OUR CODE OF CONDUCT
setting the right tone
Dear Colleagues,

What makes truly great music is combining passion and creativity with integrity. If we are to best serve our artists and entertain fans around the world, we must embrace that every single day.

Integrity means many things. It means holding firm to our principles. It means behaving honorably and with honesty. It means setting the right tone—in all that we do.

We are accountable for the decisions we make and how we conduct ourselves. This Code of Conduct explains what is expected of each one of us, so that we may earn and maintain the confidence, respect and trust of our artists, business partners, fans and stakeholders. Please read it carefully.

Our continued success depends on us meeting and exceeding the standards set out in this Code each and every day.

Thank you.

Sir Lucian Grainge
Chairman and CEO
Dear Colleagues,

We make decisions every day in our work. Making great decisions reflects both on our personal integrity and on the integrity of Universal Music. Truly great decisions require mindfulness and thoughtfulness—they involve risks; they maximize possibilities; and at their core, they inspire the confidence and respect that keep us at the forefront of our industry.

Every decision involves a process of discussion, education and understanding, and you never face that process alone. This Code sets the foundation for how to navigate the specific decisions that your job requires, and it is one of many resources that are available to you. Not only does the Code cover the policies and ethical conduct that guide your work life at Universal Music, but it also illustrates how to make the great decisions that are so integral to the artistry, innovation and entrepreneurship of our company.

We trust you to speak up about your questions and concerns. Staying silent, at best, deprives us of an opportunity to learn, improve and grow together. At worst, it can be costly or even illegal. You have an essential role in upholding the Code.

Read the Code. Talk to your manager or any of the other resources available to you outlined in the Code. Never hesitate to use the Global Compliance and Ethics Helpline to seek guidance or to make a report—annonymously, if you choose.

Universal Music is here to support you in setting the right tone for yourself and for the Company.

My door is always open to you.

Saheli Datta

Head of Global Compliance
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Setting the **Right Tone**

Passion for music and creativity unites our company. Our artists strive for excellence in their music. Likewise, our drive and motivation require that we never settle for second best and also strive for excellence in everything we do.

As the world’s leading music company, we have a responsibility to set the right tone, lead by example and ensure all of our actions and decisions are based on honesty and integrity. Delivering on our commitment to artistry, innovation and entrepreneurship means that how we conduct our business is as important as our results. Setting the right tone also means treating everyone—coworkers, customers, suppliers, communities—with respect and being accountable for what we say and do.

Through passion, creativity, honesty, integrity, respect and accountability, we have created a vibrant and ethical culture. These values and our Code of Conduct guide our behaviors and help us make the right choices across Universal Music—keeping us always a step ahead.

**Following the Code**

While no document can cover all the situations we might face, the Code addresses many of them. The Code also points us in the right direction when we need more information or further advice. It helps us understand what Universal Music expects from each of us.

Every business, division and department within Universal Music worldwide is covered by the Code. Every person conducting business for Universal Music must follow the Code, including:

» Employees, whether full-time, part-time or temporary
» Work-experience or educational temps and interns
» Officers
» Members of the board of directors
» Third parties such as consultants, independent contractors and company advisors or representatives
Our Responsibilities
We are all responsible for understanding and following the Code, and we are obligated to report any violations or suspected violations that we know about or that come to our attention. Our commitment to integrity and accountability requires that we:

» Are honest in all of our actions and decisions
» Treat everyone with respect
» Follow the law and Universal Music policies when conducting company business
» Use common sense and good judgment
» Seek guidance when we are not certain about the right thing to do
» Speak up when we see a problem

Special Responsibilities of Managers
While we are all accountable for understanding and following the Code, Universal Music managers have a higher responsibility to lead by example and set the right tone.

Managers must:
» Demonstrate the highest ethical standards and quality in their work and expect the same from every team member
» Never bend the rules or pressure others to do so
» Understand the laws and regulations that affect their areas of work and explain them to team members, with support from the legal department and other experts within the company
» Encourage team members to speak up without fear of retaliation
» Take steps to prevent problems before they happen
» Report problems or possible violations in accordance with this Code
» Seek guidance if they are unsure about the right thing to do
» Conduct themselves with the highest degree of professionalism at all times

In addition, managers who engage with external business partners must:
» Identify current and potential business partners whose activities may involve issues covered by the Code
» Provide those people or companies with relevant information on Code requirements and expectations and get their agreement to act accordingly
» Take appropriate action—up to and including terminating a contract if a partner fails to honor its agreement to follow the Code

The Importance of Speaking Up and Seeking Help
As a diverse and creative organization, we are accustomed to voicing our goals, opinions and concerns freely. When we speak out to share ideas, we inspire and innovate, driving excellence at Universal Music. When we speak out to report improper actions, we can address problems and quickly correct them, which in turn strengthens Universal Music’s ethical culture.

We need to seek advice when we are unsure about the right thing to do. We are all empowered and have the responsibility to speak up promptly about any activity that may violate the Code or any other applicable laws, rules or regulations. If something does not seem right, we should act immediately to preserve the integrity and reputation of the company and ourselves as ethical individuals. Failure to report any suspected violation may itself constitute a violation of the Code.
Resources for Asking Questions, Raising Concerns or Reporting Violations
Managers are the best initial source for asking a question, raising a concern or reporting a potential violation. If approaching one of these members is not practical, an employee can contact any of the other options listed below:

» Department leadership  
» Human resources  
» Local, regional or central legal counsel  
» General Counsel  
» The Global Compliance and Ethics Helpline  
» Head of Global Compliance

See the Appendix (page 41) for contact information of key resources.

Global Compliance and Ethics Helpline
The Global Compliance and Ethics Helpline allows anyone to confidentially raise a concern or report a violation of the Code. Such a report may be made anonymously, when local laws permit doing so. A report or question can be made 24 hours a day, 365 days a year. Translators are available for all languages spoken where we conduct business. Reports are taken by an independent company and then sent to Universal Music for review, investigation and appropriate action.

