Sample Code of Conduct for Small and Medium Enterprises

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Background to the Code of Conduct

Principles of Fair, Transparent and Legal Practices

Establishing the Code of Conduct shall be considered one of the several useful instruments of an inclusive strategy and holistic policy to fight corruption in the private sector. The Code of Conduct consists in a set of principles on conducting business aimed at small and medium enterprises (SMEs), having the goal to protect their business and inform the employees and stakeholders of the SME’s business objectives and expectations. The Code neither substitutes nor contests the Moldovan legislation. Acknowledging the rule of law supremacy, it sets up the ethical and behavioral rules for the company’s shareholders, management and employees. The ultimate goal of the Code of Conduct is to help SMES to pursue a fair, transparent and legal business activity.

Pre-assumptions for a persuasive Code of Conduct

The Code of Conduct shall not follow the “develop and file” approach, meaning codes that exist on paper only, but are not commonly known or consistently implemented. This superficial approach would risk for both employers and employees to become skeptical about the real utility of these codes, or even consider them counterproductively (the code could be perceived as an additional regulatory burden, as to create an opportunity for monitoring authorities to inflict additional specious fines and/or demand for bribes). For a code to be effective, public authorities and private entities should ensure and commit to that:

• Senior officials support the code and lead by example;
• Staff are involved in all stages of code development and implementation;
• Support mechanisms are in place to encourage the use of the code;
• Compliance with the code may be taken into account in relation to career progression and promotion;
• Compliance with the code is monitored regularly through appropriate verification means;
• Code of conduct (and general corruption-awareness) training is regular and comprehensive;
• The organization continually promotes its ethical culture (the code is an important but not the only tool);
• The code is enforced through disciplinary action when necessary;
• The code is regularly reviewed for currency, relevance and accessibility;
• The code is devised with a style and structure that meets the particular needs of their organization;
• The code becomes an integral aspect for influencing decisions, actions and attitudes in the workplace.

Implement the Code of Conduct effectively

Writing a code alone is not enough. Therefore, the Republic of Moldova needs to give consideration to ways of making the Code effective in terms of its status and impact. Thus Moldova may decide to give the Code general legitimacy and authority through officially adopting a model Code of Conduct, as well as stimulating and supporting SMEs and its senior management to comply with the Code’s principles. States and private entities should publish the code to clearly and coherently communicate to the media and general public the standards expected of officials and employees, respectively, so that they know what are acceptable and unacceptable practices. There should be guidance on how the public may report breaches, and to whom, as well as the ability of the media to report in good faith on any breaches, without fear of retribution or retaliation. NAC shall have a primary role in these measures by adopting the model Code of Conduct, publishing it on its website and promoting the Code through public campaigns.

Finally, NAC should scrutinize and monitor the implementation of the code – including regular reviews and surveys of public and private sectors to find out the common knowledge of the code and its implementation as well as what are the recurrent and most hideous challenges and pressures – and to publish periodic reports on whether entities are fulfilling principles of the code.

Adherence to and approval of the Code of Conduct

The Code is not compulsory for SMEs and does not trigger administrative or criminal liability of SMEs or their managers. The Code will have a recommendatory character, and SMEs can decide to opt for full or partial adherence to the model Code of Conduct.
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Table of Context

Principle 1:       Honesty, Integrity and Fair Play.............................................................................................................................................4
Principle 2:       Equal Opportunity for All Employees..................................................................................................................................4
Principle 3:       Safety, and Health Practices....................................................................................................................................................4
Principle 4:       Antitrust and Competition......................................................................................................................................................4
Principle 5:       Governance and anti-corruption..........................................................................................................................................4
Principle 7:       Restrictive Agreements with Third Parties.........................................................................................................................5
Principle 8:       Government Contracts and Services...................................................................................................................................5
Principle 9:       Acceptance of Advantages......................................................................................................................................................5
Principle 10:     Conflict of Interest......................................................................................................................................................................5
Principle 11:     Misuse of Official Position.......................................................................................................................................................6
Principle 12:     Handling of Classified or Proprietary Information........................................................................................................6
Principle 13:     Property of the Company........................................................................................................................................................6
Principle 14:     Outside Employment................................................................................................................................................................6
Principle 15:     Compliance with the Code.....................................................................................................................................................6
Principle 16:     Sanctions.......................................................................................................................................................................................7
Principle 17:     Reporting.......................................................................................................................................................................................7
Principle 18:     Ethics officer................................................................................................................................................................................7

Appendix 1:      Definition of Advantage and examples of prohibitions........................................................................................................8
Appendix 2:      Examples of ways to dispose of gifts presented to a staff member in his official capacity...............................8
Appendix 3:      Examples of Conflict of Interest Situations........................................................................................................................8
**Principle 1: Honesty, Integrity and Fair Play**

The Company and its staff are fully committed to the principle of honesty, integrity and fair play in the delivery of services and goods to the public. All staff should ensure that the business operations, applications for services, procurement or staff recruitment, are dealt with in an open, fair and impartial manner.

