A Letter from Chris Caldwell

Team Concentrix,

Every day, our clients trust us to conduct business on their behalf because they know how deeply we are committed to integrity. We empower our people with the resources, education, and culture they need to do the right thing every time, and that support is critical to our success.

Our Code of Ethical Business Conduct (COEBC) is one of the most important tools we use to reinforce this commitment. Applicable to all staff around the world regardless of level, the COEBC sets the standards on how we operate and provides clear expectations for how we conduct ourselves, keeping our standards of ethical conduct present in every interaction.

The COEBC is not a substitute for good judgment though, and it doesn’t cover every situation you may encounter while creating incredible experiences for our clients. But if each of us embraces the basic principles and standards laid out here, works proactively to apply them in our day-to-day duties, and commits to the seriousness of this responsibility, the collective impact we make will create a stronger network of protection for Concentrix, our clients, and their customers.

The COEBC exemplifies the important pledge each of us make every day to protect each other, uplift our business, support our clients, and contribute to the communities we call home, and it could not be more important to the foundation of who we are. So, I hope you know how much I appreciate your help as we work to protect our people and grow our reputation as the most trusted CX partner in our industry.

Thank you for doing your part to help make a safer environment for everyone by completing the COEBC and working every day with integrity. It’s only through your continued commitment to integrity that all of our success is possible.

If you have questions, reach out to your People Solutions partner, or you will find a full list of those who can help at the end of this document.

Respectfully,

Chris Caldwell
Concentrix Corporation
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INTRODUCTION

OUR VISION

“We will be the greatest customer engagement services company in the world, rich in diversity and talent.”

WE WILL GET THERE BY EMBRACING OUR CULTURE

- We are bold in our decisions
- We have contrarian views on how to run a business
- We all contribute and are one Concentrix
- We have high integrity with exemplary character
- We invest in the future
- We are tenacious in our pursuit of excellence
- We are disruptive in the marketplace
- We are fanatical about our clients & staff
- We value knowledge, openness and transparency
Ethical Conduct is Part of Our Culture

Concentrix’s culture statement (set out in the previous page) guides all actions of the Company and its employees.

As part of our culture, we strive to achieve the highest levels of performance possible in everything we do;

We operate based on the sincere belief that people add value and we endeavor to always treat others with respect and dignity;

We work together as a team to produce new ideas and delight our customers;

We work to inspire trust and respect with everyone we work with;

We exercise honesty and sound ethical behavior in all business transactions and in all interactions with others;

We exhibit a steadfast adherence to strict moral and ethical values;
We respect the environment in which we live and work; and

We support the protection of basic human rights throughout our worldwide operations
INTRODUCTION

OUR OPERATING PHILOSOPHY IS OUR 3VS

Visibility

Allows us to adapt quickly – even anticipate changes in the marketplace and the businesses of our customers and vendors. Velocity means being flexible and reacting to change as quickly as possible. We must move quickly to make decisions, execute and manage our resources to maximize customer satisfaction and results.

To our staff, customers and shareholders – Value is considered and upheld in all that we do. If anything we do does not produce value, we quite simply shouldn’t be doing it. A focus on value forces all of our resources to activities important to our customer.
INTRODUCTION

Using Our Code

Our Code serves many purposes. It not only sets forth behavioral expectations and guidelines for how we should conduct business, but also references the policies and applicable laws we must follow to uphold these expectations. In addition, our Code guides us as we make sound, ethical decisions and provides us with the contact information we should use when we have additional questions or concerns. Not abiding by the spirit and the letter of the Code can harm our Company and its investors. Because of this, failure to follow the Code can cost an employee his or her job, and, if applicable, can lead to criminal prosecution.

While our Code discusses many areas of potential ethical or legal misconduct, it cannot possibly address every challenging situation that may occur in our workplace. Our operations and employees are subject to the laws of many countries and other jurisdictions around the world. Employees and agents acting on behalf of our Company are expected to comply with the Code and all applicable laws, rules, and regulations. If a local law conflicts with our Code, we follow the law; if a local business practice conflicts with our Code, we follow our Code. When in doubt as to whether an activity is proper, you should seek guidance through one of the avenues discussed in “Seeking Guidance and Reporting Concerns.”

Our Code applies to all employees, officers, and directors of Concentrix Corporation, and its divisions, subsidiaries and affiliates. Collectively, these entities will be referred to throughout this Code as “our Company.” The Code applies to everything that we do and reflects our Company’s commitments to its employees, its shareholders, to the global communities in which we work, and to our Company itself. Our Code represents our overall commitment to working ethically and with integrity in all that we do.

The Compliance Function is responsible for the administration of our Code and reports to the General Counsel. Any allegation of violation of our Code must be reported to your manager, People Solutions, or the Compliance Function, and it will be investigated and acted upon by the Company based on the findings of the investigation.

To demonstrate our commitment to abide by the Code, the Company requires all employees to certify their acceptance to adhere to the Code of Ethical Business Conduct upon hire and annually thereafter.

Any employee seeking a waiver to any requirement of the Code may apply to the Compliance Leader, with a clear explanation and justification for such waiver. Such waivers may be granted by the Board of Directors of the Company depending on the facts of each case.
Ask Yourself:

- Does the action reflect our Company’s commitment to acting with the highest ethics and integrity?

- Does the action harm our Company, customers, suppliers, shareholders, or our fellow employees?

- Would I take this action if it were published on the front page of a major newspaper?

- How would your family feel if they knew you took the action?