The Global Compliance and Ethics Helpline can be reached at +1 877-852-2738.

No Tolerance for Retaliation
Universal Music prohibits retaliation against anyone who reports a compliance concern in good faith. Carrying out retaliation in any form—threats, harassment, intimidation, violence, reassignment, demotion or firing—has no place in our company.

Anyone who believes that he or she has been subjected to retaliation because of speaking out or participating in an investigation should immediately contact one of the entities listed in the Resources section included at the end of the Code. Anyone who threatens or engages in any act of retaliation will be disciplined, up to and including employment termination.

Making Ethical Decisions
When facing ethical issues that are difficult to resolve, we should ask ourselves these questions to ensure that we are Setting the Right Tone:

» Is it legal and ethical?  
» Is it consistent with the Code, company policies or applicable laws and regulations?  
» Would I feel comfortable explaining it to my family and friends?  
» Would I feel comfortable if it appeared online?  
» Do I have all the information I need to make a good decision?

At all times, we strive to meet the highest standards placed on us. If we are still uncertain about the ethics or legality of an issue, we should seek additional guidance before proceeding.
How We Uphold the Code

Investigations and Disciplinary Action

Universal Music takes each report of suspected violations seriously, no matter how it is received. All reports of misconduct are investigated promptly, thoroughly and objectively. Confidentiality will be maintained to the fullest extent possible.

All of us are accountable for upholding the Code. Participating honestly and completely in any investigation conducted by the company is a job expectation and a requirement. The Code applies to everyone, regardless of the seniority, role or location of the people involved in any misconduct.

When an investigation concludes and misconduct is found, Universal Music will administer appropriate discipline to those involved—up to and including termination of employment in accordance with local applicable laws—and make the changes necessary to prevent similar problems from reoccurring.
VALUING DIVERSITY AND INCLUSION

At Universal Music, we encourage an inclusive environment that promotes individual expression, creativity, innovation and achievement. In short, we value our diverse backgrounds and skills.

Why It’s Important

Universal Music does business across the globe. We believe that our vast diversity—of people and ideas—provides key insights into our consumers and enhances our competitive advantage in the marketplace.

Valuing individual differences—in race, ethnicity, gender, sexual orientation, gender identity, disability, religious affiliation, age, experience and thought—makes us a stronger, more successful organization. When we are inclusive, all of us know the part we play in solving problems, overcoming challenges and ensuring that Universal Music stays on top as the global music leader.

Setting the Right Tone

We value diversity and inclusion by:

» Treating each other with dignity and respect
» Recognizing that each one of us has value and a voice
» Fostering an atmosphere of open, honest and candid communication
» Hiring, retaining and promoting based on qualifications, demonstrated skills, achievements and other professional accomplishments and attributes
» Never discriminating
» Knowing and complying with applicable employment laws and related company policies
» Reporting instances of improper treatment or discrimination

Q. I’m considering an applicant for a job in which she’d be working directly with customers, but I’m afraid that our customers will be uncomfortable with her physical disability. Is this a legitimate reason not to hire her?

A. No. To deny an applicant or employee a job based on the reaction of others to disability, race or any other protected classification constitutes discrimination and is not permitted. If the applicant is the best qualified person for the job, we should hire her. At Universal Music, we encourage an inclusive environment that promotes individual expression, creativity, innovation and achievement. Our stakeholders expect nothing less.
**Why It’s Important**

Each of us has the right to come to work in an atmosphere that is free from harassment. A respectful workplace frees us to focus on our passion for music and creativity. Harassment violates the Code and has no place at Universal Music.

**Setting the Right Tone**

We promote a respectful workplace by:

» Thinking about how our actions and comments might be received by others before we act or speak

» Apologizing if something we do or say causes offense

» Never making—or tolerating—comments, insults, jokes or slurs that are offensive or disrespectful in nature. Some examples include references based on sex, gender/gender identity, race/ethnicity, religion, sexual orientation and age

» Avoiding the display or dissemination of pictures, cartoons, posters or other images that are offensive or disrespectful in nature

» Avoiding abusive conduct, including verbal abuse and physical conduct that another person would find threatening or humiliating

» Never making unwelcome sexual advances, requesting sexual favors or engaging in other unwelcome verbal or physical conduct of a sexual nature

» Reporting discrimination or harassment without fear of retaliation

**PROMOTING A RESPECTFUL WORKPLACE**

We create a work environment where our employees feel empowered and respected.

**Liner Notes**

Harassment can take different forms, such as:

- **Words** said in person, over e-mail, on social or other electronic media, such as slurs or jokes based on sex, gender/gender identity, race/ethnicity, religion, sexual orientation and age, or speech that is threatening or abusive

- **Actions**, such as whistling at, touching, pinching, brushing against or blocking the movements of another person

- **Images**, such as sexually suggestive cartoons, photos or other imagery on display in an office or circulated in e-mail or through social or other electronic media

- **Retaliation** against someone else for refusing to participate in unwelcome behavior or complaining about it

Harassment can occur even without our bad intentions—it matters how others interpret and react to our words.

**Q.** I hear lyrics and see artwork in our offices that I find offensive. Do they violate the Code?

**A.** Each of us deserves and should expect respect in the workplace. That said, our business is built on artistic and free expression. As a result, lyrics and artwork that are related to conducting our business may be heard and displayed in our offices.

**Q.** A coworker of mine periodically makes inappropriate jokes related to my race and culture. What should I do?

**A.** If you are able to do so, ask the person to stop such behavior. If the behavior persists, or you are uncomfortable addressing the person directly, immediately report the behavior to your manager and local human resources representative. Fostering a culture of integrity, creativity and respect means that no employee should be made to feel uncomfortable at work.
PROMOTING A SAFE AND HEALTHY WORKPLACE

We take care to ensure the safety, security and health of our employees at work.

Why It’s Important

Staying safe and healthy at work allows us to be productive contributors. We are committed to a nonviolent workplace. Acts of violence, threats and physical intimidation are not tolerated at Universal Music. We all share the responsibility to make health and safety a constant priority.