This Code of Conduct sets out the basic standard of conduct expected of all staff and the Company’s policy on matters like acceptance of advantages and conflict of interest of staff in connection with their official duties. This Code also applies to temporary and part-time staff employed by the Company.

**Principle 2: Equal Opportunity for All Employees**

The company is an equal employment opportunity employer. Employment opportunities are available regardless of race, color, sex, religion, national origin, age, disability or other legally protected status. This Principle applies to all aspects of the employment relationship, including recruiting, hiring, training, work assignment, promotion, transfer, termination, and wage and salary administration.

**Principle 3: Safety, and Health Practices**

The company is committed to an injury-free and illness-free workplace that is operated in an environmentally sound manner in compliance with all relevant laws and regulations that protect worker safety and the environment. Employees should perform work in a safe manner.

**Principle 4: Fair Competition**

The company’s policy will prohibit any anticompetitive practices which could effect in bounding, restraining or distorting competition, as well as any practices of an unfair competition. Accordingly, our employees cannot agree (formally or informally) with competitors to fix prices or any other conditions of transaction; to limit or control the production, commercialization, technical development or investment; to manipulate or divide markets or sources of provisioning; to participate with fake offers in tenders or any other forms of competitions for offers; to limit or restrain access to market and freedom of competition for other enterprises; to apply unequal conditions for equivalent performance to commercial partners, creating in this way a disadvantage in competition; to condition signing of acceptancy contracts by the partners for supplementary obligations which, by their nature or according to commercial usage, have no connection with the subject of such contracts.

Our employees are prohibited from performing any act of unfair competition manifested through: misappropriating clients of a company by using the relations established with such clients within the function previously held at the company, dismissal or attracting employees of a company for the purpose of setting up a competing company to capture customers of that company or hiring employees of a company in order to disorganize of its work. At the same time, our employees must not take actions that harm the legitimate interests of consumers or other operations in breach of the competition law.

**Principle 5: Governance and anti-corruption**

The Company has zero tolerance for corruption. All employees must never offer to provide anything of value directly or indirectly to government officials and business partners to secure an undue advantage. The company prohibits payment, offers of payment as well as anything of value directly or indirectly with the purpose of influencing or obtaining undue business or personal advantage.

Third parties will only be contracted to perform tasks which aid business interests provided: fees to be paid are reasonable; all arrangements are clearly documented; arrangements are in compliance with company’s policies.
Principle 6: Financial Reporting

All transactions of the Company must be duly recorded so as to permit preparation of clear financial statements in conformity with generally accepted accounting principles. No false or misleading entries may be made in the books and records of the Company for any reason, and no employee may engage in any arrangement that results in such a prohibited act.

No undisclosed or unrecorded fund or asset of the Company may be established for any purpose. No payment on behalf of the Company (including those by cash) may be done without adequate supporting documentation or made with the intention or understanding that any part of such payment is to be used for any purpose other than as described by the documents supporting the payment.

From time to time, the Company may publish or inform of policies on financial reporting, disclosure and compliance to reinforce the financial reporting expectations in this Code. All employees at any level are expected to implement and strictly follow these policies.

Principle 7: Restrictive Agreements with Third Parties

The Company does not condone activities that seek to gain an unfair competitive advantage. No individual may engage in any activity which violates any valid restrictive agreements entered into by that individual for the benefit of a third party, and no individual may, directly or indirectly, use or disclose any confidential information or trade secrets of a third party that the individual obtained while employed by or associated with such third party.

Principle 8: Government Contracts and Services

The Company is committed to complying with all applicable laws and regulations relating to government (public procurement) contracts and services and to ensuring that its reports, certifications and declarations to government officials are accurate and complete and that any deviations from contract requirements are properly approved.

Principle 9: Acceptance of Advantages

It is the policy of this Company to prohibit all staff from soliciting or accepting any advantage from any persons having business dealings with the Company (e.g. clients, suppliers, contractors). Employees who wish to accept any advantage from such persons should seek advice and permission from the responsible ethics officer.

