



# **VERRA MOBILITY** LEGAL & COMPLIANCE POLICIES

Anti-Bribery and Corruption Policy and Procedure







# **LEGAL AND COMPLIANCE POLICIES**

# **Anti-Bribery and Corruption Policy and Procedure**

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#### TABLE OF CONTENTS

INTRODUCTION	1
SCOPE AND ENFORCEMENT	2
STRUCTURE OF THE ABC POLICY	2
ROLES AND RESPONSIBILITIES	3
GOOD PRACTICE	4
BRIBES AND FACILITATION PAYMENTS	7
WORKING WITH GOVERNMENTS	9
GIFTS AND HOSPITALITY	
POLITICAL CONTRIBUTIONS	
CHARITABLE DONATIONS	
WORKING WITH THIRD PARTIES	
REPORTING VIOLATIONS	
DEFINITIONS	
RELATED DOCUMENTS	
APPROVAL AND OWNERSHIP	
REVISION HISTORY	

# Introduction

Verra Mobility Corporation and its wholly owned direct and indirect subsidiaries and affiliates worldwide (collectively, the "Company" or "Verra Mobility") insists on honesty, integrity and fairness in all aspects of the conduct of its business and expects those that act on its behalf to exhibit the highest standards of professionalism and ethical conduct. The Company expects the same in its relationships with all those with whom it does business.

The success of our business is dependent on the trust and confidence we earn from our employees, **Agents** (as defined below), contractors, consultants, customers and shareholders. We gain credibility by adhering to our commitments, displaying honesty and integrity, and reaching Company goals solely through honorable conduct.

Verra Mobility is a global company, and our business is subject to the laws of countries in which we operate. Offering bribes or kickbacks is against the laws of the countries where we do business. This Policy is designed to comply with the requirements of the U.S.

Foreign Corrupt Practices Act (the "FCPA"), the U.K. Bribery Act 2010 (the "Bribery Act"), and the anti-bribery laws of those other jurisdictions in which Verra Mobility does business. These laws generally prohibit bribes, kickbacks, or illegal payments to influence business relationships and require the Company to maintain accurate books and records. Verra Mobility is committed to observing the laws and regulations governing our operations wherever we do business.

# **Scope and Enforcement**

This *Anti-Bribery and Corruption Policy and Procedure* ("*ABC Policy*") governs the behavior of everyone engaged by the Company when conducting business on its behalf (hereafter referred to as "you"). The *ABC Policy* applies to payments that our representatives, including but not limited to suppliers, partners, and lobbyists, make on Verra Mobility's behalf. Do not deal with unethical representatives and report any suspicions you may have that a third party is taking an action that would be prohibited by Verra Mobility.

Our ethical approach affects all areas of the Company. This ABC Policy represents our commitment to upholding the aforementioned values and standards. The *ABC Policy* is based on internationally accepted best practice guidelines and supplements the *Code of Business Ethics and Conduct*, and other Company policies as referenced herein.

When working for the Company, you are agreeing and obliged to:

- uphold this commitment;
- ensure you understand the requirements of the ABC Policy; and
- always follow the *ABC Policy*.

Failure to comply with the *ABC Policy* creates a legal, regulatory and reputational risk for the Company. Anyone who is found to be giving or receiving **Bribes** (as defined below) or any other act of **Corruption** (as defined below), or involved in otherwise violating the *ABC Policy*, will be subject to disciplinary action, which may ultimately lead to their dismissal or termination of their contract of service, as the case may be.

In addition, violation of the *ABC Policy* or any applicable laws could be a serious criminal offense, which may result in fines, criminal charges or imprisonment, for the Company, for you and anyone else involved.

You will not be punished for refusing to pay or take a bribe or kickback, even if your refusal results in a loss of business to the Company.

# Structure of the ABC Policy

The ABC Policy is to be read and interpreted in conjunction with the Code of Business Ethics and Conduct, Interactions with Public Officials Policy and other Company policies that may be referenced herein.

Each section is structured as follows:

• **Principles** are the underlying values and concepts which govern the Company's activity and in light of which you must constantly evaluate your conduct.

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- **Rules** are mandatory and set out what you can and cannot do. Failure to comply with the rules is automatically a violation of the *ABC Policy*.
- **Guidance** is given to help you interpret the principles and rules and apply them effectively. The guidance is not mandatory, but it will be considered and is persuasive when evaluating your conduct.

# **Board Level Sponsorship**

The commitment of the Company to the prevention of **Bribery** (as defined below) and Corruption is reinforced by the Audit Committee of the Board of Director's sponsorship of, and commitment to, the strategy, policy and procedures contained herein. The *ABC Policy* sponsor is the Company's Chief Legal Officer.

**Everyone** engaged by the Company when conducting business on its behalf is personally responsible for:

- their ethical and professional conduct generally and with regard to compliance with the *ABC Policy*;
- obtaining advice and guidance where necessary; and
- reporting all violations of the *ABC Policy*, and/or any ethical or professional misconduct, whether committed personally or by others.

Concerns or reports about violations of the *ABC Policy* should be made to an appropriate manager or a member of the Company's Compliance and Ethics Committee.<sup>1</sup> You may also make a confidential report to the Company's EthicsLine (which can be done anonymously), online at ethicsline.verramobility.com or via the toll-free telephone number 844-927-2814 in the U.S.<sup>2</sup>

You will not suffer adverse consequences for refusing to pay or take a bribe or kickback, or engage in other activities that violate the ABC Policy, even if such action results in the loss of business for the Company.