Setting the Right Tone

We ensure a safe work environment by:

- Talking through disagreements calmly and respectfully
- Being alert for threats of work-related violence in any environment, including social media
- Never bring weapons to work
- Call emergency services in life-threatening situations
- Speak out immediately if we see a health or safety hazard, signs that violence is about to happen, threatening or violent behavior or unauthorized weapons
- Never take unnecessary risks in the workplace
- Watching out for our own safety and the safety of others

Q: I have sometimes seen security guards with a weapon. Is that permitted?
A: In rare cases and in a small number of territories, employees and others retained by the company, such as security guards, may carry weapons that have been specifically authorized and permitted by the company. We all share the responsibility to make safety a constant priority. Speak out immediately if you see unauthorized weapons at work.

Q: Where I live, the law permits me to carry a weapon. Can I disregard the Code?
A: No. As a private company, Universal Music has determined that, for the safety and protection of our employees, weapons are not permitted on our premises or at any of our company events, except in extremely limited circumstances where prior approval is given, even if local laws might provide otherwise.

Our Position on Drugs & Alcohol in the Workplace

To do our jobs safely and effectively, we must be able to think clearly and react quickly. The health, safety and performance of everyone at Universal Music demand that we are free from any substances—including drugs and alcohol—that could prevent us from doing our jobs properly. We maintain the safety and health of our employees by:

- Never coming to work under the influence of alcohol, illegal drugs, improperly used medications or any other controlled substance in our system
- Never possessing, selling, buying, distributing or using illegal drugs at work
- Recognizing signs of others possibly being impaired, such as slurred speech, unsteady walking, stumbling and the odor of alcohol
- Speaking up immediately if we see an employee who may be under the influence of illegal drugs or alcohol at work or who appears to be impaired by the use of any kind of drugs while at work
- Using good judgment when alcohol is served at Universal Music-sponsored events

Q: I am struggling with some substance abuse issues. Is there any way the company can help?
A: Where possible, the company provides access to appropriate assistance programs. Please contact your local human resources department with any questions. Such inquiries will remain confidential to the fullest extent possible. Remember, we must be free from any substances that could prevent us from doing our jobs effectively. Under no circumstances can you come to work impaired. The health and safety of Universal Music employees—including you—are of the utmost importance.
PROTECTING HUMAN RIGHTS

We are committed to human dignity, and we respect the rights of individuals in every aspect of our work.

Why It’s Important

Practices that degrade other people—discrimination, slavery, child labor and unfair and unsafe working conditions—have no place in our company, industry or society. As a responsible, global industry leader, we take steps to protect human rights in everything we do, including choosing business partners who share our commitment to respecting human rights and doing business with integrity. We celebrate the creativity, dignity and equality of all human beings—a dedication reflected in our significantly diverse workforce.

Setting the Right Tone

We treat all people with dignity and respect by:

» Never tolerating human rights abuses such as child labor, slavery, human trafficking and unsafe or unfair work practices at our operations
» Conducting business with partners, suppliers and customers who share our commitment to protecting human rights
» Speaking up when we see or suspect human rights violations
Setting the Right Tone
for Our Company

AVOIDING CONFLICTS OF INTEREST

We deliver on our commitment to artistry, innovation and entrepreneurship by making objective, sound decisions in our business that put the interests of Universal Music—and our artists, songwriters and fans—ahead of others.

Why It’s Important

Using good judgment to make the best choices for our business allows us to pursue our creative and commercial goals without distraction. When our coworkers, customers and other stakeholders can clearly see us acting with integrity, it reinforces trust on which our relationships and business are built.

A conflict of interest exists whenever our personal interests, activities, investments or relationships affect our ability to act in Universal Music’s best interest. Even the appearance of a conflict of interest can be interpreted negatively or cause others to be concerned that we are not acting properly. As a result, it is important to avoid perceived as well as actual conflicts, because both types of conflicts can hurt Universal Music’s business and reputation.

Conflicts of interest can be avoided or addressed if they are promptly disclosed and properly managed. The conflicts committee, composed of members of Universal Music’s senior management, reviews each disclosure of a conflict and is the ultimate decision maker as to how the conflict can or cannot be resolved.

Setting the Right Tone

We put the company’s best interests before our own by:

- Recognizing and avoiding situations where there might be a real or perceived conflict of interest and seeking advice if we are unsure
- Promptly disclosing any actual or potential conflicts
- Removing ourselves from the conflicts committee’s review and resolution process
- Waiting for a response from the conflicts committee
- Supporting the conflicts committee’s decision about our disclosed conflicts of interest

The Code cannot cover every situation we may face, but the following sections provide an overview of the conflicts of interest review process at Universal Music and guidance on some of the more common conflicts of interest.
How to Report a Conflict of Interest

If you have an actual or potential conflict of interest, you should disclose it to your direct supervisor AND to either ConflictsOfInterest@umusic.com or the Head of Global Compliance.

In your report to ConflictsOfInterest@umusic.com or the Head of Global Compliance, you should identify your title, department, territory, supervisor’s name and supervisor’s title and include a detailed description regarding your disclosure.

Conflict of Interest Disclosure and Review Process

The following flow chart illustrates the process of how conflicts of interest are handled at Universal Music:

At the conclusion of its review, the conflicts committee may make any one of several decisions regarding the reported conflict, including:

1. No conflict exists and the reported situation may continue
2. A potential conflict exists and the reported situation may continue with limitations and/or certain requirements as determined by the committee
3. A conflict exists and the reported situation must be stopped outright

How do I know if I might have a conflict of interest?

If I take this course of action:
- Will I feel obligated to someone else?
- Am I acting in a manner that may be viewed as somehow “less than honest” or even dishonest?
- Is there a chance that my independent judgment could be compromised?
- Could it seem inappropriate or raise questions about my loyalty to the company’s interests?