If the answers to these questions leave you feeling uncomfortable, it is safe to assume you should not take the proposed action. Instead, seek guidance from either your supervisor, your Senior Vice President or country head, or the Legal Department, or by filing a question with our Company’s complaint referral website at www.integritycounts.ca/concentrix.
Management Responsibilities

Employees in management positions are expected to be good role models to other employees. As such, managers are expected to be familiar enough with our Code to effectively communicate its guidelines and answer questions to those who report to them. In addition, managers are encouraged to create a comfortable work environment that encourages employees to come to them with questions or concerns. Managers have a responsibility to be alert and sensitive to situations that could result in actions that might violate our Code, company policies and/or laws and regulations and report them promptly to their supervisors in order for our Company to be timely notified of possible violations.

Managers have additional duties under our Code. These include leading by example; ensuring that those who work for them are familiar with the policies that apply to their jobs; and maintaining a workplace environment in which employees feel comfortable raising concerns. At our Company, ethical leadership is an essential component of effective leadership.
Consequences for Violating Our Code

Each of us must comply with this Code, and with all Company policies. If we fail to do so, we may face disciplinary action, possibly including termination. Likewise, any supervisor, manager, officer, or director who is aware of any violation and does not promptly report and correct it may be subject to similar consequences. In appropriate circumstances, our Company will consider taking legal action or referring matters to public law enforcement authorities for possible prosecution.

Understand Our Code

- Read, understand, and abide by the requirements in our Code.
- Embrace our Company’s commitment to integrity.
- Do your part in enforcing compliance with our Code.
- Go to your manager, company legal counsel, or the anonymous hot line with any questions or concerns.
- Foster a culture that prevents retaliation against anyone who reports actual or suspected violations of our Code.
Respecting Diversity

Our Company’s Vision is to be the greatest customer engagement company in the world, rich in diversity and talent. We respect and value the diversity reflected in our various backgrounds, experiences and ideas. We must each be dedicated to providing an inclusive work environment that fosters respect for all our coworkers, clients, and business partners. We are committed to treating each other fairly and with respect.

Providing Equal Opportunity

Our Company follows the laws that prohibit discrimination in employment practices, wherever we do business. It is our Company’s policy to provide equal employment opportunities and to treat applicants and employees without illegal bias. It is our policy that no one at our Company should ever be subject to discrimination on the basis of: race; religion; color; national origin; age; sex; gender identity; disability; veteran status; sexual orientation; marital status; or any other basis protected by law.
Basic Rules

• Make certain that your own decisions regarding recruitment, selection, development, and advancement of employees are based upon merit – qualifications, demonstrated skills, and achievements.

• Do not allow factors such as race, color, religion, gender, age, national origin, sexual orientation, gender identity, marital status, or disability to influence your judgment.

• Document instances of unsatisfactory performance as they occur and inform the individual of their shortcomings. Judge employees under your supervision based upon performance. Do not let unrelated considerations form a part of the performance reviews.

• Any employee who has cause to feel they have not been treated fairly in accordance with our Company’s policy of Equal Employment Opportunity should immediately report the incident to their supervisor, manager, or the People Solutions Department.
Our Company has zero tolerance for workplace discrimination or harassment related to any basis protected by applicable law, whether the behavior is by staff, customers, contractors, consultants, or visitors, and regardless of the work setting. We are committed to a safe, professional, and positive work environment that ensures that everyone is treated with dignity, respect, and courtesy.

We believe in treating one other with respect, whether it is a co-worker, supplier, customer, or anyone doing business with us. As a part of this commitment, our Company forbids harassment in the workplace. Harassment is any conduct that inappropriately or unreasonably interferes with work performance, diminishes the dignity of any person, or creates an intimidating, hostile or otherwise offensive work environment. Examples include:

> Sexual advances, requests for sexual favors, sexually explicit language, off-color jokes, or remarks about a person's body or sexual activities.

> Displaying sexually suggestive pictures or objects, suggestive looks or leering, or suggestive communication in any form.

> Inappropriate touching.

Q. I am being teased by another employee and I consider it harassment of a sexual nature. What should I do?

A. Notify the offending individual that the conduct is not welcome and that, if continued, it will be reported. You should report complaints to your immediate supervisor or to any supervisor, manager, or People Solutions representative with whom you feel comfortable. If that is not feasible, contact https://Integritycounts.ca/concentrix. Your report can be confidential, and you may remain anonymous; however, you must realize that it is difficult and, in some cases, impossible for our Company to investigate an anonymous complaint.
Our Company prohibits any form of discrimination or harassment, including verbal or physical acts, jokes, or slurs relating to any of the following protected classes:

- Race
- Color
- Religion
- Gender (sex)
- Gender Identity
- Sexual Orientation
- Pregnancy
- National Origin
- Ethnicity
- Marital Status
- Age
- Physical or Mental Disability
- Veteran Status
- Or any other basis protected by law
Prohibiting Substance Abuse

Substance abuse limits our ability to do our work safely, and therefore puts us all in jeopardy. We may never work while under the influence of alcohol, illegal drugs, misused prescription drugs, or over-the-counter medications that impair our ability to perform our jobs safely. In addition, we may never use, possess, transfer, or sell illegal drugs or alcohol, or misuse prescription drugs during working hours or while on Company premises. Our Company makes an exception to this rule when alcohol is transferred in a sealed container for authorized gift purposes or is used in moderation at an authorized Company event.

> If you are taking a legally prescribed drug that may be affecting your judgment or reaction time, discuss the situation with your supervisor or a People Solutions representative to determine if you should report to work.

> Always follow local laws and customs when they are more restrictive than Company policy.

> If you observe that another employee’s performance on the job is impaired due to the use of alcohol, drugs, or other substances, or that another employee is using illegal substances or abusing alcohol on the job, notify your supervisor, a member of management, or the People Solutions Department.