Any gifts offered voluntarily to the staff in their official capacity are regarded as gifts to the Company and they should not be accepted without permission. By default, staff should decline the offer if the acceptance could be perceived as against the interest of the company, or that of society, or lead to complaints of bias or impropriety.

For gifts presented to staff in their official capacity and of low nominal value (below 1000 MDL), the refusal of which could be seen as unsociable or impolite, can be exceptionally accepted. In other circumstances, the staff should seek for a clear (i.e. in writing) and immediate (within 5 days from the offer) consent from the ethics officer to accept the gifts.

The ethics officer should keep proper records of the applications and permissions. Each permission will indicate the name of the applicant; the occasion of the offer; the nature and estimated value of the gift, and whether permission has been granted for the applicant to retain the gift or other directions have been given to dispose of the gift. The permissions must be signed and dated by both the ethics officer and the applicant. Possible ways of disposal of such gifts are listed at Appendix 2.

Principle 10: Conflict of Interest

A conflict of interest situation arises when the “private interests” of the staff compete or conflict with the interests of the Company. “Private interests” means both the financial and personal interests of the staff or those of their connections including: family members and other close affiliates; personal friends; the clubs and societies to which they belong; and any person to whom they owe a favor or are obligated in any way.
Staff should avoid using their official position or any information made available to them in the course of their duties to benefit themselves, their affiliates or any other persons with whom they have personal or social ties. They should avoid putting themselves in a position that may lead to an actual or perceived conflict of interest with the Company. Failure to avoid or declare any conflict of interest may give rise to criticism of favoritism, abuse of authority or even allegations of corruption.

In particular, staff involved in the procurement process should declare conflict of interest if they have beneficial interest in any company which is being considered for selection as the Company supplier of goods or services. Appendix 3 provides some examples of conflict of interest situations that may be encountered by staff. When called upon to deal with matters of the Company for which there is an actual or perceived conflict of interest, the staff member should make a declaration in writing to the ethics officer. He should then abstain from dealing with the matter in question or follow the instruction of the ethics officer who may reassign the task to other staff.

**Principle 11: Misuse of Official Position**

Staff who misuse their official position for personal gains or to favor their relatives or friends are liable to disciplinary action or even prosecution. Examples of misuse include a staff member responsible for the selection of suppliers giving undue favor or leaking information to his/her relative's company with a view to giving away an undue advantage.

**Principle 12: Handling of Classified or Proprietary Information**

Staff is not allowed to disclose any classified or exclusive information to anybody without authorization. Staff who have access to or are in control of such information should at all times provide adequate safeguards to prevent its abuse or misuse. Examples of misuse include disclosure of information in return for monetary rewards, or use of information for personal interest. It should also be noted that unauthorized disclosure of any personal data may result in a breach of the applicable legislation on privacy.

**Principle 13: Property of the Company**

Staff given access to any property of the Company should ensure that it is properly used for the purpose of conducting the Company's business. Misappropriation of the property for personal use or resale is strictly prohibited.

**Principle 14: Outside Employment**

Employees who wish to take up paid outside work, including those on a part-time basis, must seek the written (date and signed) permission and guidance from the ethics officer before accepting the job. Approval will not be given if the outside work is considered to be in conflict with the interest and values of the corporation.

**Principle 15: Compliance with the Code**

It is the personal responsibility of every staff member to understand and comply with the Code of Conduct. Every member of the staff shall sign a declaration of Principle to this purpose. The ethics officer or other mandated employee will keep declarations of Principle.

Higher ranked employees should ensure that their subordinates understand and comply with the standards and requirements stated in the Code. Any doubts of interpretation or problems encountered, as well as any suggestions

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1 When facing a potential unethical behavior the staff member should ask her/himself the following questions: a) Is it in accordance with the company’s practices and policies? b) Is it legal? c) What do my colleagues/Manager/HR Director/Ethics Officer think? d) How would I feel about telling someone else what I had done? e) How would our client react? f) How would the company feel if this was reported in the National newspaper? f) To what extent will this affect the environment?
for improvement, should be addressed to the ethics officer for consideration and advice.

Any staff member who violates any provision of the Code will be subject to disciplinary action. In cases of suspected corruption or other criminal offences, a report will be made to the appropriate authorities.

**Principle 16: Sanctions**

The Company can take prompt and appropriate remedial action in response to violations of the Code. Any employee who engages in conduct prohibited by the Code as determined by the ethics officer will be subject to discipline actions and sanctions in accordance with the labor law.