**Managers and supervisors** are also personally responsible for ensuring compliance by everyone involved in matters they are managing or supervising (this includes **Third Parties** (as defined below)).

In addition to the above, **those in management or leadership roles** must lead by example by:

- remaining alert to the risk of Bribery and Corruption;
- promoting awareness of and compliance with the *ABC Policy* within the Company and amongst those they supervise; and
- forwarding reports made to them about violations of the *ABC Policy* to the Deputy General Counsel and Head of Corporate Compliance or the EthicsLine.

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<sup>&</sup>lt;sup>1</sup> The composition of the Compliance and Ethics Committee can be found in the Company's Code of Business Ethics and Conduct.

<sup>&</sup>lt;sup>2</sup> Toll-free telephone numbers are also available for employees outside the United States. All toll-free numbers and dialing instructions are available at ethicsline.verramobility.com.

# **Good Practice**

# Principle

The Company is committed to international standards of good practice in combatting Bribery and Corruption. This means that we will take appropriate steps to ensure that:

- We do not file with any government office or employee a written instrument that • intentionally contains a false statement or false information.
- We do not intentionally falsify business records. •
- We do not knowingly commit any fraud, or file or make any knowingly false or • fraudulent reports, statements, or representations, in connection with our compliance with any governmental law, regulation, rule or contract requirement.
- We do not give, or offer to give, money, gratuities, or any other benefit to a labor • official, including, but not limited to, an official in a labor organization that has represented, represents, or may represent the Company's employees.
- As required by the Interactions with Public Officials Policy, without first obtaining • approval from the Legal Department, we do not give, or offer to give, Anything of Value (as defined below) to any Public Official (as defined below). This provision does not apply to or restrict any person's ability to make personal political contributions. (See "Working with Governments")
- We do not, directly or indirectly, offer, promise, give, solicit or receive a Bribe or other • undue advantage (including **Gifts and Hospitality** (as defined below)) in order to obtain or retain business, or any other improper business advantage.
- We do not make or attempt to make any agreement that seeks, or participate in any scheme to rig bids, restrain trade by collusion or unfair trade or labor practices, or prevent the lowest responsible bidder from obtaining a contract.
- We do not knowingly participate in the activities of any organized crime group, or knowingly permit or allow any person allegedly employed by or associated with any such organized crime group, to participate in any of the business affairs of the Company.
- We engage and remunerate Agents and other Third Parties only for legitimate services • that cannot reasonably be provided by our own people.
- We adequately vet all new Third-Party relationships. •
- We promote internal awareness of, and compliance with, the Company's policies • against Bribery and Corruption through appropriate dissemination of policies, procedures, training programs and disciplinary procedures.
- We adopt management control systems that discourage Bribery and Corruption • and adopt financial and tax accounting and auditing practices that prevent the establishment of "off the books" or secret accounts, or the creation of documents which do not properly and fairly record the transactions to which they relate.
- We record accurately and fairly all transactions involving any expense of the Company, or any other transaction involving the disposal or transfer of the

Company's assets.

• We do not conspire with anyone to perform any acts otherwise prohibited by this ABC Policy.

# Rules

Do not engage in any activity which would violate the *ABC Policy*, including the Good Practice Principle, or any anti-bribery and corruption laws.

Verra Mobility observes enhanced anti-bribery and anti-corruption compliance practices when doing business in countries scored at 65 or below by Transparency International's most recent Corruptions Perception Index (CPI), available at www.transparency.org/en/cpi/.

Countries that score 65 through 50 in the CPI are classified by Verra Mobility as moderaterisk jurisdictions. Countries that score below 50 are classified by Verra Mobility as high-risk jurisdictions.

For high-risk jurisdictions, business units must seek approval from the Legal Department before entering those markets. Approval will be contingent upon the development of and adherence to enhanced training, audit, due diligence, and approval escalation procedures developed specifically for the high-risk jurisdiction(s) at issue.

For moderate-risk jurisdictions, business units must seek approval from the Legal Department before entering those markets. Approval will be contingent upon the adherence to enhanced training, audit, due diligence, and approval escalation procedures developed by the Legal Department for moderate-risk jurisdictions generally.

# Guidance

Here are some things to look out for and general tips that will help you apply good practice:

- Familiarize yourself with the *ABC Policy* and related policies and apply these at all times.
- Remember that Bribery and Corruption can be extremely subtle and sophisticated, so be alert. If something feels wrong, it is often because it is.
- Different countries have different customs; what is an accepted custom or the norm of behavior in one country may be perceived as irregular in another. Never assume that because something is accepted or the norm it cannot be Bribery or Corruption. Always stop and think about what is right.
- If you have reason to suspect Bribes are being offered, given or requested you must report it, you should never ignore the situation in the hope that it will go away (see "Reporting Violations").
- Consider the risks associated with your work and adapt your approach to address the risks identified. For example:
  - $\circ$   $\,$  Consider your position and personal exposure, the area you work in, and who you are dealing with;
  - $_{\odot}$   $\,$  Consider the risk associated with the country where you are doing business, where

the transaction or work is being undertaken, or where any Third Parties you engage are based;

- Consider the nature of the business and whether this presents any risks;
- Consider whether your job or the work you are doing involves procurement of goods or services which will expose the Company to vicarious risk; and
- Think about and look out for "red flag" indicators of Corruption (as described below).