> Our Company recognizes that substance abuse and alcohol-related problems, as well as other problems, can be treated. Confidential assistance is available through our Company to all employees who wish to inquire.
Preventing Violence

Our Company prohibits actual or threatened violence against co-workers, visitors, or anyone who is either on our premises or has contact with employees in the course of their duties. Every threat of violence is serious. We must report any such event immediately.

Any actual or threatened violence should be reported immediately to security, management, or People Solutions, who will determine appropriate action, including possible involvement of the local police department or other authorities.

Any employee who ignores or violates any of our Company’s ethical standards, and any manager who penalizes a subordinate for trying to follow these ethical standards, will be subject to corrective action, including immediate dismissal. However, it is not the threat of discipline that should govern your actions. Our Company expects you to share its belief that a dedicated commitment to ethical behavior is the right thing to do and is good business, as well as being the surest way for our Company to remain a world-class organization.
There are numerous international, federal, and state laws designed to safeguard the public from unwarranted dissemination of personal information. Our Company respects the confidentiality of our employees’ personal information. This means that only employees who have authorization and a clear business need should have access to personal records.

Privacy protection is important. We manage your personal information consistent with these guiding principles:

> Keep employee records accurate and up-to-date.

> Permit access and use only for legitimate business purposes, e.g., payroll and benefits administration.

> Prevent disclosure to third parties except under circumstances permitted by our policies.

> Follow established retention and destruction policies and procedures.

> Promptly respond to any questions or concerns raised by employees about their records.

Please note that any records of transactions created in the course of an employee’s work, including call recordings, that may identify the employee(s) involved in such transaction(s) are not deemed personal information and there should be no expectation of privacy as to such materials.

If you have questions about your information, talk to your supervisor or People Solutions.
Maintaining Quality and Safety

We maintain our Company’s valuable reputation by providing safe, quality products and services. This means that our products and services must respond to important customer needs, must represent superior value to the user, and must be reliable. We ensure this by following all quality processes and safety requirements in place in the locations where we work. We also comply with all applicable standards and regulations on the development of our products and services.

With a disciplined approach, Company employees work with great integrity to accomplish:

- Customer Satisfaction First
- Commitment to the Highest Quality
- Continuous Improvement of Processes
- Can-Do Attitude
- Concise Communication

At our Company, we pride ourselves in offering the highest levels of quality products and services. We strive for excellence in achieving and optimizing business results, which reflect total quality commitment to our customers and vendors.
Using Technology Appropriately

We must use Company technology appropriately, and we have a responsibility to use computer, data and telecommunication resources in a safe, ethical, lawful, efficient, and productive manner. Use of Company technology must not interfere with your job duties. Unauthorized, inappropriate or unlawful use, relocation, or transfer of computer, data, or telecommunication resources may result in disciplinary and legal action.

Under no circumstances should you use our Company’s computer and network systems to communicate, store, or view inappropriate, sexually explicit, or offensive statements or materials. In addition, you may not use these systems to access illegal material, send unauthorized solicitations, or conduct business for yourself or for another organization.

You should not assume that the communications or documents you create, send, or receive via Company computer, data, or telecommunication resources are private. To the extent allowed by applicable law, our Company has the right to examine and monitor use of Company assets and communications systems to ensure compliance with Company policies.

Q. Isn’t it illegal for our Company to read my email?
A. No, it is not illegal. In fact, an employer-provided computer system is the property of the employer and, in most cases, our Company has the right to monitor all email traffic and Internet surfing that occurs on our Company systems.
Q. What happens if a co-worker sends me an obscene or offensive email message? Am I going to lose my job because of someone else's action?

A. You cannot control other employees’ actions, but you can control your own. If you receive an offensive email message from another employee, take the following steps:

- Do not forward, delete or reply to the message. Leave it in your electronic mailbox for management to review.
- Report the incident to your supervisor, manager, or the People Solutions department. Management will handle the situation from there.

Electronic data can also be “records” which must be maintained by law.
Protecting Intellectual Property

Our Company is built upon years of hard work and innovation by our employees and the intellectual property created by them, including such things as patents, trademarks, copyrights, and trade secrets. Protecting our intellectual property is of critical importance, and we must all act collectively to ensure that it is not misused or misappropriated. You should never allow our intellectual property to be used or shared with people outside of our Company without appropriate legal documents in place. Nor should you infringe the intellectual property rights of any other companies.

Remember:

Any inventions, designs, discoveries, ideas, concepts, works of authorship, and trade secrets created during the employment relationship -- or which arise out of an employee's work or are created using our Company's time, materials or assets -- are owned by our Company. Every employee is expected to cooperate with our Company in documenting the ownership of all intellectual property developed by employees during their employment with our Company.
Q. I just got offered a job by another company that not only operates in the same area of business as our Company but is in fact a direct competitor of our Company. May I use our Company pricing information and customer contacts I learned while performing work for our Company to assist my potential new employer?

A. No. When you became an employee of our Company you signed a proprietary information and inventions agreement, "in which you acknowledged that your employment with our Company created a relationship of confidence and trust between our Company and yourself, respecting private Company information. Consequently, you are prohibited from sharing with any other company, any of our Company’s proprietary information acquired by you during your employment at our Company. Furthermore, upon going to work for a different employer, our Company has the right to notify your new employer of your rights and obligations to our Company."
Information and Data Security: Confidentiality

One of the ways we protect our intellectual and proprietary information is by keeping that information confidential. Thus, every employee is required to sign a proprietary information and inventions agreement. By signing this agreement, each employee agrees to protect the confidential information of both our Company and others with whom our Company does business. Our Company has substantial relationships with its customers and vendors, which our Company expends significant time and resources to acquire and maintain. The particulars of these relationships are Company confidential information and constitute a significant and valuable asset of our Company. Employees shall not, during or after their employment with our Company, use their knowledge of these relationships for any entity other than our Company.

