Preambule

The Robertet Group Anti-Corruption Code of Conduct (the Code) refers to the United Nations Convention against Corruption and seeks to combat all forms of corruption.

The Code constitutes an integral part of the Robertet Company’s internal policies and procedures.

A document cannot, however, address all the cases of corruption and influence-peddling that may arise in the course of daily activities; everyone must accordingly exercise their own judgment and common sense.

If you are not sure what to do, you can send all your questions about the behavior or your corruption alerts to the e-mail address “ChiefAnti-CorruptionComplianceOfficer@robertet.com”. Alerts will be handled in accordance with our procedure 01-350001 on the Robertet Group internal anti-corruption alert system.

This code will be updated as soon as necessary following the evolution of the Robertet anti-corruption system which complies with the Sapin II law, the applicable national and international regulations.

Our training and awareness plan is one of the measures to control the risk of corruption for all our employees. More specific training is given to staff most at risk of corruption in accordance with our risk analysis, associated action plan and risk mapping (Applicable version available via IM321248).

The Robertet Group has a culture of compliance and integrity and expects each employee to commit to the Robertet Code of Conduct. The reputation of the group is based on the actions and behaviors of each employee so we will accept no tolerance on the facts of corruption.

1. Framework and Scope

The Code applies to all employees of the companies and/or groups that adopt the MiddleNext Anti-Corruption Code of Conduct.

Each employee must behave in an exemplary manner within each company and must not do anything which is at odds with the behavioral rules set out in this Code.

Any questions from an employee regarding the application or interpretation of the Code must be referred to the employee’s supervisor or to « ChiefAnti-CorruptionComplianceOfficer@robertet.com ».

2. Basic rules and their variant forms

Definitions
• **Corruption** is any behavior whereby a person (whether a public official or a private individual) proposes, requests or accepts, directly or through an intermediary, any donation, offer or promise, gift or benefit in return for performing, delaying or failing to perform an act which directly or indirectly falls within his/her duties in order to obtain or maintain a commercial or financial advantage or to influence a decision. There are two types of corruption:
  - Active corruption occurs when the act of corruption is initiated by the person on the giving end.
  - Passive corruption occurs when the act of corruption is initiated by the person on the receiving end, i.e. the person who performs or does not perform an act in exchange for some reward.

Corruption may take many forms under the guise of common business or social practices; it may, for example, involve such things as invitations, gifts, sponsorships, donations etc.

• **Influence-peddling** refers to a person monetizing his/her position or influence, whether real or supposed, in order to influence a decision which is to be made by a third party.

It involves three participants: the beneficiary (the one who provides benefits or gifts), the intermediary (the one who uses the influence they enjoy by virtue of his/her position) and the target person who has the decision-making power (a government authority or agency, a judge or prosecutor, an expert etc.).

**Principle and rules**

Employees must not engage in bribery and must not use intermediaries such as agents, consultants, advisers, distributors or any other trading partners for the purpose of committing such acts.

2.1. **Rules applying specifically to public officials**

**Definitions**

The term "public official" denotes a person who holds a position of public authority, is entrusted with public service responsibilities or occupies an elected public office, for him/herself or on behalf of others.

**Principle and rules**

Corruption of a public official is punishable by more severe penalties.¹

Any relationship with a public official must comply with the regulations governing that relationship (i.e. the regulations that apply in the specific country of the public official or which are imposed on them by their employer). While it is not prohibited by law, any benefit granted to a public official must be totally transparent vis-à-vis the Company and subject to prior authorization by senior management.

Individuals faced with a proposal must consider the following:

¹ Under the French Penal Code, individuals who are guilty of public corruption face severe penalties - up to 10 years' imprisonment and a fine of €1 million. Merely attempting to commit an act of corruption, e.g. by offering or seeking a bribe, is punished in the same way as the act itself.
• Does the proposal comply with laws and regulations?
• Is it consistent with the Code and the interests of the company?
• Is it devoid of personal interest?
• Would I be embarrassed if my decision were made known to others?

Robertet has developed a procedure that enables employees faced with a choice involving ethical or business-related considerations to discuss any concerns they may have on a totally confidential setting to ChiefAnti-CorruptionCimplianceOfficer@robertet.com

2.2 Gifts and invitations

In business relationships, the exchange of gifts or entertainment is acceptable as long as the following rules are respected:

- Notify management of any gift or invitation received.
- Refuse to receive or give cash gifts.
- Accept only gifts and/or entertainment from suppliers that are nominal and reasonable in amount and are within the framework of controlled business practices.
- Offer gifts and/or invitations that are consistent with the laws and values of the Robertet Group, of reasonable value, such as, for example, an occasional meal, an invitation to a social, sporting or cultural event, etc. All gift orders must be formalised by the requestor via IM 305004 and systematically sent to the Purchasing Department for processing.