To help you, please see below some **common indicators of Corruption ("red flags")**:

- Abnormal cash payments.
- Pressure exerted for payments to be made urgently or ahead of schedule.
- Payments being made through a third country, i.e., goods or services supplied to country A, but payment is being made to a company in country B.
- Abnormally high commission percentages being paid to a Third Party. This may be split into two accounts for the same Agent, often in different jurisdictions. In some jurisdictions, a commission payment of any value in connection with the award of a government contract is strictly prohibited (see "*Working with Governments"*).
- Gifts or Hospitality being given or received. In dealing with government agencies that are customers, Gifts or Hospitality of any value may be strictly prohibited. The giving of such Gifts or Hospitality must be approved by the Legal Department in advance. (See "*Working with Governments"*.)
- Unexplained preference of certain individuals for receipt of benefits, especially when outside of normal selection and control procedures (e.g., employment, placements, internships, etc.).
- A person who never takes time off, even if ill, or for holidays, or insists on always dealing with specific contractors him or herself.
- Making unexpected, uncommercial, or illogical decisions when accepting projects or contracts.
- Entering into contracts not favorable to the Company either in respect of the terms or the time period.
- Unexplained preference for certain contractors or subcontractors during tendering or at any point during the contract.
- Avoidance of conducting diligence on Third Parties involved in the tendering or contracting processes.
- Raising barriers around specific roles or departments that are key in the tendering or contracting process.
- Bypassing normal tendering or contracting procedures.
- Agreement to invoices in excess of or below the agreed contract value without reasonable cause or explanation.
- Missing documents or records regarding meetings or decisions.
- Company procedures or guidelines not being followed.
- The payment of, or making funds available for, high value expenses on behalf of

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others.

DO	DON'T
Remain alert to the risks of Bribery and Corruption Seek further guidance immediately if you have any queries or concerns related to any of the activities addressed in this document (See " <i>Reporting Violations"</i> ) Seek further guidance immediately if you are being asked to do something that makes you uncomfortable, or which you suspect may be illegal (See " <i>Reporting Violations"</i> )	Engage in any activity or transaction which would lead to a violation of the <i>ABC Policy</i> , including the Good Practice Principle, or any applicable law Be persuaded by others to do something which you suspect might be unethical or illegal Ever attempt to induce anyone else to do something unethical or illegal, even if "everyone else is doing it"
Ensure all <b>Gifts and Hospitality</b> given or received comply with applicable laws, regulations, and contractual limits and when given to a Public Official are pre-approved by the Legal Department (See " <i>Working with Governments</i> ")	Ignore or fail to report any concerns you have about improper conduct or Corruption activity

# **Bribes and Facilitation Payments**

# Principle

# The Company and any Third Party must never offer, promise, give, solicit or receive a Bribe, Facilitation Payment (as defined below), Kickback (as defined below) or other improper payment for any reason or in any form.

The Company has a clear position on Bribery and Corruption; the direct or indirect offer or promise to make a payment or transfer of Anything of Value, and the soliciting or acceptance of Bribes in any form by or on behalf of the Company to obtain or retain business or a commercial advantage is unacceptable and prohibited. Do not solicit or accept a bribe or kickback of any kind. Do not ask or permit a Third Party to take actions that are prohibited by the ABC Policy.

# Rules

The Company does not offer, promise, give, solicit or receive Bribes in any form. This prohibition applies to:

- Transactions with foreign or domestic Public Officials (see "*Working with Governments"*), or with any private company or person, which is prohibited by the Bribery Act; whether in the conduct of domestic or international business.
- Payments made or received directly or through a Third Party, or any Agent thereof.

The Company accurately records payments, or any other type of compensation, made to a Third Party:

- You should not establish or use any undisclosed or unrecorded funds, such as "off-book" accounts, for any purpose.
- It is prohibited to make any false, misleading, incomplete, inaccurate, or artificial entries in the Company's books and records.
- You should not use personal funds, or a Third Party, to circumvent the Company's procedures, or to accomplish what is otherwise is prohibited by the *ABC Policy*.

- No distinction is made between Bribes and so-called 'Facilitation' Payments, which are also prohibited. A Facilitation Payment is a small payment to a Public Official, which is not officially required, to secure or expedite routine, non-discretionary government action which it is the Public Official's job to arrange (e.g., obtaining a work permit).
- This Policy does not prohibit payment of official fees, which are standard, published fees paid to a government office or agency (as opposed to a Public Official) to obtain non-discretionary government action (e.g., a filing fee).
- A Bribe includes "Kickbacks" which are also prohibited. A Kickback is a form of Bribery in which a portion of the revenues from a contract or other financial award is illicitly returned to the person awarding that contract or benefit.
- A Bribe can include Anything of Value given or received in any form, and includes;
  - Cash, cash equivalents (e.g., gift cards) or other monetary payments;
  - Travel, Gifts, meals and entertainment;
  - Loans;
  - Discounts not offered to the general public;
  - An offer of employment;
  - Benefits for a family member or other person connected to a Public Official, such as employment, appointments, promotions, or internships;
  - Payments to a charity or charities;
  - Payment and benefits to entities controlled or beneficially owned by a Public Official; and
  - Payment and benefits, such as contracts, with suppliers or vendors (including professional service firms).