Our Company recognizes that, as a result of their prior employment, our employees may have entered into a confidentiality agreement with that employer requiring that they keep in confidence that company’s proprietary information. Employees must ensure that they do not violate any obligations of confidentiality to a prior employer in connection with their employment with the Company. This includes improperly disclosing or using, in connection with their employment with the Company, information that is subject to obligations of confidentiality to the prior employer.

Also, regardless of other restrictions on confidential information, our employees may be entitled to immunity, including protection from retaliation, under the Defend Trade Secrets Act of 2016 for disclosing a trade secret or confidential information under certain circumstances, such as participating or disclosing as part of a government investigation of a suspected violation.
Q. I just joined our Company as a new employee. My prior employer is one of our Company’s largest competitors. Can I share some important confidential marketing information that I developed while working for this competitor?

A. No. This would breach the Code, your obligations to your previous employer, and might break the law as well. You are obliged to protect your past employer’s confidential information just as Company employees are obliged to protect our Company’s confidential information. The general knowledge and skills that you learned at a prior employer may certainly be used at your new job with our Company, but you must not bring to our Company any confidential (or otherwise protected materials) that you, or others, produced for your prior employer. If you have any questions about the status of any specific information you may have, check with our Company’s Legal Department before using it or disclosing it.
Information and Data Security: Confidentiality and Third Parties

In the course of our business activities, we may have a requirement to receive information that others deem to be confidential. We should not receive or disclose any such information unless we have a written confidentiality agreement in place that has been approved by Legal. We should ensure that we treat the information in accordance with the terms of the agreement, including avoiding any disclosure or use that is prohibited by the terms of the agreement.

In general, information about our customers or our customers’ customers that we access in connection with our provision of services will be subject to confidentiality restrictions in our agreement with the customer. Such information should not be disclosed or used other than as required in connection with our provision of services to the customer.

Employees are also advised to refrain from using names and/or logos of our clients anywhere outside the company (including pictures or verbal or written statements that can result in identification of our clients or their products), especially on social media.

Basic Rules:

Always protect and never disclose any confidential Company intellectual property or any other confidential information to third parties.

On occasion, we may need to share Company intellectual property with people outside of our Company. However, you must never disclose such information without Management’s prior approval and then only under a written confidentiality agreement approved by the Legal Department.

You may not disclose, or induce our Company to use, any confidential or proprietary information belonging to any previous employer or others.
As part of our commitment to protecting confidential information, we must exercise caution when using social media, including chat rooms, message forums, and social networking sites. While our Company does not seek to limit our personal or professional interactions on such sites, we are expected to conduct ourselves appropriately in accordance with Company standards. This means that we must never disclose confidential information of the Company, our clients or any of their customers, or other business partners through our use of these sites. Such information also includes names or logos of our clients or any statement that could identify the client or its product(s) or service(s) including merely stating that we render services to such clients. We must also ensure that we do not attribute our personal opinions to our Company. Never post inappropriate or offensive materials or material that violates our Company policies while representing our Company. The Company may require that an employee take down offensive or inappropriate material or posts, and employees are also requested to bring to our notice any such posts that they may come across on social media.

Our Company understands how the use of Internet social network sites and blogs can shape the way the public views our products, services, employees, suppliers, and clients. Our Company respects your right to maintain your own blog(s) or post personal comments on social networking sites. However, our Company is committed to ensuring that the use of such communications serves the needs of our business by maintaining our Company’s identity, integrity, and reputation in a manner consistent with our values and policies.

In case of any posts that could be connected with the Company, (such as your picture with the company name or logo taken at a company event or sharing a news item or video clip of the Company), please ensure that you mention that the comments posted by you are your personal opinions and not that of the Company. In the event that the company finds such a post to be inappropriate, you may still be required to take it down.
Q. I recently landed a large contract with a client who I have been trying to secure for several months. Last night I was so excited about the new contract that I posted the information, including the new client’s name, on Facebook. Is this a violation of our Company's policy?

A. Yes. We understand your right to engage in social networking, such as posting information on Facebook. However, our policy specifically prohibits the posting of confidential Company information on these social networking sites. By identifying yourself as an employee of our Company and disclosing a contract that may not have been made public yet and the name of our client, you have put yourself and our Company at risk. You should delete your posting immediately and report the violation to your supervisor or to the Legal Department.
Avoiding Conflicts of Interest

We are expected to act in the best interest of our Company at all times. This means that business decisions should be made free from any actual or apparent conflict of interest. We must make our decisions based on sound business reasoning.

As a result, we need to watch for potential conflicts of interest.

For example, there is a likely conflict of interest if you:

> Cause our Company to engage in business transactions with relatives or friends;

> Use nonpublic Company, client, or vendor information for personal gain by you, relatives, or friends (including securities transactions based on such information);

> Have more than a modest financial interest in our Company's vendors, clients, or competitors;

> Receive a loan, or guarantee of any obligation, from our Company or a third party as a result of your position at our Company;

> Compete, or prepare to compete, with our Company while still employed by our Company; or

> Receive a loan, or guarantee of any obligation, from any third party as a result of your position at our Company.

It is our responsibility to report actual or apparent conflicts between our work with our Company and our family, business, personal, or financial interests as they develop.

In most cases, potential conflicts can be easily resolved once they are brought into the open and discussed. Early disclosure and discussion facilitates the resolution of potential conflicts before they affect our work or our reputation. Our Company may ask you to excuse yourself from some relevant decisions or add an approval step in the process if there is a possible conflict of interest between yourself and the matter being discussed or approved.

