is dependent on such information and it must be preserved and protected against disclosure, whether intentional or unintentional.

With the wide use of computers and telecommunications, the protection of information in electronic format is of particular concern.

The following must all be protected:
Confidential information assets, proprietary information, intellectual property and data or information whose destruction or disclosure outside of CMS could result in any of the following: financial loss, loss of competitive position, degraded business operation, violation of a confidentiality agreement with another party, or its use for personal gain.

N. Protect CMS assets

We all have a duty to CMS and our customers to use assets and facilities responsibly and for their intended purposes only. You are expected to take reasonable care in the use, maintenance and security of CMS owned or leased property. In addition, you must not wilfully interfere with or misuse any machinery or other office equipment of any nature. Use of CMS or customer facilities, property or funds for anything other than official CMS business is prohibited, unless permitted in our policies or procedures or approval is given by prior written authorisation from the General Manager of the business unit managing the relevant facilities.

O. Information classification and handling (refer to Information Classification and Handling policy)

All information is a valuable asset and should be classified based on an assessment of the impact it would have, should the information be disclosed to an unauthorised person, or be lost or destroyed inappropriately. All such CMS information must be marked in accordance with this classification.

P. Classified and national security information

You must take all necessary steps to protect any such information. It is never appropriate to disclose such information to another person or company unless all required permissions and controls on use and further disclosure are established.

Q. Document retention (refer to Document Retention policy)

We deal with large quantities of documents and records. It is important to know how long these should be retained and how to properly dispose them. You should...
understand and follow the Document Retention policy and relevant country procedures.

R. Global trade compliance and controls (refer to Export and Import compliance policy)

As a global company, we serve the needs of our customers worldwide through the delivery of products and services. All import, export and re-export activities and/or transactions shall be conducted in full compliance with all applicable import and export control laws, regulations, sanctions, embargoes and policies. This includes recognising potentially illegal boycott requests under all applicable laws.

An “export” can occur when a product, service, technology, or piece of information is shipped to a person in another country or to a foreign person either in the country or abroad. If you transport and/or use goods and technology subject to export or import controls, you must understand and follow the relevant laws, regulations and policies.

Consequences for violating trade controls are severe for CMS and for the individuals involved, and can result in termination of employment, substantial fines and imprisonment.

If you have any queries, contact relevant VP CCL.

S. Customers and other partners

a. Customers

We should ensure we understand our customers’ needs, deliver on customer commitments and strive to exceed them every day. We need to stay committed to remaining ‘customer focussed’ and achieving operational excellence.

b. Suppliers (refer to Responsible Supply Chain Management policy)

When seeking new suppliers and other partners we conduct due diligence. We have a supplier code of conduct that provides guidance on what we expect from
them. We also conduct annual due diligence with regard to human trafficking/modern slavery, bribery and conflict minerals risks.

c. Working with Government officials

Governments in some parts of the world have more stringent requirements with regard to gifts and hospitality that is offered to officials. Breaches of these laws and regulations can be serious offences. If dealing with government officials, make sure you understand any rules and regulations that apply to the country you are in and if in doubt seek advice from BU VP CCL.

With regard to state and other similar delegations, it is acceptable to demonstrate and explain our products and to make them feel welcome. However, because some countries have very strict restrictions on hosting State Trade delegations, you should take specific legal advice to check that what you are planning is acceptable, and there should never be any attempt to seek improper advantage or decisions by doing so.

If you are asked to provide information in connection with a government or regulatory agency investigation, you must ensure any information provided is accurate and true. Always seek advice from BU VP CCL before responding to any such requests.

The hiring of an ex-government official is subject to additional legal requirements in many countries and CMS must consider any such additional checks and take external advice where necessary before hire. If in doubt, always seek advice from relevant CCL lead or the relevant Human Resources function or refer to the Hiring Current and Former USG Employees policy.

d. United States Government officials (refer to the USG Gratuities policy)

The United States Government (USG) has adopted specific laws and regulations on providing gifts and hospitality to certain USG employees, which includes USG Executive Branch employees (political appointees and civilian and military
personnel) Legislative Branch employees, (members of the U.S. Congress and congressional employees) and Judicial Branch employees. The US Government Gratuities policy sets out what is and what is not permissible and is in addition to the Gifts and Hospitality policy requirements.

e. Intermediaries and representatives (refer to the Intermediary policy)

An Intermediary is defined as any third party whose proposed activities include representing CMS or promoting the interests of CMS. The Intermediary policy sets out the requirements before engagement, which includes performing appropriate due diligence both pre-engagement and during the term of the agreement, to ensure that any risks associated with third parties are systematically managed in a rigorous and consistent manner.