2.3 Gifts to charitable or political organizations

Definitions

Grants and donations are benefits given in the form of money and/or contributions in kind; they are granted for a specific purpose: research, training, the environment (sustainable development), for charitable or humanitarian purposes etc.

Political contributions - whether monetary or otherwise - are intended to support political parties, leaders or initiatives.

Principle and rules

Requests for grants, donations or contributions must be carefully considered, particularly requests from those who are in a position to influence the company's activities or who could, if the grant were agreed to, derive personal benefit therefrom.

Requests for donations must be approved by a supervisor.
2.4 Patronage, sponsoring

**Definition**

Through patronage or sponsorship, the Company wishes to provide financial or material support to a charitable organization or a social, cultural or sporting entity as a means of communicating and promoting its values.

**Principle and rules**

They must be carried out without any seeking specific benefits from the beneficiary other than the promotion of the corporate image.

2.5 Facilitation Payments

**Definition**

Facilitation payments are unofficial payments (as opposed to legitimate and official fees and taxes) that are paid to facilitate or expedite any administrative formalities such as applications for permits, visas or customs clearances.

**Principle and rules**

The Company does not accept to make “facilitation payments” unless there are compelling reasons (the health or safety of an employee, etc.).

2.6 Monitoring of third parties (suppliers, service providers, clients)

**Definition**

Monitoring concerns third parties, natural or legal persons with whom the company interacts and who may, in certain cases, present a particular level of risk in terms of corruption.

The following are considered third parties: business partners, suppliers, service providers, agents, clients, intermediaries etc.

**Principle and rules**

Robertet Group strives to ensure that third parties comply with its principles and values and shall, where appropriate, carry out due diligence.

2.7 Conflicts of interest

**Definition**

Conflicts of interest arise from any situation in which employees’ personal interests conflict with their duties or responsibilities.
Principle and rules

If circumstances give rise to a potential or actual conflict of interest, the employees concerned must report this.

2.8 Accounting records/Internal controls

Definition

Robertet Group must ensure that its accounting departments and/or its internal and/or external auditors are vigilant in checking for concealment of corruption in books, records and accounts.

Principle and rules

Persons undertaking audit assignments (audits, certification of accounts) must be particularly vigilant with regard to the accuracy and veracity of the accounts.

3 Applying the Code

3.1 Training

Employees are required to acquaint themselves with this Code and to participate in the training sessions organized by Robertet Group to raise awareness of the fight against corruption. New employees are made aware of the Code and its provisions immediately upon assuming their duties within the company.

3.2 Reporting practices that are in breach of the Code and protection of whistle-blowers

Employees, while observing the procedure laid down by the company, can express their concerns and/or ask questions of their supervisor and/or to « ChiefAnti-CorruptionComplianceOfficer@robertet.com ».

- If they find themselves faced with a risk of corruption;
- If they genuinely believe that a violation of the Code has been, is being, or may be committed;
- If they discover that someone is experiencing reprisals after having lodged a report in good faith.

Any employee who, in good faith and without being influenced by personal interest or advantage, that is to say, being sincerely persuaded that his/her statement is accurate,
reports a violation or a risk of a violation of the Code to his/her supervisors or to “ChiefAnti-CorruptionComplianceOfficer@robertet.com” will be protected from all forms of reprisal. The of any such employee and the facts of the matter will be treated confidentially, in accordance with the relevant regulations.

Furthermore, while a bona fide error will not result in any disciplinary action, allegations that are deliberately vexatious or made with malicious intent will be penalized.

3.3 Whistle-blowing schemes and protection of personal information

Employees must be informed of the existence of the scheme.

In accordance with the rules applying to the protection of personal information in force in most of the countries in which the company operates and, in particular, within the European Union, any persons identified in connection with a whistle-blowing report, whether as the author or the subject of a such a report, may exercise their right to access the data relating to them.

Likewise, anyone may also request the correction or deletion of personal information if it is inaccurate, incomplete, ambiguous or out-of-date.

3.4 Penalties for violations of this Code

Non-compliance with the rules triggers the personal liability of the employee and exposes him/her to penalties, in particular penal sanctions2, according to the applicable legislation.

The company undertakes to:

- take all statements into account;
- diligently investigate whistle-blowing reports;
- assess the facts objectively and impartially;
- take the appropriate corrective measures and apply disciplinary sanctions as defined in the internal regulations in the Sanctions paragraph in Articles 13 and 14.

3.5 Implementation: accountability and oversight

It is incumbent upon each employee to implement the Code as part of the responsibilities attached to his/her position.

The company carries out periodic checks to confirm that work practices comply with the Code.

The company and/or group governance bodies provide regular updates on the monitoring of the Code and on any follow-up arising from whistle-blowing reports.

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2 French law provides the same penalties for active corruption (the corruptor) and passive corruption (the “corrupee”). For a natural person, the maximum penalty is 5 years’ imprisonment and a fine of €500,000 (with provision for the amount of the fine to be increased to double the proceeds of the offense).
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