As an employee, director, or officer of our Company, it is imperative that you avoid any interest or association that interferes, or appears to interfere, with your independent exercise of judgment in our Company's best interests. You should not exploit your position or relationship with our Company for personal gain.
Safeguarding Our Assets

Every employee must safeguard our Company’s property from loss or theft and may not take such property for personal use. Company property includes confidential information and other intellectual property, software, computers, office equipment, and supplies. You must appropriately secure all Company property within your control to prevent its unauthorized use. Employees may make limited non-business use of our Company’s electronic communications systems, provided that such use: 1) is occasional; 2) does not interfere with your professional responsibilities; 3) does not diminish productivity; and 4) does not violate this Code or our Company’s electronic communications system policy then in effect.

At our Company’s request, or upon termination of employment, all employees are required to deliver to our Company all items that belong to our Company, including any data or intellectual property.

At our Company, we regularly produce valuable, non-public ideas, strategies, and other kinds of business information – “intellectual property” – which we own and need to protect just as we do other kinds of property. Because it is the product of our Company’s own hard work, various laws allow us to protect this information from use by outsiders.
Receiving Gifts and Entertainment

Our Company’s commitment to integrity requires us to adhere to the highest ethical standards, including avoiding situations that have even the appearance of impropriety.

Business gifts and entertainment can create goodwill in our business relationships but can also make it hard to be objective about the person providing them. Our choice of suppliers, vendors, and partners must be based on objective factors like cost, quality, value, service, and ability to deliver. We must avoid the appearance of making business decisions based on gifts received through these relationships.

Gifts, hospitality and business amenities may be accepted, but only if they are not given with an expectation of preferential treatment in return and are of nominal value and not prohibited by law or known practices of the giver. This includes promotional discounts and programs offered by various businesses such as those in travel, hospitality, restaurant, retail and such other industries in the regular course of their business to individual customers, which may be accepted.

Any gift, business amenity or hospitality that is not acceptable as above, even if received by a family member of the employee, whether solicited or otherwise, shall be promptly returned or received on behalf of the company or otherwise reasonably handled by the manager. Infrequent business entertainment is appropriate provided it isn’t excessive, and it does not create the appearance of impropriety.

Always refuse gifts that...

- Are cash or a cash equivalent
- Are illegal or violate the law
- Cause you to feel an obligation
- Influence, or give the appearance of influencing, business judgment
- Are given as part of an agreement to do something in return
- Would violate the gift and entertainment policy of the giver’s employer
- Are for entertainment that is unsavory or otherwise contrary to our commitment to mutual respect

All gifts given to individuals or small groups of individuals (i.e., not gifts to an entire team or business unit) should be reported to the manager of the most senior employee receiving the gift(s).
Prohibiting Insider Trading

You may become aware of material information about our Company or other companies we do business with (e.g., clients or vendors) that is not publicly available to all investors. It is illegal to purchase or sell securities in a company (including stock, debt, or equity, options, and shares held in retirement plans) based upon “material non-public information” – this is commonly referred to as “insider trading” -- If you engage in insider trading, you could lose your job and be subject to significant civil and criminal penalties.

We must never use material non-public information about our Company or other companies we do business with, for personal gain. In addition, we must never pass material non-public information on to others who may trade on it. If you provide a “tip” to someone who then buys or sells securities, both of you can be convicted of insider trading.

“Non-public information” is information that is known within our Company and has not been publicly released. “Material information” is information that a reasonable investor would consider important when deciding to buy or sell securities.

Employees who are in possession of material, non-public information may not complete a security transaction until the first business day that is at least 48 hours after the time that the information is publicly released. You should contact Legal if you have any questions regarding what constitutes “material non-public information” and associated restrictions with regard to insider trading.
The following types of (positive or negative) information, if non-public, are examples of what might be “material,” in which case their use and disclosure can lead to insider-trading violations:

- Gains or losses of substantial clients or suppliers, or significant pricing changes;
- New service or product offering announcements or research results of a significant nature;
- Significant product defects, recalls or modifications;
- Major changes in senior management;
- Significant litigation exposure due to actual or threatened lawsuits;
- Financial results, or projections of future earnings or losses;
- News of pending or proposed mergers, acquisitions, and disposition of subsidiaries, stock splits, new equity, or debt offerings;
- Impending bankruptcy or financial liquidity problems.

Both the U.S. Securities and Exchange Commission and Congress are very concerned about maintaining the fairness of the U.S. securities markets. These laws require publicly traded companies to have clear policies on insider trading.
Maintaining Accurate Records

Full, fair, accurate, timely, and understandable disclosures in our Company’s periodic reports, disclosures and regulatory filings are essential to the success of our Company’s business. Each of us has a duty to ensure that all entries in our Company’s financial records give an honest picture of the results of our operations and our financial position. We do this by complying not only with our Company’s policies, but also with the laws, rules and regulations that govern our financial accounting and reporting.

Each of us needs to exercise the highest standard of care in contributing to or preparing such reports in accordance with the following guidelines:

> All our Company accounting records, as well as reports produced from those records, must be in accordance with the laws of each applicable jurisdiction;

> All records must fairly and accurately reflect the transactions or occurrences to which they relate;

> All records must fairly and accurately reflect, in reasonable detail, our Company’s assets, liabilities, revenues, and expenses;

> Our Company’s accounting records must not contain any false or intentionally misleading entries;

> No transactions should be intentionally misclassified as to accounts, departments, or accounting periods;

> All transactions must be supported by accurate documentation in reasonable detail and recorded in the proper account and in the proper accounting period;

> You should cooperate fully with internal and external auditors to gather information as requested, explain processes, and suggest possible improvements; and

> You must comply with our Company’s system of internal accounting controls.
Various laws and good-business practices require our Company to keep certain business records, including electronic records, for specific periods of time. In addition, we may not destroy certain relevant records when litigation, subpoenas, audits, or investigations are pending or anticipated. Storing business records longer than necessary, however, incurs needless costs for our Company and prevents the efficient retrieval and accessibility of relevant records. We must all strictly comply with Company policies on management of company records. For specific information regarding how long to keep and how to dispose of business records, consult our Records Retention Policy or ask the Legal Department.