DO	DON'T
Use caution when offering, giving or receiving <b>Gifts and Hospitality</b> (see " <i>Gifts and</i> <i>Hospitality"</i> )	Offer, accept, solicit or pay Bribes or Kickbacks, or make Facilitation Payments
Seek advice if you are unsure about giving or receiving a Gift or Anything of Value (see " <i>Reporting Violations"</i> )	Use Agents or other Third Parties to offer, accept, solicit or pay Bribes or Kickbacks, or make Facilitation Payments indirectly on behalf of the Company
Ensure that any Third Party understands The Company's policy on Bribes and Facilitation Payments, and agrees to comply with it	Use other forms of giving or receiving as a substitute for a Bribe, (e.g., <b>Political Contributions (as defined below)</b> or <b>Charitable Donations (as defined below)</b> ,
Report any concerns you have about improper conduct or Corruption activity immediately (see	Gifts or Hospitality)
"Reporting Violations")	Ignore or fail to report any concerns you have about improper conduct or Corruption activity

# **Working with Governments**

# Principle

Whenever the Company conducts business or otherwise engages with foreign, national, or local governments, government agencies, Public Officials and public international agencies, our partners and anyone engaged by or on behalf of the Company must apply the highest ethical standards.

# Rules

- It is prohibited to make illicit or secret payments or transfers of Anything of Value to Public Officials.
- It is prohibited for any Company employee to provide Anything of Value to any Public Official, unless prior written approval is obtained from the Deputy General Counsel of the applicable Business Unit (or, if expressly delegated by the applicable Deputy General Counsel, the Chief Legal Officer or the Deputy General Counsel and Head of Corporate Compliance). (See Interactions with Public Officials Policy)
- It is prohibited to give Anything of Value, directly or indirectly, to officials of foreign governments or foreign political candidates to obtain or retain business. The Company strictly prohibits any illegal payment to government officials of any country either directly or through a third party.
- It is prohibited to make any illicit payments or transfers of Anything of Value through intermediaries, or to a Third Party, while knowing that all or a portion of the payment will go directly or indirectly to a Public Official.
- No-one acting on behalf of the Company may attempt to or exert improper influence on Public Officials. All employees engaged in **Lobbying Activities** (as defined below) on behalf of the Company must be properly registered and coordinate their Lobbying Activities with the Government Relations team in the Legal Department. (See *Interactions with Public Officials Policy*)



- If asked to provide information in connection with a government or regulatory agency inquiry, you must ensure that all information provided is timely, truthful, not misleading, and accurate and that the Company's legitimate interests are protected.
   All responses to such requests for information must be coordinated with and reviewed by Company counsel in the Legal Department.
- If there is an imminent threat to your health or safety, such as a threat of physical violence, you may provide a payment to avoid immediate harm. Loss of business to the Company is not an imminent threat. Should such a threat occur, you must report the payment within 48 hours of its occurrence to the Chief Legal Officer.

- You should take extra care when dealing with Public Officials. Most countries in the world have made it an offense to Bribe their own Public Officials; many have also made it an offense to Bribe a foreign Public Official, including but not limited to the FCPA.
- If asked to assist with a government or regulatory agency inquiry or investigation you must always seek advice before responding. (See "*Reporting Violations"*).

DO	DON'T
Ensure you understand and abide by applicable laws and regulations relating to work with governments, particularly special requirements	Deviate from contractual requirements without written approval from both sides
associated with government contracts and transactions	Provide Anything of Value to a Public Official without first receiving approval from the Legal Department.
Obtain prior approval from the Legal Department before providing Anything of Value	Use Agents or other Third Parties to do anything
to a Public Official	indirectly on behalf of the Company which you would not be permitted to do yourself
Ensure that any Third Party understands the Company's <i>Interactions with Public Officials Policy</i> and agrees to comply with it	Attempt to induce a Public Official to do something illegal
Be truthful and accurate when dealing with Public Officials and agencies	Ignore or fail to report any concerns you have about improper conduct or Corruption activity
Seek advice if you are unsure about what to do when working with Public Officials (See	Mislead any Public Official
"Reporting Violations")	Attempt to obstruct in any manner an authorized Public Official in the proper conduct
Report any concerns you have about improper conduct or Corruption activity immediately (See " <i>Reporting Violations"</i> )	of their duties or attempt to hinder another person from providing accurate information
	Conceal, alter or destroy documents, information or records which are the subject of
	an official investigation



# Principle

The Company and any Third Party must never use Gifts and Hospitality to improperly influence business decision-making processes or cause others to perceive an improper influence. The use of Gifts and Hospitality in this manner constitutes an improper payment for the purposes of the Company's policy on Bribes and Facilitation Payments.

The Company has a clear position that forbids the solicitation of Gifts and Hospitality and ensures that the circumstances in which reasonable and proportionate Gifts and Hospitality are offered, promised, given or accepted are restricted to those which are appropriate and compliant with applicable law and regulation.

# Rules

#### Prohibited Gifts and Hospitality:

- Solicitation of Gifts or Hospitality is strictly prohibited.
- Giving or accepting cash Gifts is strictly prohibited.
- The giving of Gifts or Hospitality, especially with regard to Public Officials, must comply with applicable laws, regulations, and contractual limits. (See "Working with Governments")
- You may not give Anything of Value to a Public Official without first obtaining written approval from the Deputy General Counsel of the applicable Business Unit (or, if expressly delegated by the applicable Deputy General Counsel, the Chief Legal Officer or the Deputy General Counsel and Head of Corporate Compliance). (See "Working with Governments" and Interactions with Public Officials Policy)

# Permitted Gifts and Hospitality

It is accepted that a bona fide promotional expenditure, or other expenditure which seeks to improve the image of the Company, better present our products or services, or develop and establish relationships, is an important part of doing business.