T. Corporate opportunities

If you learn of a business or investment opportunity through the use of corporate property or information from a competitor or actual or potential customer, client, supplier, or business associate of CMS, you may not participate in the opportunity or make the investment without the prior written approval of your CEO, BU GM or BU VP CCL. We must not use any corporate property or information for improper personal gain.

U. Fair competition (refer to the Unfair Competition and Anti-trust policy)

We compete in the marketplace on the basis of our products, technology, quality, service, price and similar competitive factors. We do not seek to gain any improper advantage through the use of manipulation, concealment, dishonesty, abuse of privileged information, misrepresentation of facts, or any other unfair dealing practice.

We are required to interact fairly with each other as well as with our customers, suppliers and competitors. Stealing or illegally appropriating proprietary information, disclosing proprietary information without authorisation, possessing trade secret
information improperly obtained, inducing such disclosures from past or present employees of other companies or taking such information from prior places of employment is prohibited.

The use of information, offered or found, to which CMS has no right, is unacceptable. This could include such things as unauthorised bids, proposals or source selection material.

You must never to make a payment that is for the benefit of any supplier, customer, or other person, for the purpose of inducing that person to act against the interest of their employer.

We are committed to open and fair competition and complying with all competition and anti-trust laws applicable in the countries where it operates. Anti-trust, trade and competition laws prohibit agreements and practices that are anti-competitive and undermine fair competition.

You must not make any formal or informal agreements or conduct any formal or informal discussions with competitors regarding prices or pricing policies, allocating customers, supplier or customer selection or classifications, or allocating markets or territories in which competitive products are sold or in which there are customer or supplier boycotts, or where competitors are excluded from the marketplace or trade is unfairly restricted.

V. Trade associations

A trade association is an organisation founded and funded by businesses that operate in a specific industry. A trade association can benefit competition in several ways. However, trade associations pose certain risks because their membership is often made up of competing firms.

You must take care that contact with competitors does not create a basis for creating an unlawful agreement or result in illegal information exchange. Before
joining a trade association you should ensure you understand its purpose, the number of members, when it was formed and if there is a lawyer on its staff.

You should not join any trade association that intends to discuss pricing, competition, or customers, or which restricts its membership to only certain industry members. Discuss participation with a supervisor, manager or BU VP CCL and gain approval before discussing with the relevant CCL support person.

W. Communities and the public

a. Working with communities

We want to generate positive relationships in our local communities and in our end user markets. As such we want to minimise disruption to our neighbours, provide an effective complaints mechanism, ensure full and fair opportunity is given to local companies and local people to engage with us at the most appropriate level and contribute to our communities in an appropriate way.

We wish to minimise any social and environmental impacts and risks associated with our products and services throughout their lifecycle and to enhance their social and environmental benefits.

b. Respecting the environment

This means the efficient use of energy, raw materials and natural resources throughout product design, operations, supply chain management and logistics; reduction in the type and use of hazardous substances; and protection of Business operations and supply chain from the significant adverse effects of climate change such as storms, flooding, wildfires and drought.

All of us, our facilities and our operations must comply with all applicable safety, health and environmental (SHE) laws, rules and regulations as a minimum and report any accident, injuries, ill-health and environmental incidents or concerns.

c. Charitable gifts and donations (refer to Anti-bribery/Anti-corruption policy)
Charitable gifts and donations cannot be made using CMS funds except if in compliance with the Community Involvement policy.

We do not seek to discourage anyone from supporting bona fide charitable organisations through their own fundraising or individual effort outside of and unconnected to their employment.

d. Political contributions (refer to Anti-bribery/Anti-corruption policy)

Contribution of CMS funds or the use of CMS assets or facilities for the benefit of political parties or candidates anywhere in the world is prohibited.

You are entitled to make personal donations and this includes, for the avoidance of doubt, making contributions to a Political Action Committee (PAC) in the US. CMS will not reimburse you for any such contribution.

e. Human rights, anti-modern slavery and anti-human trafficking (refer to Anti-slavery and Anti-Human Trafficking policy)

We seek to demonstrate respect for basic human rights through the principles and policies contained in this Code, the Corporate Framework and the CMS policies.

We support the principles contained in the Universal Declaration of Human Rights and seek to reflect these in the context of CMS business activities wherever possible, bearing in mind the Declaration is aimed at nation states rather than businesses.