The Legal Department may issue a Legal Hold on certain documents, in certain circumstances such as litigation, and documents subject to a Legal Hold shall not be tampered with or destroyed except with the prior written authorization of the Legal Department. Under such circumstances, all instructions of the Legal Department are to be complied with.

The Record Retention Policy covers both electronic (soft copy) and hard-copy materials. They apply to ALL record types regardless of the medium in which they exist, including paper; email; video; hard drive; thumb drive; and compact disc or other electronic-storage device.

You should give special care to ensure that records containing confidential information are retained and disposed of in accordance with both the Record Retention Policy and our Company’s information-protection policies and practices.

Q. The accounting department receives a letter from a customer’s attorney, demanding that our Company fulfill certain oral promises that our Company allegedly made. Your manager asks you to review your email to determine whether you have any email messages that would support such a promise. You identify one email that could be construed as constituting a promise to a person who was unfamiliar with the customer relationship but you believe, in good faith, that no such promise was ever made to the customer. Should you delete the email?

A. No. Our Company’s Records Retention Policy requires employees to preserve all records that may be relevant to a matter in which our Company reasonably anticipates litigation. You should immediately contact the Legal Department to help determine whether, under the circumstances, there is a reasonable anticipation of litigation.
Maintaining Fair Competition

Our Company is a staunch supporter of free and fair competition. Our actions in the marketplace define who we are as a Company. By competing based strictly on the quality of our services and deliverables, and never in an unethical manner, we uphold our Company’s reputation as an ethical leader in our industry. No Company employee, director, or officer should take unfair advantage of anyone through manipulation, concealment, or abuse of privileged information, misrepresentation of material facts, or any other unfair practice. We concentrate on delighting our clients, and we will not seek to limit the competitive opportunities of our rivals in deceitful or fraudulent ways.

Interacting with Competitors:

We must exercise caution when interacting with competitors. We must avoid cooperating, or even appearing to cooperate, with competitors. We must never discuss any of the following topics with our Company’s competitors without prior permission from the Legal Department:

- Pricing or pricing policies, costs, marketing or strategic plans
- Proprietary or confidential information
- Technological improvements
- Promotions we will conduct with customers
- Division of customers, markets, territories, or countries
- Boycotts of certain customers, suppliers, or competitors
- Joint behavior towards customers
Respecting Human Rights

Our Company supports the protection of basic human rights throughout its worldwide operations. Our employees work with clients, suppliers, and partners in every region of the globe. We are truly a global enterprise and with that comes the responsibility to behave responsibly as a corporate citizen in every town, in every country, with every employee engagement, every partner relationship, and every client. We do this by running our global business with great respect for human rights. In support of this commitment, we adhere to applicable laws relating to working hours, wages, human trafficking, modern slavery, child labor, and working conditions that are a threat to life or health. Our support for these principles is embedded in this Code, in our position on labor relations, in our employment practices, and in our relationships with suppliers.

Political Participation

Concentrix is an apolitical company and does not have the practice of making political contributions with respect to any party, candidate, or issue. Employees are free to participate in political processes, including making contributions, in their personal capacity. They must not, however, do anything to create a perception that their activity is on behalf of the Company, and all other Company policies with relation to conduct of personal activities using Company assets or on Company time apply to the conduct of political activity. The Company will not reimburse employees for any time spent in political activity, except to the extent required by law.
Environment & Sustainability

We respect the environment in which we live and work. This means, in part, that we comply with all applicable environmental laws in all countries in which we operate. Our Company is also committed to protecting the environment by minimizing the impact of our operations.

We have a responsibility to improve the lives of our people and the health of our planet. It’s a responsibility we take very seriously. The way we see it, we have an incredible opportunity to use our scale as a force for good. The power of one—amplified across our entire family of 270,000+ staff, our clients, our suppliers, and our partners—translates to world-sized impact.

We are committed to three key areas of action:

**Environmental**: To care for the environment to leave it better than we found it.

**Social**: To create a better place for people to work and live in the communities where we operate.

**Governance**: To act with integrity and do the right thing. Always.

We invite you to read our 2021 Sustainability Report for more detailed information: https://www.concentrix.com/esg/
We recognize and accept our responsibility to be a good steward of the environment and to help achieve a state of sustainable development. In support of these responsibilities, our Company has established the following commitments:

- Prevention of pollution in all its forms
- Conservation of natural resources, including energy, through source reduction, reuse, and recycling wherever practical
- Continual environmental performance improvement through the involvement of all employees, subcontractors, suppliers, and through partnerships with local communities
- Integrate environmental considerations into our business activities
Abiding by Anti-Corruption Laws (Bribes and Kickbacks)

Our Company has a zero tolerance policy for bribery. As such, we may never make, accept, or offer any form of improper payment while conducting business on our Company’s behalf. We abide by all international laws, treaties, and regulations that forbid bribery of government officials, including the U.S. Foreign Corrupt Practices Act (FCPA).

Almost every country prohibits the bribery of its government officials. In addition, some countries have laws that make it illegal to bribe officials of other countries. To be responsible members of our business communities, we must follow these laws wherever we do business, regardless of local law or custom. This means we may never offer, attempt to offer, authorize, or promise any sort of bribe or kickback or facilitation payments to a government official for the purpose of obtaining or retaining business or an unfair business advantage or influencing their official actions. Moreover, we may never solicit or accept a bribe or kickback. Anti-corruption laws are complex, and the consequences for violating these laws are severe. For this reason, you should avoid any activity that could be construed as bribery.