Once a complaint has been placed, the ethics officer will initially analyze it and s/he may meet privately with the applicant to understand the facts surrounding the issue. Following a fact-finding phase, an investigative meeting could be held with the employee alleged of the violation, to further ascertain the facts and receive observations. The decision should be issued in writing (date and signed), indicating a summary of the facts, reference to the specific violation and motivations.

The sanction may be under the form of:

- Warning;
- Private or public letter of reprimand;
- Transfer to other tasks or unit;
- Suspension from duties;
- Termination or removal.

In every case of violation, the employee will be fined for an amount estimated between a 1/5 (one fifth) and 5 (five) times the most recent monthly salary. The fine will be applied through a direct deduction from the employee’s following salary or any past credit s/he may have towards the company.

The ethics officer shall report serious violations to appropriate government or legal authorities.

**Principle 17: Reporting**

Employees have a responsibility to promptly report to the Company any violation of the Code. The Company shall put in place an appropriate mechanism (i.e. complaints/suggestion boxes, telephone, emails, etc.) as to allow employees to address communications to the ethics officer with the highest degree of trust and confidentiality.

Employees will not be disciplined or retaliated against in any way for reporting violations in good faith. Retaliation against any employee for reporting policy violations, or for testifying, assisting or participating in any manner to inspections is strictly prohibited. Any employee who believes he or she has been subjected to or has witnessed retaliation must immediately report the alleged retaliation to the ethics officer.

**Principle 18: Ethics officer**

The ethics officer shall be appointed inside the Company. For small companies however, the tasks of the ethics officer can be mandated to an external professional.

The ethics officer shall be a person of trust, independence and competence; s/he should be prepared, trained and/or certified in dealing with matters related to this code of conduct. The ethics officer shall perform his duty with the utmost tact, confidentiality, respect, fairness and proficiency.

The ethics officer will handle day-to-day compliance matters, including:

- Receiving, reviewing, investigating and resolving concerns and reports on the matters described in this Code;
- Interpreting and providing guidance on the meaning and application of this Code; and
- Reporting periodically and as matters arise to senior staff of the Company on the implementation and effectiveness of this Code and other compliance matters, and recommending any updates or amendments to this Code deemed necessary or advisable.
Appendix 1: Definition of Advantage and examples of prohibitions

“Advantage” means:

- any gift, loan, fee, reward or commission consisting of money or of any valuable security or of other property or interest in property of any description;
- any office, employment or contract;
- any payment, release, discharge or liquidation of any loan, obligation or other liability, whether in whole or in part;
- any other service, or favor, including protection from any penalty or disability incurred or apprehended or from any action or proceedings of a disciplinary, civil or criminal nature, whether or not already instituted;
- the exercise or tolerance from the exercise of any right or any power or duty; and
- any offer, undertaking or promise, whether conditional or unconditional, of any advantage within the meaning of any of the preceding paragraphs above.

Every employee commits to:

- Do not solicit, accept, offer, promise or pay a bribe either directly or through a third party. This includes “facilitation payments”.
- Do not accept transportation, travel expenses or accommodations for trips that are not business related.
- Do not offer or accept donations for parties, including going-away parties.
- Do not solicit or accept personal discounts that are not available to all employees or available to the general public.
- Do not offer or accept personal rebates or refunds that are a result of company’s purchases.
- Do not offer or accept excessive or inappropriate meals or entertainment. Generally, an excessive amount would be an amount you would not normally spend on yourself.

Gifts provided should not give the appearance of unduly influencing, obligating the recipient or providing an improper advantage to the company. Gifts or entertainment should not reflect adversely on the company or the recipient’s company and the gifts should be given openly. The gift or entertainment should be accurately accounted for in the employee’s expense report and on the company’s books and records. If you have questions regarding whether or not to accept or offer a gift or invitation, consult with the ethics officer.

Appendix 2: Examples of ways to dispose of gifts presented to a staff member in his official capacity

- If the gift is of perishable nature (e.g. food or drink), it shall be shared among the office or during an activity organized by the Company.
- If the gift is a useful item, it may be sent to a charitable organization.
- If the gift is of historical or other interest, it may be sent to a library or museum.
- If the gift is suitable for display (e.g. a painting, vase, etc.), it may be retained for display in the Company’s premises.
- If the gift is a personal item of low value (below 1000 MDL), it may be retained by the recipient.

Appendix 3: Examples of Conflict of Interest Situations

- A staff member has a financial interest in a company that is being considered for selection as the company’s supplier of goods or services.
- A staff member accepts frequent gifts from the company’s suppliers or contractors.