If you answer “yes” to any of these questions, a real or perceived conflict of interest might exist, and you should immediately seek guidance by reporting it to your direct supervisor and to either ConflictsOfInterest@umusic.com or the Head of Global Compliance.
Personal Relationships
We avoid situations in which our loyalties to family and close personal friends could compromise our business decisions.

Recognize
- Relationships with close personal friends or family members can influence our ability to make fair decisions.
- Others should make decisions involving our close personal friends or family members, such as hiring them as coworkers, contractors or vendors.
- We should not place colleagues who have a romantic connection in a reporting relationship.

Disclose
- The activity of any close personal friend or family member who:
  - Seeks to do business with Universal Music or seeks to be employed by Universal Music
  - Competes with Universal Music
  - Is employed by a competitor or entity that does business with Universal Music
  - Is involved in any phase of music recording, publishing, production or distribution

Remove → Wait → Support

Personal or Family Financial Interests
We make sure that personal and family investments do not interfere with our decisions on behalf of Universal Music.

Recognize
- Our own investments and business relationships (and those of our friends and family) should allow us to act in the best interests of Universal Music.
- We should avoid potential conflicts such as an investment or an ownership stake in a Universal Music competitor, supplier or partner.

Disclose
- Any financial stake in a company that may be connected to Universal Music other than holdings of less than 5% of the outstanding stock of a publicly traded company
- Any investments or business relationships that might create, or appear to create, a conflict of interest

Remove → Wait → Support
Outside Employment and Other Activities

Our success depends on each of us doing our best, each and every day.

Recognize

- Outside activities should never interfere with our work or affect our judgment at Universal Music.
- Our own time and resources—never those of the company—should be used for outside work.
- We should not work for a competitor, supplier or customer of Universal Music.
- Serving as a trustee, officer or board member of a commercial enterprise or nonprofit organization may be a conflict of interest.

Disclose

- Any outside employment or personal business that is related to the music industry, such as:
  - Playing in a band
  - Managing an artist
  - Composing songs or engaging in music publishing
  - Operating a performance venue
  - Participating in an industry organization
  - Writing for trade- or consumer-facing media, regardless of compensation
- Any plans to seek a role as a trustee, officer or board member for a commercial enterprise or nonprofit organization

Corporate Opportunities

We make Universal Music the best it can be by working together and sharing our know-how, expertise and ideas with each other.

Recognize

- Opportunities discovered through the use of company property, company information or our position belong to Universal Music.
- We should not take personal advantage of business opportunities that we discover in the course of our work.
- We should not compete against Universal Music.

Disclose

- On-the-job discoveries related to Universal Music’s business
- Any financial interest in a company or property of current interest to Universal Music
Q. I manage the advertising budget for a specific music label and plan to use a significant part of our budget to purchase services from one internet search company this year. My husband and I have jointly invested in that company's stock. Is that a problem?
A. Yes, it could be. Your decision to spend a large part of the advertising budget with that company could appear to be motivated by your personal investment. Remember, our commitment to integrity and accountability requires you to disclose your investment with your direct supervisor and to either ConflictsOfInterest@umusic.com or the Head of Global Compliance for guidance as to whether and how to proceed.

Q. I play in a small folk band. All rehearsals and performances are on my own time, not the company's. Our band earns a modest amount of money, but I do it mostly for enjoyment. Do I have to disclose this activity to the conflicts committee?
A. Yes. You must disclose your activity in a music business outside of the company. Remember, disclosure does not necessarily mean that it's a conflict. Instead, disclosure allows everyone to determine if any current conflicts of interest exist and to be alert for potential conflicts of interest that may arise in the future.

Q. My child works for a music publishing company. Am I required to disclose such employment to the conflicts committee?
A. Yes. Disclosure allows the company to put appropriate parameters into place when family members work in the areas in which we do business, such as requiring that confidential information regarding each company not be shared among family members.

Q. I hold equity in a startup technology company and spend some time providing advice to the company. Do I need to disclose my activities?
A. Yes. You should disclose your activities so that the conflicts committee can determine whether any actual or potential conflict exists. It's important that we're all making objective, sound decisions that put Universal Music's interests first.

Q. My local territory laws and/or company rules are more restrictive than what is required under the Code when it comes to conflicts of interest. Do I still need to follow the procedures in this section?
A. You must follow the requirements of your local territory laws and rules AND make the appropriate disclosures as set forth in this section of the Code. The conflicts committee will take into account all territory requirements when responding to the disclosure.
GIVING AND RECEIVING GIFTS AND ENTERTAINMENT

We look for opportunities to build and strengthen business relationships, but we never offer or accept inappropriate gifts and entertainment to influence business decisions.

Why It’s Important

Our success relies on the value of the music our artists produce, the integrity and honesty of our people and the strength of our reputation. Strong personal and professional relationships with our customers and business partners are critical to that success. In certain settings, it is customary and appropriate to give or accept business courtesies, such as modest gifts and reasonable hospitality.

Providing gifts and entertainment to customers and business partners can be appropriate ways to show appreciation, demonstrate our offerings, better understand our partners’ needs and build goodwill. However, we are careful not to create the appearance that we are inappropriately influencing business decisions or gaining an unfair advantage.

To protect our reputation for principled objectivity, we limit the gifts or entertainment we accept from customers and vendors. We are careful not to accept personal benefits of any kind that may create a sense of obligation to return a favor to the giver.

Setting the Right Tone

Giving Gifts and Entertainment
We ensure that any gifts and entertainment we provide are:

» Not intended to improperly influence the recipient
» Reasonable in value and appropriate under the circumstances
» Permitted by both Universal Music’s policies and the recipient’s policies
» Never cash, gift certificates or other cash equivalents
» Legal and accurately documented

Accepting Gifts and Entertainment
When we accept gifts (including favors and personal services) and entertainment, we avoid the appearance of improper conduct by:

» Never soliciting gifts
» Accepting gifts and entertainment only if they are infrequent and nominal in value
» Never accepting gifts or entertainment from vendors who are competing for business with Universal Music
» Never accepting cash, gift cards or cash equivalents
» Disclosing gifts received where the value is equivalent to or more than US$250 to your immediate supervisor, your local business unit human resources representative and GiftDisclosure@umusic.com, and supporting any subsequent decision as to whether such gift may be retained
Dealing with Government Employees and Agencies

Rules for giving gifts, entertainment or other business courtesies to government officials are complex. What is permitted for commercial business partners may be illegal when dealing with any government and state-owned organizations in any country. Because the risks to our business are significant, we do not provide any form of gift without seeking guidance and approval on this issue ahead of time from the General Counsel and EVP, Public Affairs.