It is also important to note that we may not hire a third party to do something that we cannot ethically or legally do ourselves. Engaging a third party to indirectly make an improper payment violates this Code and anti-corruption laws. We must carefully screen all third parties before retaining them.

- A “bribe” is anything of value, including cash payments, gifts, entertainment, or other business courtesies, given in an attempt to affect a person’s business actions or decisions in order to obtain a business advantage.
- A “kickback” is the return of a sum already paid or due to be paid as a reward for awarding or fostering business.
- A “government official” can be a national or local government official or employee, a political candidate, a representative of an organization like the World Bank, or an official or employee of government-owned or -controlled entities, such as state-owned oil companies.
Employees with duties involving transactions or travel outside of the United States must be familiar with the FCPA, the UK Anti-Bribery Act, and similar local laws. Management approval is required before any gift or payment can be made to a government or public official. All employees must immediately report any demand for a bribe or kickback to the Legal Department.

Q. I recently met an agent who can assist our Company in obtaining business in a country where it has been particularly difficult for us to become established. May I engage this agent on behalf of our Company?

A. Speak with your supervisor or the Legal Department to ensure that the agent’s contacts and methods are aligned with both local and U.S. laws. Due diligence on this agent is critical because our Company may face legal liability if we consciously avoid learning relevant facts. If the agent clears due diligence, internal procedures for obtaining business approval, purchase orders, and legal approval must be followed.

Q. Susan needs to obtain approval for a project as quickly as possible. The government employee Susan contacted offers to speed up the approval process for a “small fee.” Can Susan make a small payment to a government employee to speed up the approval process?

A. No. This is known as a “facilitation payment” and is prohibited by our Company. Susan may not offer or pay any amount to facilitate government approvals, even if it will speed up a project. Susan should notify her manager and the Legal Department of this request for a facilitation payment.
Giving Gifts and Entertainment

We sometimes entertain our clients and suppliers in order to build or strengthen good working relationships with them. Good judgment, discretion, and moderation should always serve as our guides in these situations. Providing entertainment is not appropriate if doing so makes us appear biased or as if we are attempting to influence a business decision. You may offer entertainment when it fits all of the following guidelines:

> It is incidental to a discussion of business  
> It is in a setting that is appropriate for a discussion about business  
> Its cost is reasonable  
> The entertainment was not solicited by a client or supplier

Our Company defines “gifts” as things of value, goods and services, and meals or entertainment that you, as the one who offers, do not attend. Gifts of cash or cash equivalents, such as gift certificates, are never permitted. You may give gifts that meet all of the following criteria:

> Are of modest value;  
> Will not be viewed as a bribe or payoff or a facilitation payment;  
> Are consistent with generally accepted business practices and ethical standards;  
> Would not embarrass our Company if publicly disclosed; and  
> Are not cash or cash equivalent (including gift certificates and vouchers).

The giving of gifts and entertainment to government officials, including employees of government-owned or -controlled companies, is also subject to the requirements of this Code. When giving gifts or offering to entertain a business partner, ensure that your offer does not violate the recipient’s own policies. If you work with public officials, be aware that even simple offers, such as purchasing a meal or refreshments, may be unacceptable or even against the law.

In some locations it is customary to provide items of nominal value (e.g. sweets or Concentrix logoed mugs and similar items) to government officials. However, providing gifts of even nominal value to a government official requires special consideration to ensure compliance with applicable laws. You should consult with Compliance prior to providing anything of value to a government official.

Note that government officers and employees of government-controlled companies, both in the U.S. and abroad, are subject to strict government standards. Violation of these standards can result in civil and criminal penalties for individuals, our Company, and the officers in question. Please refer to Abiding by Anti-Corruption Laws in the section titled “Our Commitment to Global Communities” in this Code.
As a global company, we may deliver goods, services, software, and technology all over the world crossing national borders. It is therefore critical that we carefully comply with all national and international rules and regulations that apply to our cross-border trade activity, which includes our imports, exports, and re-exports. Many countries have laws that restrict or otherwise require licensing for the export and/or import of certain goods and services to other countries and to certain parties. Countries may also impose various kinds of trade sanctions or embargoes against other countries or people. These sanctions or embargoes typically focus on national security, foreign policy, or humanitarian concerns.

To maintain compliance with these requirements when applicable to our Company, we must screen our international transactions to ensure we see no evidence of any prohibited end-destination, end-user, or end-use, and watch for “red flags” that suggest a counterpart may be trying to evade applicable laws.

Due to the complexities of the legal requirements under many of these international trade laws, we must seek guidance from the Legal Department before exporting or importing goods or services or engaging in transactions that might be affected by trade sanctions.

An “export” occurs when a good, service, software, or item of technology is shipped or otherwise delivered in tangible or intangible form, to a person in another country. An export also occurs when we provide technology or software to someone who is not a national of the country where they are located (e.g., someone in the U.S. who is not a U.S. citizen or U.S. permanent resident). A re-export is the movement of the good, software, or technology from one foreign country to another foreign country.
Global Citizenship

Charitable activities, contributions and donations are part of the Company’s Global Citizenship efforts and policy. Such contributions are made without any demand or expectation of a business return. No such payment shall be made to an individual or organization whose goals and values are incompatible with that of the Company. Beneficiaries of any such contribution shall not be related to any of the directors or the Company.