After due consideration of the rules and guidance contained in this document, the acceptance or giving of Gifts and Hospitality is permitted in certain circumstances. If it would cause awkwardness to refuse, and you are sure that you are not breaking any law, you may accept or give the following without prior approval:

- corporate Gifts which feature the logo of the donor (diaries, umbrellas, calendars, etc.).
- Gifts of a nominal value given during the festive season, religious festivals, or other periods of the year where Gifts are traditionally exchanged in the country concerned.
- occasional non-extravagant meals (or other entertaining).
- occasional invitations to non-extravagant corporate Hospitality events, not extending over a period of more than one day.

# Procedure and Approval

The giving of all other Gifts and Hospitality not expressly permitted must be pre-approved in writing by the Deputy General Counsel for the applicable Business Unit (or if expressly delegated by the applicable Deputy General Counsel, the Chief Legal Officer or the Deputy General Counsel and Head of Corporate Compliance) and only accepted or given in compliance with the *ABC Policy*, the *Interactions with Public Officials Policy*, and the *Travel*, *Entertainment and Gifts*.

*Policy* where claims for reimbursement are being made. All such approvals will be reported to and tracked by the Deputy General Counsel and Head of Corporate Compliance. (See "*Working with Governments"*)

In the event that Gifts and Hospitality not expressly permitted by the *ABC Policy* are given or received without pre-approval (or disclosure in the case of receipt), the incident should be reported to an appropriate member of management, to a member of the Compliance and Ethics Committee or to the EthicsLine. (*See "Reporting Violations"*)

- The acceptance or offer of modest Gifts and Hospitality (as described above) may be a legitimate contribution to good business relationships; however, if you have any doubt about the propriety of accepting a Gift or Hospitality from a business partner, you must refuse.
- There may be times when refusing to accept a Gift from a business partner would be considered discourteous. In that event, you may accept the Gift **on behalf of the Company**. You must then turn the Gift over to the Deputy General Counsel and Head of Corporate Compliance.
- You need to exercise particular caution when providing Gifts or Hospitality to business partners or prospective business partners, or to representatives of the same, where these individuals have discretion over the allocation of work.
- If the offer of Gifts or Hospitality relates to a Public Official or procurement by a government, prior approval must be obtained in writing from the Deputy General Counsel for the applicable Business Unit (or if expressly delegated by the applicable Deputy General Counsel, the Chief Legal Officer or the Deputy General Counsel and Head of Corporate Compliance). (See "Working with Governments")
- Company staff should consider the following questions before accepting or offering a Gift or Hospitality:
  - Is the recipient currently involved in decisions to award business or another advantage to the Company? Alternatively, is the party making the offer currently tendering for business or another advantage from you?
  - Does this Gift or Hospitality seem excessive in value?
  - By accepting this Gift or Hospitality, could I violate any applicable laws, regulations or contractual obligations?
  - Is this Gift or Hospitality directly related to the award or retention of business or other business advantage?



- Is this Gift or Hospitality a 'reward' for the award or retention of business or 0 other business advantage?
- Would my colleagues be unhappy to see the Company's name reported in the press 0 in connection with this Gift or Hospitality?

If the answer to any of these questions is yes, the Gift or Hospitality should not be offered or accepted. If you are not clear how to answer these questions you should seek advice. (See "*Reporting Violations"*) Additional guidance is provided in Section C.6 in the *Code of Business* Ethics and Conduct.

<ul> <li>Before offering or accepting any Gift or Hospitality, make sure you obtain approval and understand the applicable legal, regulatory and contractual requirements</li> <li>Make Gifts or offer Hospitality only in compliance with this ABC Policy and applicable laws and regulations</li> <li>Take into consideration the policy(ies) of the recipient's organization, which may be contained in a contract</li> <li>Consider local customs for the giving or receiving of Gifts or Hospitality (subject to compliance with this ABC Policy)</li> <li>Be aware of the potential conflicts of interest if</li> <li>Way are being made with the subjective of the potential conflicts of interest if</li> <li>Way are being made with the subjective of the potential conflicts of interest if</li> <li>Way are being made with the subjective of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> <li>Way are of the potential conflicts of interest if</li> </ul>	DO	DON'T
<ul> <li>Make the criteria for inviting guests to Hospitality events clear and internally transparent</li> <li>Seek advice if you are unsure about the giving or receiving of a Gift or Hospitality (See "<i>Reporting Violations"</i>)</li> <li>to this ABC Policy; this will be understood by the business counterparty who in most cases will be subject to similar rules</li> <li>Give or receive Gifts or Hospitality you would feel uncomfortable explaining to your work colleagues, your family or the media</li> <li>Differentiate between giving and receiving Gifts</li> </ul>	<ul> <li>Before offering or accepting any Gift or Hospitality, make sure you obtain approval and understand the applicable legal, regulatory and contractual requirements</li> <li>Make Gifts or offer Hospitality only in compliance with this ABC Policy and applicable laws and regulations</li> <li>Take into consideration the policy(ies) of the recipient's organization, which may be contained in a contract</li> <li>Consider local customs for the giving or receiving of Gifts or Hospitality (subject to compliance with this ABC Policy)</li> <li>Be aware of the potential conflicts of interest if you accept a Gift or Hospitality</li> <li>Make the criteria for inviting guests to Hospitality events clear and internally transparent</li> <li>Seek advice if you are unsure about the giving or receiving of a Gift or Hospitality (See "Reporting Violations")</li> </ul>	<ul> <li>Give or accept the following:</li> <li>A Gift or Hospitality which you know or suspect to be in violation of the law or contractual requirements;</li> <li>Cash or cash equivalents;</li> <li>Service to/from a business partner supplied with the intention of influencing a decision</li> <li>Loans;</li> <li>Travel and/or accommodation costs for family members</li> <li>Events or meals where the business partner is not present;</li> <li>Gifts or Hospitality during periods when important decisions, regarding the award or retention of business or a business advantage, are being made with the business partner</li> <li>Be embarrassed to decline any offer by referring to this ABC Policy; this will be understood by the business counterparty who in most cases will be subject to similar rules</li> <li>Give or receive Gifts or Hospitality you would feel uncomfortable explaining to your work colleagues, your family or the media</li> <li>Differentiate between giving and receiving Gifts</li> </ul>
Report any concerns you have about improper conduct or Corruption activity immediately (See " <i>Reporting Violations"</i> ) or Hospitality directly or via an intermediary Ignore or fail to report any concerns you have about improper conduct or Corruption activity	conduct or Corruption activity immediately (See	Ignore or fail to report any concerns you have