Q. I am in the United States and will be having breakfast with a local government official. May I pay for the official’s breakfast?
A. The laws regarding gifts to US federal, state and local officeholders, staff and candidates vary widely, but in those circumstances where they are allowed, limits typically apply and reporting is sometimes required. Regardless of the country in which you’re doing business, including the United States, you must seek guidance and approval from the General Counsel and EVP, Public Affairs to pay for a meal and even snacks.

Q. I am meeting with a local government official and I know she’s a big fan of one of our artists who is performing a concert in town next week. I would like to provide two tickets to the show purely as a gesture of goodwill. May I do so?
A. Even seemingly innocuous gifts such as concert tickets may violate local laws. Remember, our success relies on the value of the music our artists produce, the integrity and honesty of our people and the strength of our reputation. We never offer inappropriate gifts and entertainment to influence business decisions. You must seek guidance and approval for even small items from the General Counsel and EVP, Public Affairs.

Q. In our territory, it is culturally appropriate and customary to give and receive cash gifts for certain occasions. Are there any circumstances where this is permitted?
A. The giving of cash gifts or cash equivalents is not permitted unless prior written authorization is obtained from the Head of Global Compliance. Such written authorization, if given, will require appropriate itemization and documentation of the gifts given. In the event that a cash gift or cash equivalent is received, regardless of the amount, written notification must be provided to the Head of Global Compliance, who will make a determination regarding the handling of the gift.
CREATING, MAINTAINING AND DISCLOSING ACCURATE BOOKS AND RECORDS

Our commitment to acting honestly and with integrity means that we keep complete and accurate books and records and disclose legally required information promptly.

Why It’s Important

Complete and accurate business records allow us to make well-informed plans that keep us a step ahead in our industry. Proper recordkeeping also allows us to maintain the trust of our shareholders, customers and business partners, who rely on these records to make their own decisions. As part of a publicly held company, it is essential that we meet our legal obligations by keeping accurate records and disclosing required information in a timely manner.

Setting the Right Tone

We maintain the integrity of our books and records by:

» Recording and describing all transactions accurately
» Never making false or misleading entries
» Following generally accepted accounting principles, internal controls and all relevant laws and regulations
» Never creating or using secret or unrecorded accounts or funds
» Never issuing or paying invoices that do not completely and correctly describe purchase items and amounts
» Providing complete and accurate records promptly if they are requested for an audit or investigation
» Never coercing or manipulating any accountant involved in auditing the company’s financial statements
» Never misleading or misinforming anyone about Universal Music business operations or finances
» Contacting the Global Compliance and Ethics Helpline, our supervisor, the Head of Global Compliance or the Head of Finance in our territory if we have a concern
MANAGING OUR RECORDS APPROPRIATELY

We are all accountable for managing our business records and information effectively.

Why It’s Important
Records and information that are organized, complete and accessible when we need them preserve the vital flow of information within Universal Music. Easily accessible and complete records empower us to pursue our business and creative goals while minimizing the risk that comes from using outdated information. Managing our information ensures that we can meet legal requirements for providing and retaining documents.

Setting the Right Tone
We manage our records effectively by:

» Knowing and following any policies and/or regulations for recordkeeping, including which records must be retained and safeguarded and how long they must be kept before they are discarded or destroyed
» Checking with a department head if we are unsure about how to safeguard documents
» Storing records in an organized fashion with appropriate access given their security requirements
» Never editing records selectively or discarding them before they meet any retention requirements, and never directing anyone else to do so
» Adhering to any document preservation or “hold” notice from the legal department

What Is a Company Record?
Company records can include physical and digital formats such as:

- Memos, letters, e-mail messages (including attachments), social media posts and text messages
- Artists’ media files
- Purchase orders and invoices
- Recording contracts
- Reports, analyses, schedules, tables, presentations and financial models
- Personnel files
- Production reports
We protect Universal Music assets and use them responsibly so that we deliver the best possible service to our artists and customers.

Why It’s Important
Our assets are critical to running our company efficiently, effectively and profitably. Assets take many forms at Universal Music, but no matter which specific assets we work with, we are all responsible for protecting them.

» **Digital media assets** are the Universal Music assets most at risk for misuse. They include music files (mp3, wav, etc.) including the original studio master recordings, artwork, photography, video and any other digital component related to Universal Music’s products and services.

» **Physical media assets** include tapes, photographs and negatives, hard drives, artwork and physical artifacts.

» **Information assets** include any information relating to our business, no matter how it is created, distributed, used or stored. These assets include computer software and content in our files and on our servers.

» **Intangible assets** include our ideas, processes, intellectual property, designs, copyrights, licenses and trademarks.

» **Physical assets** include anything tangible that we use to conduct our business, from paper clips to computers to furnishings, all the way to recording equipment and musical instruments. The land, buildings, vehicles and inventory Universal Music owns or has interests in are also physical assets.

» **Financial assets** include money and anything that can be converted to money, such as stocks, bonds, loans and deposits.

Setting the Right Tone
We protect the Universal Music assets entrusted to us personally as well as those assets we can access by:

» Using them only for company purposes, regardless of their condition or value

» Using them wisely, carefully and efficiently

» Taking all reasonable steps to make sure they are not damaged, abused, destroyed, wasted, lost or stolen

» Never distributing, selling, lending, taking, borrowing or giving any company property—whether physical or digital—or other assets away unless we have permission to do so

» Never selling or otherwise improperly disposing of promotional items

» Always handling company funds honestly, responsibly and in accordance with the law

» Speaking up immediately if we see abuse or misuse of company assets
Protecting Our Confidential Information and Intellectual Property

Our intellectual property and business information are among Universal Music’s most prized and valuable assets. We closely protect these assets against unauthorized disclosure and misuse, which could threaten our ability to compete and thrive in our industry. We respect our customers and business partners by protecting their confidential information as we protect our own.