Employees are encouraged to engage in charitable activities in their personal time and at their personal cost, in order to give back to the community they belong to. Such activities shall not be undertaken or performed on behalf of the Company, and the Company will not reimburse employees for any time and cost incurred on account of any charitable activity, unless the employee was acting on behalf of the Company, with prior written authorization to do so.

Communicating with External Audiences

It is important that our Company provides fair, accurate, timely, and understandable disclosures to the public and to governmental authorities, both verbally and in writing. For this reason, only designated spokespeople are approved to respond to or communicate with outside parties -- namely members of the media, industry analysts, financial analysts, and investors. By having these spokespeople on hand, we avoid having our words taken out of context by reporters or other members of the media or other external organizations. If you receive a request from the media for information, for an interview, or to author a technical article or present a paper, you should forward the request to a member of our Marketing team, who will handle the request or provide support and guidance. Similarly, requests from financial analysts and shareholders should be forwarded to Investor Relations. If you have any doubt about a request, you can also contact the Legal Department before responding to the request.

Please check with the marketing team for applicable guidelines and rules regarding brand usage and corporate communications.
Each of us is responsible to report any misconduct, including violations of this Code, that we become aware of multiple channels are available for this purpose.

We encourage employees to help maintain the integrity of our Company by reporting any misconduct. To assist in these efforts, any employee of our Company may submit a complaint regarding questionable accounting or auditing matters, instances of corporate fraud, or violation of applicable laws to the management of our Company.

If you prefer to report a question or concern anonymously, an anonymous hot line is available 24 hours a day, 365 days a year to respond to questions or concerns about ethical or legal issues, including potential violations of our Company’s Code and other policies. All questions and/or reports will be investigated promptly and thoroughly, consistent with applicable law. Appropriate answers and/or corrective or disciplinary action for violations of our Code will be applied whenever necessary.

If you become aware of a situation that may involve a violation of our Code, Company policy, or any applicable law or regulation, you are encouraged to report it by contacting your manager or People Solutions. If you prefer, you can also go directly to your Senior Vice President, country head or the Legal Department. Alternatively, you can also follow our Company’s Whistleblower Policy and report any violations to one of the following:

**Teh-Chien Chou**
Chairperson of the Audit Committee
Concentrix Corporation
audit@concentrix.com
Pillsbury Winthrop LLP
2475 Hanover Street 44201
Palo Alto, California
94304-1114
Telephone: 650.233.4537

**Allison Leopold Tilley**
Chairperson of the Audit Committee
Concentrix Corporation
audit@concentrix.com
Pillsbury Winthrop LLP
2475 Hanover Street 44201
Palo Alto, California
94304-1114
Telephone: 650.233.4537

Company’s complaint referral website at: www.integritycounts.ca/concentrix
How Will I Know If There Is A Problem?

Our Code attempts to address the most-common legal and ethical issues we might encounter. It cannot, however, address every question that arises. When you face an ethical dilemma, think through the issue and reference available resources, such as Company policies and procedures. You can assess the situation by asking yourself the following questions:

- Do I think my action complies with the law?
- Does it feel like the right thing to do?
- Does it follow our Code and all other Company policies?
- Would I feel comfortable if others knew about it?

If you cannot answer “yes” to all of these questions, do not take the action. Seek guidance if you have any additional questions about the situation.

You may also come across situations that pose ethical dilemmas while conducting business internationally. If another country’s local laws, customs, or practices conflict with U.S. law, Company policy, or this Code, seek guidance from the Legal Department. In such circumstances, we must always adhere to the law, custom, or practice that is most stringent.
Protecting Against Retaliation

Even companies with the highest ethical standards occasionally have issues that may arise. When they do, we want them to be reported to us so that they can be addressed. It is not always easy to report a question or concern that is or even has the appearance of being contrary to the requirements set forth in our Code, Company policy or applicable law or regulation. Our pledge to you is that our Company will not retaliate against any employee for good faith reporting of ethical concerns or cooperating in a company investigation. Disciplinary action may be taken against anyone who retaliates against such employees.

Q. I’m concerned about reporting a suspected fraud. What if I am wrong and it gets me in trouble, or I hurt someone’s reputation?

A. We do not hold employees accountable for reports made in good faith, even if they turn out to be incorrect or unable to be proven. We are careful when looking into alleged wrongdoing to ensure that employees’ reputations are protected. Investigations are conducted in an objective, fair and confidential way.

Health and Safety

Our Company strives to ensure that we provide healthy and safe conditions on our premises by complying with applicable regulations and best practices. We aim to provide an environment with no risk to our employees’ health and safety and provide access to care, minimizing noise, dust, odors, particles and other sources of location pollution.
Receipt and Acknowledgment

I have received a copy of our Company’s Code of Ethical Business Conduct and have read it carefully. I understand all of the guidelines, practices, and policies and agree to abide by them.

I understand and agree that if I violate the guidelines, practices, and policies in the Code of Ethical Business Conduct that I can be disciplined for my conduct and may even be terminated.

I understand that our Company reserves the right to change, amend, or delete any or all of the information contained in this Code of Ethical Business Conduct at any time as dictated by circumstances of the business.

I further understand that signing this Receipt and Acknowledgment form does not, nor is it intended to, confer any rights or benefits or employment, or constitute an assurance of continued employment or employment other than as provided in the terms and conditions of my employment.

Signature: _________________________________

Date: _________________________________

Printed Name: _________________________________

Employee Number: _________________________________

Locations: _________________________________

Waivers of any provision of the Code are generally not permitted and, in any event, may be granted only by the Board of Directors in writing and must be disclosed in accordance with applicable law. This Code of Ethical Business Conduct may be amended from time to time at our Company’s discretion. The current version of the Code will be posted and maintained on our Company’s intranet sites and can be obtained from People Solutions or the Legal Department.