# Principle

# The Company will make no Political Contributions, whether in cash or in kind, except where a clear written business case has been made and approved in accordance with the Company's Political Contributions Policy.

# Rules

- Political Contributions made on behalf of the Company, or from the Company's resources, without pre-approval as outlined in the *Political Contributions Policy* are prohibited. You may not make any Political Contributions intended to influence any business relationship or contract award.
- The Company recognizes the rights of partners and others engaged by or on behalf of the Company to participate as individuals in the political process and make political donations in their personal capacity. This is permitted, subject to making it entirely clear that you do not represent the Company in doing so, and that your views and actions are your own.
- You should not make or promise any personal Political Contribution when negotiating contracts or conducting business on behalf of the Company that could be influenced by the contribution. This prohibition includes using the Company's assets or resources in connection with any personal Political Contribution. Consideration must be given to whether such a payment could constitute a Bribe. (See "Bribes and Facilitation Payments")

- Individuals who are politically active or make contributions in their individual capacity must:
  - Ensure that any contributions of money or services are made in accordance with applicable law and Company policy; and
  - Engage in the political process on their own time and using their own resources.

DO	DON'T
When not acting on behalf of the Company in compliance with the <i>Political Contributions Policy</i> , make clear that you are acting on your own	Make any personal Political Contributions on behalf of the Company
account, when engaged in political activity Consider the Company's reputation and how the	Use your position in the Company to influence any other person (inside or outside of the Company) to make Political Contributions on
public or media would perceive your actions	behalf of the Company
	Ignore or fail to report any concerns you have about improper conduct or Corruption activity



Remain alert to applicable laws and regulations when engaging with governments and Public Officials

Report any concerns you have about improper conduct or Corruption activity immediately (See "*Reporting Violations"*)

# **Charitable Donations**

# Principle

# The Company will make no Charitable Donations, whether in cash or kind, except where the donation has been approved in accordance with the Company's Charitable Donations and Corporate Sponsorship Policy (the "CDCS Policy").

#### Rules

- The engagement with, or instructions to, Third Parties to make Charitable Donations on behalf of the Company in violation of the *ABC* and *CDCS Policies* and procedures are strictly prohibited.
- Charitable Donations made on behalf of the Company, or from the Company's resources, are permitted only as specified in the *CDCS Policy*.
- Charitable Donations must not depend on, nor be made in order to win a business deal or gain any other commercial advantage for the Company.
- The Company recognizes the rights of others engaged by or on behalf of the Company to make Charitable Donations as individuals in their personal capacity. This is permitted, subject to making it entirely clear that you do not represent the Company in doing so, and that your views and actions are your own.
- You should not agree to make any personal Charitable Donation when negotiating contracts or conducting business on behalf of the Company that could be influenced by the donation. Consideration must be given to whether such a payment could constitute a Bribe. (See "Bribes and Facilitation Payments")

- Bribes may take the form of Charitable Donations or Sponsorships.
- When making Charitable Donations on behalf of, or in the name of the Company:
  - $\circ$   $\,$  Donations must be given to a legitimate charitable organization, and not to an individual; and
  - $\circ$   $\,$  The recipient of the money and the purpose for which it is to be applied must be known.

DO	DON'T
Make clear that you are acting on your own account, not on behalf of the Company, when making a personal Charitable Donation	Make any personal Charitable Donations on behalf of the Company
Consider the Company's reputation and how the public or media would perceive your actions	Ignore or fail to report any concerns you have about improper conduct or Corruption activity
Report any concerns you have about improper conduct or Corruption activity immediately (See " <i>Reporting Violations"</i> )	

# **Working with Third Parties**

# Principle

# The Company expects Third Parties to comply with the ABC Policy, or equivalent requirements, when acting on behalf of or otherwise representing it.

The Company has a clear position that forbids the use of Third Parties to undertake activity on its behalf that the *ABC Policy* prohibits the Company or its people to undertake directly.

# Rules

- The engagement with, or instructions to, Third Parties which violate the *ABC Policy*, or other Company policies referenced herein, are strictly prohibited. Engaging with a Third Party with the express purpose of evading compliance or any other illicit purpose would amount to gross misconduct.
- The Company's *ABC Policy* must be brought to the attention of Third Parties, who should
  - $\circ\;$  undertake to comply with it (or an equivalent standard of behavior) in all dealings on our behalf; and
  - undertake that any subcontractor engaged on the Company's behalf will agree to comply with it, and will be managed to ensure compliance;

before engaging the Third Party to start work for or represent the Company.