We protect intellectual property assets and confidential information by:

» Storing and transferring digital and physical media—such as music, artwork, video and any other digital or physical component related to our products or marketing—only by secure, company-approved methods
» Sharing them only with those coworkers who have a legitimate need to know and with business partners who are authorized by an officer, or if legally mandated or if covered in accordance with a confidentiality and nondisclosure agreement
» Never discussing them in public areas where our conversations may be overheard
» Never sharing them through social media
» Taking steps to keep unauthorized individuals from acquiring them
» Continuing to protect them even if we leave Universal Music

Confidential information is any business information not generally known by the public or our competitors that gives us a competitive advantage. Disclosing confidential information significantly damages Universal Music and may have legal implications for the individual(s) involved. Examples of confidential information include:

- Negotiations and contracts with artists, distributors, business partners and vendors
- Business plans, reports and projections
- Patents, trademarks, trade secrets, inventions, ideas and other intellectual property
- Creative matters, including those of a literary, musical or dramatic nature
- Concepts and designs
- Royalty accounting and unpublished financial data
- Personnel information
- Technological developments and processes
- Confidential information belonging to our business partners
- Customer or supplier lists

Q. What is “intellectual property”?
A. Intellectual property is any work or creation that is the product of the mind, including everything from manuals and memos, to logos and photographs, to software and equipment designs and much more. Typically, its ownership is protected (for example, with copyrights, patents and trademarks), and its use by others is restricted (for example, by law, contract or license). Intellectual property created by you as part of or in connection with your work for Universal Music belongs to the company.
Using Information and Communications Systems Responsibly

Universal Music’s information and communications systems are vital to our business. We all are accountable for using these systems wisely and responsibly.

Our information and communications systems include company-owned mobile devices, computers and networks. They are the property of Universal Music and so are the contents of communications shared over these systems, such as e-mail and voicemail messages, social media posts, instant messages, texts and any other electronic messages. The company owns this data and information even if it is stored on personal devices.

Limited personal use of these resources is permitted as long as it is reasonable and does not interfere with work responsibilities or expose Universal Music to potential liability.

We use our information and communications systems responsibly by:

» Granting system access only to those who are authorized—and removing access when no longer needed

» Never opening suspicious attachments, visiting inappropriate websites or downloading unapproved software

» Keeping confidential information off the internet and social media sites

» Connecting personal devices to Universal Music’s networks only if authorized to do so

» Keeping personal use to a minimum

» Knowing and following usage rules for user IDs and passwords, and keeping them confidential

» Never accessing file-sharing or peer-to-peer networks or software from any Universal Music computer or external computer connected to the company network

» Knowing and following company policy for use of instant messaging on company computer systems

» Disposing of devices in accordance with proper procedures—and making sure data is securely erased

» Recognizing that we have no reasonable expectation of privacy when using company-provided information technology and equipment

Q. I am working on an exciting project with a high-profile artist, and I posted about this collaboration on social media. Is that a problem?
A. Yes. Any disclosure of nonpublic information not only violates the Code but also damages our relationships with our artists and may have negative economic repercussions. We must always closely protect our confidential information—in any form. Furthermore, posting on social media compounds the problem because even if the message is deleted, a permanent digital record has already been created.

Q. I am on a tight deadline and need to get the new single for one of our artists to radio as quickly as possible. Can I simply e-mail the mp3 to my contact?
A. No. While e-mail can be an easy and quick solution, making a decision with integrity means that you must closely protect our intellectual property and deliver content only by secure, company-approved methods. Failure to do so can result in leaks of our content and damage our relationships and reputation.
PROTECTING PERSONAL DATA

Universal Music respects and values individual privacy. Responsible data practices are critical to building trust and enhancing our relationships with fans, artists, customers, employees and business partners.

Why It’s Important
To run our diverse business efficiently and comply with local laws, we must properly collect and store personal data about individuals who interact with us and our partners. Misplacing or misusing personal data could bring deeply harmful consequences to those people. It would also undermine our business and our worldwide reputation for data protection.

Setting the Right Tone
We protect personal data by:

» Collecting and using personal data only when necessary to manage our operations and conduct business effectively and as disclosed to individuals when collected
» Providing individuals with user-friendly opportunities to exercise choices regarding our collection and use of their personal data
» Communicating clearly how personal data is used, retained and disclosed
» Respecting the privacy rights and expectations of our artists, employees, customers and business partners if there is a legitimate reason to collect, use or process their personal data
» Disclosing such personal data only to those who have a valid business need to know it, or as required by law
» Obtaining adequate assurances from third parties that they will protect personal data prior to sharing the personal data
» Ensuring proper protections and encryptions when using electronic media to access or transmit personal data
» Securing personal data in or around our workstations, especially when we are not near them

Q. We are working with a German promoter to support a US artist’s European tour. We need to share ticketing and other information about fans in Europe. Can we just e-mail this information? This method seems like an easy and efficient way to get our paperwork in order.

A. No. E-mail is not considered a secure method for sending sensitive or confidential data, including personal information. Instead, use StudioCDN, Universal Music’s secure content delivery solution. Contact the Service Desk or your local IT support for StudioCDN assistance or to discuss secure alternatives.
AVOIDING INSIDER TRADING

Universal Music recognizes the importance of protecting material, nonpublic information from improper use.

Why It’s Important

Insider trading is a crime that is committed when people who have material, nonpublic information use that information to trade a company’s shares before the information becomes public. Material, nonpublic or “inside” information is information about a company that has not been made publicly available and that a reasonable investor might consider important when deciding to trade the securities of that company.