We respect the human rights of our employees as set out in the International Labour Organization Declaration on Fundamental Principles and Rights at Work. This includes: paying at least a statutory minimum wage; freedom of association; non-discrimination; the elimination of slavery such as forced, compulsory, bonded and child labour; and the elimination of human trafficking and discrimination and harassment in employment and occupation.
We oppose modern slavery and human trafficking in all its forms and seeks to identify and eradicate its occurrence within our own operations and within our supply chain wherever possible through a due diligence process.

There are millions of people trapped in some form of slavery, whether they are forced to labour against their will with no means of escape or are forced to endure physical punishment. There are many indicators of these practices to look out for within the business environment and you should be vigilant at all times and learn to recognise victims so you can report any instances, or potential instances, found.

We also expect our suppliers to work likewise, towards implementing operations and supply chains that are free from modern slavery and human trafficking.

4. **Our People**

   This section of our Code outlines our commitment to you, to each other and describes in more detail the conduct and behaviour expected from all of us to ensure a respectful and inclusive working environment.

   **A. Health and safety**

   We are committed to providing a safe workplace for everyone who works at CMS and for ensuring the safety of the products and services we provide.

   We are committed to striving towards Zero Harm i.e. continuously reducing accidents, injuries, ill health, and the environmental impacts arising from our operations, activities, products and services, wherever practicable. We each have a personal duty of care to ourselves and to each other, the communities in which we operate, and to society in general to promote and foster a positive and proactive culture with respect to safety, health and environment and to work towards achieving zero harm.
CMS SHE standard documents establish minimum requirements that must be met by every CMS site and every employee. They set out a standardised leadership approach to the management of safety, health and environment relating to the CMS operations, activities, products and services, in order to comply with CMS stated objectives under the Corporate SHE policy statement.

B. **Prevention of workplace discrimination and harassment**

Any kind of discrimination, harassment or bullying by or against a colleague, customer or supplier will not be tolerated.

Discrimination could relate to gender, identity or expression, race, colour, sex, ethnicity, sexual orientation, physical or mental disability, age, pregnancy, religion, veteran status, national origin, or any other legally protected status.

Harassment is directed at an individual. It can take the form of demeaning, insulting or derogatory comments, slurs or innuendos, or intimidating behaviour.

Q: I am friends with a man who I work with. Sometimes we share jokes in my office that might be considered offensive to others but we are careful to shut the door so no one hears. We also forward each other funny jokes via email. Could this be considered inappropriate behaviour, even though it is between two friends and not shared with anyone who would be offended?

A: We do not attempt to regulate your private behaviour; however the situation described takes place on CMS property, in CMS time and using CMS assets. This behaviour is not acceptable and does not fit into our workplace, even in the privacy of an office.

C. **Prevention of sexual harassment**

Sexual harassment is defined as unwelcome sexual advances, requests for sexual favours and other verbal or physical conduct of a sexual nature, when such conduct is made either as an explicit or implicit condition of employment or is used as the basis for an employment decision affecting the harassed employee or the
harassment is severe or pervasive, such that it unreasonably interferes with an employee’s work performance or creates an intimidating, hostile working environment.

Sexually harassing behaviour is strictly prohibited and includes sexual propositions, sexual innuendo, suggestive comments, sexually oriented kidding, teasing or practical jokes, jokes about gender-specific traits, obscene language or gestures, display of obscene printed or visual material and any unwanted physical contact such as patting, pinching or brushing against another person’s body.

Q: I have noticed that my new boss, John, leans extremely close to me when we are reviewing reports. He also touches my hand or shoulder frequently as we discuss work. I have tried moving away, but he does not seem to be getting the message and his behaviour continues. What should I do?

A: Either tell John directly that such behaviour is making you feel uncomfortable and it should stop immediately or if you are not comfortable doing so, then make a complaint to a relevant CMS resource. There is no reason for you to feel uncomfortable in the workplace and there is no valid reason for John to engage in such behaviour.

D. Inappropriate pressure to meet the numbers

a. **Never** put an inappropriate amount of pressure on anyone to meet targets, disregard procedures or to cut corners.

b. **Never** let the pressure to ‘meet the numbers’ compromise your integrity, or the safety, health and environmental impact on other colleagues, our products or services or the community. We must always do the right thing in the right way.

E. **Equality, diversity and inclusion (refer to Diversity and Inclusion policy)**
We recruit, employ, train, promote and compensate individuals based on merit, performance, job related qualifications, requirements of the job and the organisation.

Diversity and inclusion are embedded in our culture and we are committed to providing equal opportunities in all aspects of employment. We value our differences and work better together because of them. A work environment that values individual differences and encourages the full contribution of every employee, strengthens us.

F. Teamwork and collaboration

We encourage team building and positive, inclusive collaboration with one another.