- Third Parties who are unable or unwilling to comply must not be engaged.
- Due diligence must be undertaken on all Third-Party business partners, to assess the Corruption they represent before engaging with them.

- Where risks are identified, you should seek advice before proceeding with the engagement. (See "*Reporting Violations"*)
- Where a Third Party is identified as representing a heightened risk, consideration should be given to the level of supervision and monitoring required to mitigate and manage the risk (if any).
- Where improper conduct by Third Parties is identified, it must immediately be reported internally. (See "*Reporting Violations"*)
- Should you identify any suspicious activity by a Third Party, you will not suffer adverse consequences for refusing to pay or take a bribe or kickback, or engage in other activities that violate the *ABC Policy*, even if such action results in the loss of business for the Company. The Company will not tolerate any retribution or retaliation against You for raising a concern in good faith about a potential violation of this Policy.

- You should exercise caution when dealing with Third Parties, or when engaging with governments or Public Officials, including foreign officials, particularly when they are helping you market or promote the Company's business.
- The level of due diligence on a Third Party will depend on who/what the business partner is and the nature and purpose of the relationship. It will often be sufficient just to establish the Third Party's identity and bona-fides. Anything more should be proportionate to the risks, known or identified.
- All facts about the Third Party contribute to the assessment of risk and each relationship has to be considered on its own merits.
- Commitment from Third Parties to ethical behavior when working for the Company is essential. This can be achieved either by establishing the adequacy of the Third Party's procedure, or by supplying them with a copy of the Company's *ABC Policy* as a benchmark.
- The following principles should be applied when engaging a Third Party on behalf of the Company:
  - payments must reflect the value of the services to be provided by the Third Party;
  - the Third Party should have a proven track record in the business area and geographical location concerned;
  - the services to be rendered by the Third Party must be legitimate. The nature of the services and the price must be described in a written contract containing undertakings from the Third Party that they will not engage in corrupt activity;
  - the scope of the services and the price should be documented in writing along with an undertaking from the Third Party that they will not engage in corrupt activity when acting for the Company; and
  - the contract with the Third Party must include and require acknowledgement of the Code of Business Ethics and Conduct for Consultants / Product and Service Providers.

DO	DON'T
Engage Third Parties in good faith and with	Use Agents or other Third Parties to do anything
awareness of the associated risks	indirectly on behalf of the Company which you would not be permitted to do yourself
Undertake due diligence prior to engaging a	
Third Party	Allow Third Parties to represent the Company in high-risk situations (e.g. in dealings with Public
Manage the activities of Third-Party	Officials) without proper supervision
relationships to ensure compliance with the ABC	,
<i>Policy</i> and other applicable legal and regulatory obligations	Ignore or fail to report any concerns you have about improper conduct or Corruption activity.
Report any concerns you have about improper conduct or Corruption activity immediately (See " <i>Reporting Violations"</i> )	

# **Reporting Violations**

Concerns or reports about violations of the *ABC Policy* should be made to an appropriate manager or a member of the Compliance and Ethics Committee. You may also make a confidential report to the Company's EthicsLine (which can be done anonymously), online at ethicsline.verramobility.com or via the toll-free telephone number 844-927-2814 in the U.S.<sup>3</sup>

You will not suffer adverse consequences for refusing to pay or take a bribe or kickback, or engage in other activities that violate the ABC Policy, even if such action results in the loss of business for the Company. Retaliation against an individual who reports a violation of the *ABC Policy* is prohibited by the Company and will be dealt with as a separate violation of Company policy. We will not tolerate retaliation against employees who raise good faith ethics and compliance concerns.

# Definitions

**Agent** – a representative who normally has authority to make commitments on behalf of the principal represented. The terms "representative," "consultant" or "intermediary" are also often used.

Anything of Value – Broadly defined this includes, but is not limited to:

- Cash, cash equivalents (e.g., gift cards) or other monetary payments;
- Travel, gifts, meals and entertainment;
- Loans;
- Discounts not offered to the general public;
- An offer of employment;

<sup>&</sup>lt;sup>3</sup> Toll-free telephone numbers are also available for employees outside of the United States. All toll-free numbers and dialing instructions are available at ethicsline.verramobility.com.

- Benefits for a family member or other person connected to a Public Official, such as employment, appointments, promotions, or internships;
- Payments to a charity or charities associated, whether directly or indirectly, with a Public Official;
- Payment and benefits to entities controlled or beneficially owned by a Public Official; and
- Payment and benefits, such as contracts, with suppliers or vendors (including professional service firms), which could benefit the Public Official directly or indirectly.

For the avoidance of doubt, requests from Public Officials to assist with routine or operational matters, such as assisting constituents with customer service issues or engaging in routine public affairs communications and advocacy, are not within the definition of Anything of Value.

**Bribe** – a financial or other advantage, intended to induce a person to give improper assistance in violation of their duty, or to otherwise improperly influence someone with the purpose of obtaining/retaining business, or an advantage in the course of business.

Bribery – the soliciting/receiving/offering/giving of a Bribe.

**Charitable Donation** – any contribution, made in cash or in kind, to support a charitable cause. Contributions in kind can include Gifts of property or services, advertising or promotional activities endorsing a charitable cause, the purchase of tickets to fundraising events and contributions to research or other organizations with close associations with a charitable cause.