Insider trading is illegal. It distorts the market and betrays the trust we have with our investors and the marketplace.

Because of our roles at Universal Music, some of us may have that kind of inside information. When we do, we can’t use it to buy or sell stock, or distribute it to anyone else for them to use. We have to safeguard all confidential information—whether it is Universal Music’s information or another company’s.

Setting the Right Tone

We prevent insider information from being improperly used by:

» Never using it to buy or sell securities such as stocks and bonds
» Following company policy for handling, using and disclosing it
» Sharing it only with those within Universal Music who truly need to know
» Not talking about it with family or friends, including your close relatives
» Never discussing it in public or on social media platforms
» Never providing tips to people so they can buy or sell company securities
» Never using it when exercising stock options under any Vivendi stock-option or stock-incentive plan

Examples of inside information include unpublished:

• Financial results
• Future mergers, acquisitions or divestitures
• Significant changes in strategy, expansions or closings
• Important developments in legal proceedings
• Significant management developments
• Content of artist agreements

Any questions as to whether information is material and nonpublic should be directed to the Head of Global Compliance.

Q. I sometimes share information with my spouse about deals we are working on with publicly traded companies. Is that insider trading?

A. Sharing the information itself is not insider trading, but if the information is material and nonpublic, and if your spouse (or anyone your spouse might tell) acts on such information, such disclosure can lead to significant liability for you. Sharing material, nonpublic information with someone who subsequently trades on that information is considered “tipping,” and it is prohibited by the securities laws. Given that the consequences for tipping and insider trading include significant criminal and financial penalties, you should not share such information.
Setting the Right Tone in the Marketplace

COMPETING WITH INTEGRITY

Our drive and motivation mean we never settle for second best while always competing with integrity and honesty. We best serve our customers and stay a step ahead of our competition through our creativity, drive and innovation—and never through improper business practices.

Why It’s Important

We believe that a free and healthy marketplace offers us the best opportunity to succeed. Strong and fair competition challenges us to deliver the most compelling music, which in turn satisfies our customers, respects our artists and delivers value to our shareholders.

Fair competition laws are complex and vary from country to country. They are strongly enforced, and violations can lead to significant fines, lasting damage to our brand and reputation and even criminal sanctions for the employees involved.

Setting the Right Tone

When dealing with competitors, we:

» Never discuss confidential information, especially:
  » Pricing—past, present or future
  » Terms and conditions of business
  » Contracts and bids
  » Markets and territories
  » Customers
  » Costs
  » Production
  » Distribution
  » Business projections

» Never propose or enter into any agreement to:
  » Charge a certain price for a product or service (price fixing)
  » Divide markets by geography or customer (market allocation)
  » Manipulate the bidding process (bid rigging)

» Remove ourselves from any conversation that could restrain trade or reduce competition, indicating our reason for doing so and immediately reporting the matter to our direct supervisor, local legal counsel and the Head of Litigation

When working with our customers, we:

» Make claims about our own products and services that are honest and accurate

» Never make false claims or disparaging remarks about our competitors or their products and services
Competitive Intelligence

Staying a step ahead in our competitive industry means understanding our customers and our competition. We gather competitive intelligence properly and legally, and we do not solicit or accept a competitor’s trade secrets or other proprietary or confidential information. The table below lists some generally acceptable and unacceptable sources of competitive intelligence:

<table>
<thead>
<tr>
<th>Generally Acceptable</th>
<th>Generally Unacceptable</th>
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<tr>
<td>» Public websites and social media</td>
<td>» E-mail messages intended for others</td>
</tr>
<tr>
<td>» Newspapers and trade journals</td>
<td>» Competitor’s proposals for business</td>
</tr>
<tr>
<td>» Public financial filings</td>
<td>» Price sheets</td>
</tr>
<tr>
<td>» Public marketing materials</td>
<td>» Process documents</td>
</tr>
<tr>
<td>» Third-party market research and analysis</td>
<td>» Business plans</td>
</tr>
<tr>
<td>» Governmental agencies</td>
<td>» Nonpublic due diligence associated with mergers and acquisitions activity and other transactions</td>
</tr>
<tr>
<td>» Customers and suppliers (unless protected by a confidentiality agreement)</td>
<td>» Materials governed by a confidentiality agreement</td>
</tr>
<tr>
<td></td>
<td>» Obtaining information under false pretenses</td>
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</table>

If there is ever a doubt about a method for gathering information or a concern about complying with any anti-competition laws, discuss it with your manager or contact your local legal counsel and the Head of Litigation for more guidance. Alternatively, you may contact the Global Compliance and Ethics Helpline.
Q. I’ll be attending an industry event soon, and many of our competitors will be there too. Some former colleagues and other friends work with a few of our competitors. Is it best to simply avoid speaking to anyone who works for a competitor? What should I do if or when I interact with them?

A. In our industry, it is common to run into competitors at industry events. Setting the right tone means always using your best judgment when speaking with a competitor. For example, don’t talk about the territories you each cover or covet. Don’t discuss terms of any agreements with distributors. Don’t discuss any future business plans unless that information is already public. It’s important that all of our actions are based on honesty and integrity. If you are unsure about what you can and cannot discuss with a competitor, please contact your local legal counsel for advice before attending the event.

Q. Do anti-trust and competition laws concern only employees who negotiate or approve contracts?

A. No. Any employee who interacts with competitors and customers could put us at risk. For example, discussing the terms of our contracts or bids with a competitor, even if there is no agreement, can be problematic. Attending a meeting at which such things are discussed by others, even if you don’t take part, can be an issue. Remember, we stay a step ahead of our competition through our creativity, drive and innovation—and never through improper business practices.

Q. May I use information I learned from my former employer in my new role with Universal Music?

A. Maybe. If that information is publicly known outside of your former employer, then it’s fair game. However, if it’s material, nonpublic information and would give Universal Music an unfair competitive advantage, it is very likely a trade secret and you cannot use it.

We always respect the confidential information of others. Unethical use of such information may lead to civil and criminal prosecution. Check with local legal counsel for guidance on what types of information can and cannot be used in your new role.