While it is understood that many long-term relationships are formed at work, care must be taken to avoid the perception of an improper relationship between management and anyone in their reporting chain, particularly where work assignments, career advancement or compensation can be directly or indirectly influenced. An improper relationship could arise due to personal or family relationships. We must never have any direct management authority over a family member or someone we have a close personal relationship with. Should such a relationship develop, you should discuss the situation with a supervisor, manager or Human Resources, to decide on necessary actions with a written record of the discussion being retained on file.

G. Conflicts of interest disclosure

We understand and respect our employees’ right to engage in activities outside of their jobs. However, you must avoid any investment, interest or association that interferes, may interfere or creates the appearance of interfering with, the judgement you exercise, or the performance of your responsibilities. You must avoid any scenario where personal interests conflict with, or are perceived to conflict with, those of CMS.
Examples (non-exhaustive list) of potential conflicts of interest include:

a. Doing business with a company managed by a close friend or family member
b. Paying a supplier more than contractually agreed for the goods or services
c. Working as a consultant to a supplier, customer or competitor
d. Using confidential CMS information or improperly using CMS property, information, or opportunities for personal benefit or the benefit of others
e. Outside work that interferes with your performance at work or diverts business away from CMS
f. Financial investments that may reasonably be considered to lessen your impartiality

You must provide written disclosure of any actual or potential conflict of interest to your supervisor, manager or Human Resources, even if the conflict of interest is realised after the situation has arisen. If you consider undertaking an activity, including an investment that may create an actual, apparent or potential conflict of interest, you must seek written approval from your supervisor, manager or Human Resources, immediately who will keep a written record of such disclosures and approvals on file.

All employees electronically sign a statement, via the annual Code/ABAC training, to confirm that they either do not have a conflict or have disclosed a conflict and it has been approved.

H. **Prevention of workplace violence**

Any kind of hostile, violent, intimidating, threatening or other aggressive conduct in the workplace will not be tolerated. This behaviour could include pushing, hitting, or any type of potentially dangerous physical acts.

You must not bring, possess or use a weapon or anything intended to be used as a weapon to inflict harm or physical damage or injury or for threatening or intimidation.
purposes, onto CMS property. You must report any instance of violence, hostile behaviour or possession of weapons immediately.

In a case of imminent danger contact the police immediately.

I. Drug and alcohol free workplace

Using illegal drugs, controlled substances or alcohol, can have an adverse effect on performance, jeopardise the safety of colleagues and constitute a risk to the business and interests of CMS.

You must not distribute, possess, sell, transfer, use or be under the influence of alcohol, illegal drugs or controlled substances on CMS property, on CMS time, in connection with CMS business, or in a manner that may affect performance of CMS responsibilities. If alcohol is served during work events, you need to exercise moderation and good judgement but never drive under the influence of alcohol or over the legal limit permitted. This will help prevent accidents and injuries to colleagues and other persons, protect our overall business performance and protect employees from convictions.

With regard to prescribed medication, you should consult with your medical practitioners or pharmacists prescribing medication, if there are any possible side effects relating to workplace safety and disclose such use to Human Resources, where required to do so.

We, as a US Government contractor, must comply with the Drug Free Workplace Act and applicable local laws. While marijuana has been legalised in certain US States and under other initiatives, it is still illegal under US Federal law and does not change our prohibition on the distribution, possession, sales transfer or use of that drug.

J. Privacy and data protection of personal information (refer to Personal Data Protection policy)
We respect employee privacy and therefore will collect, use and retain information only where there is a valid business or employment reason. Internal disclosure is therefore limited and all personal data is protected against unauthorised or accidental disclosure, modification or destruction.

We are all responsible for keeping personal data secure and observing the privacy of individuals. Any data collected must be processed and held in line with applicable laws and the Personal Data Protection policy.

K. Careful use of social media (refer to Social Media policy)

We provide most employees with access to the internet on work computers. You must be careful to protect our reputation and business information by not posting any comments or documents on any social media sites that are confidential or could be attributed to CMS. You should never use CMS time, property or networks for social media communications. If you choose to do so outside of the work environment, make sure the communications do not violate the law, disparage or insult CMS, customers, suppliers or competitors. If speaking about your professional life, clearly state that these are personal views and not necessarily the views of CMS. Always safeguard personal information.

5. Key Takeaways

Important points to remember:

a. Always comply with applicable laws, regulations and corporate policies.

b. Never seek, accept, offer, or give a bribe or kickback. Always do the right thing, in the right way.

c. ‘See it’, ‘Say it’, ‘Speak out’.

6. TRAINING

Our Code is supported by annual Code training, which every employee across the Business needs to complete.