**Company** – Verra Mobility Corporation and its wholly owned direct and indirect subsidiaries and affiliates worldwide.

**Corruption** – the misuse of entrusted power/breach of duty for personal gain.

**Facilitation Payment** – small Bribe, whether paid in cash or in kind, made to a Public Official to speed up routine administrative processes or other actions, also known as a "grease payment."

**Gifts and Hospitality** – A thing given willingly to someone without payment, including entertaining, meals, receptions, tickets to entertainment, social or sporting events, participation in sporting events. Such activities are usually given or received to initiate or develop relationships between businesspeople. The distinction between a Gift or Hospitality can blur, especially where the giver of the Hospitality does not attend and act as the host.

**Kickback** – A Kickback is a form of Bribery in which a portion of the revenues from a contract or other financial award is illicitly returned to the person awarding that contract or benefit.

**Lobbying Activities** – For purposes of this ABC Policy, Lobbying Activities are those activities that are defined by law in the applicable jurisdiction as lobbying, which may include but is not limited to the following:

Any oral or written communication with a Public Official for the purpose of influencing their decision-making regarding (a) federal, state, or local legislation (for example, contacting a state legislator or staff member in an attempt to influence the passing or introduction of new or revised legislation); (b) formal rulemaking by a federal, state, or local executive branch agency (for example, contacting a county transportation authority to influence rulemaking); (c) the award or terms of a federal, state, or local government

contract; or (d) any other official decision of a governmental body.

Examples of interactions that WOULD NOT typically be considered a Lobbying Activity include:

- Responding to customer service or other day-to-day operational requests. •
- Communications responding to a routine request for proposal, request for • quotation, or engaging in routine discussions with procurement officials regarding a pending or contemplated procurement.
- Communications regarding the status of an ongoing project or procurement effort without advocating for policy changes or a particular outcome.
- Responding to specific requests for technical information.
- Communications regarding routine permitting or licensing approvals. •

Examples of activities that WOULD typically be considered a Lobbying Activity include:

- Meetings or other communications with Public Officials if attempting to influence a position or outcome.
- Working to influence the scope or nature of a project or proposal with Public Officials or their representatives.
- Invitations to Public Officials to participate in a Company event. •
- Discussions with committees or entities seeking to educate or influence Public • Officials (example: 527s, non-profits, political action committees, election committees, etc.).

# Each individual who interacts with a Public Official on behalf of the Company in any capacity or for any purpose is responsible for understanding the definition of a Lobbying Activity. When in doubt, submit a Coordination Form.

**Political Contribution** – Any contribution of money or property by the Company (a) to any candidate for election to political office; (b) to any political party or committee; (c) to promote or support any ballot initiative; or (d) to any political action committee or other entity or association organized for the purpose of nominating, electing or appointing a person to a political office in any governmental unit.

**Public Official** – Includes, but is not limited to:

- an officer or employee of a governmental entity or any person acting in an official • capacity for or on behalf of a government entity (e.g., civil servants, local government and the armed forces);
- an officer or employee of an association of public officials (e.g., association of chiefs of • police or council of mayors) or any person acting in an official capacity for or on behalf of an association of Public Officials;
- an officer or employee of a "public international organization" or any person acting in ٠ an official capacity for or on behalf of such public international organization (e.g., the United Nations, the World Bank, the European Commission, etc.);
- an employee of a company or other business entity in which a governmental body has • an ownership interest and/or over which such governmental body may, directly or indirectly, exercise a dominant influence (e.g., state-owned commercial enterprises);
- a political party or a member of a political party or a candidate for political office; • and/or
- any person known or suspected to be a close family member or associate of any of the •

above, or companies who are controlled by close family members or associates of any of the above.

**Third Party or Third Parties** – includes contractors, subcontractors, business partners, joint ventures, consultants, Agents, representatives, intermediaries and suppliers engaged by or working on behalf of the Company.

# **Related Documents**

- Charitable Donations and Corporate Sponsorships Policy
- Code of Business Ethics and Conduct
- Code of Business Ethics and Conduct for Consultants
- Code of Business Ethics and Conduct for Product and Service Providers
- Interactions with Public Officials Policy
- Political Contributions Policy
- Travel, Entertainment and Gifts Policy

# Approval and Ownership

Owner	Title	Date	Signature
Raph Avraham	Deputy General Counsel and Head of Corporate Compliance	01/01/2025	On File
Approved By	Title	Date	Signature
Jon Keyser	Chief Legal Officer	01/01/2025	On File

# **Revision History**

Version	Description	Revision Date	Approver Name
1.0	Original Policy	07/01/2020	Rebecca Collins
1.1	Updated to include additional Good Practices	04/01/2021	Rebecca Collins
1.2	Updated to include additional information regarding EthicsLine and minor edits	01/13/2022	Rebecca Collins
1.3	Update the membership of the Compliance & Ethics Committee	07/07/2022	Rebecca Collins
1.4	Update Approver Name and Title	01/01/2023	Jon Keyser
1.5	Updated to harmonize with Interactions with Public Officials Policy	09/01/2023	Jon Keyser
1.6	Updated to reflect Company compliance structure	01/01/2024	Jon Keyser
1.7	Updated to include legal standards, heat map and related standards, clarify application and anti-retaliation expectations, recordkeeping requirements, strengthen anti- bribery prohibitions.	01/01/2025	Jon Keyser