**Intellectual Property of Others**

Because we know the value of our own intellectual property, we always respect that of others by:

- Never infringing on copyrights, patents, trademarks or trade names
- Always getting written permission from copyright holders before copying, sharing or modifying their material
- Using all hardware, software, music, videos and text-based content according to their specific license terms
- Using only software for which we have a license for business use, even on employee-owned devices
- Following all applicable intellectual property laws
**Fighting Bribery and Corruption**

We win business on the strength of the music we deliver and our creativity, not through improper or illegal conduct.

**Why It’s Important**

Our business relationships are based on trust, transparency and accountability. We stay a step ahead of our competitors by conducting business with honesty, integrity and our passion to discover and work with the best artists in the world. Corruption has no place in our business and threatens our success. We do not tolerate it in any form, anywhere we operate.

Corruption involves someone in a position of power or influence—whether in government or the private sector—abusing his or her position for personal gain while giving some advantage to others. There are no business benefits to giving or receiving bribes, kickbacks, pay-offs and other forms of corruption, because these practices can never build lasting, reliable, trust-based relationships. Corruption also harms communities, puts our company and its reputation at risk and, because it is illegal, can result in substantial fines and even jail time for the individuals involved.

With offices and music labels around the globe, we abide by all the laws that prohibit receiving, offering, providing or authorizing the payment of bribes of any kind in every territory in which we do business. Additionally, we must all abide by the US Foreign Corrupt Practices Act and the UK Bribery Act, as these laws apply to all our operations and employees around the world, regardless of where we are based or work.

Our customers, artists and shareholders demand that we act with integrity at all times. We will turn down business opportunities rather than pay bribes.

**Setting the Right Tone**

We win business the right way and fight bribery and other forms of corruption by:

- Never offering, promising or giving anything of value to government officials or anyone else to gain an improper business advantage
- Keeping accurate, complete and honest records of all payments we make
- Speaking up immediately if we are offered a bribe or kickback, or if we are asked to make one
- Reporting any concerns or potential violations to the Global Compliance and Ethics Helpline or the Head of Global Compliance

We expect our partners, suppliers and agents to stand by the same commitment to fight corruption. This means that we:

- Conduct due diligence as necessary on potential third parties and do not engage parties with questionable integrity
- Pay third parties only reasonable fees
- Engage third parties only when we need them and know they have the required expertise
- Never engage third parties to make payments or offers we could not make ourselves

A bribe occurs when someone gives or promises another person something of value to obtain favorable treatment. For example, making a donation to the charity of choice of a public official from whom we are awaiting a signed contract for new business is a bribe.

Kickbacks involve giving or receiving payments as a reward for the awarding of a contract or any other favorable outcome or business transaction. For example, if one of our vendors pays a Universal Music employee a percentage of our purchase price in exchange for our continued business, that’s a kickback.

Facilitation payments (or “grease payments”) are payments made to an individual government official (not a government agency) to secure or speed up routine, nondiscretionary and legal government actions. For example, paying a nominal fee directly to a low-level official for releasing goods held in customs is a facilitation payment. Universal Music prohibits facilitation. If you find yourself in a position where a facilitation payment is requested, you must immediately contact local legal counsel, the General Counsel and the Head of Global Compliance.
Corruption Red Flags: Things to Watch For When Working with Third Parties

- Failure to follow laws, or failure to operate with required environmental permits
- Refusal to certify compliance with anti-corruption requirements
- Refusal to disclose relationships or interests involving government officials
- Relationship of third party to a government official
- Third-party country has a reputation for corruption and bribery
- Requests for commissions to be paid in a third-party country, to a third party or in cash or untraceable funds
- Heavy reliance by party on political or government contacts as opposed to knowledgeable staff and investment of time to promote our company’s interests
- Vague, nonspecific descriptions of payments in accounting entries
- Documents that conceal the true identity of an in-country representative or agent
- Payment descriptions that do not correspond to the appropriate account
- General purpose or miscellaneous accounts that can be used to hide improper payments
- Over-invoicing or false invoices

Q. At a recent industry event, I was approached by a local government official who had assisted us with obtaining local permits. Handing me a copy of his niece’s résumé, he said he hoped I might be able to help, while telling me I was under no obligation. I reviewed the young woman’s résumé, and she is qualified for a number of open positions. What should I do?

A. This situation could be problematic. Helping the official’s niece could be perceived as a reward for favorable treatment of the company, even if following proper procedures. Contact your local legal counsel and EVP, Public Affairs. Situations like this need to be handled with care to avoid harmful legal or other repercussions.

Q. I’m in a territory that has a local anti-bribery law. Since I’m not based in the United States or United Kingdom, do I still need to abide by the US Foreign Corrupt Practices Act and the UK Bribery Act if I’m following the laws of my local territory?

A. Yes. We always win business the right way regardless of where we are in the world. We do not tolerate bribery or corruption in any form, wherever we operate. Because we are a global company with operations in the United States and United Kingdom, we must follow the US Foreign Corrupt Practices Act and the UK Bribery Act AND our respective local laws. If there is a conflict between local laws and the US Foreign Corrupt Practices Act and/or the UK Bribery Act, please contact local legal counsel and the Head of Global Compliance.
PROMOTING HONEST MARKETING AND ADVERTISING PRACTICES

Our passion for music shines through our marketing and advertising, as does our commitment to ensuring our messages and materials are communicated clearly and honestly.

Why It’s Important

Everything we do is about delivering the best and most exciting music to fans. Knowing that what we promise in our advertising and marketing is what we will deliver builds our customers’ loyalty and their enthusiasm for our artists. Truthfully and accurately representing our products earns their trust.

Setting the Right Tone

We promote honest marketing and advertising practices by:

» Respecting others’ copyrights, logos and other intellectual property
» Never making false or negative comments about competitors or their products
» Following all applicable laws and regulations regarding marketing and advertising
» Never misrepresenting ourselves when promoting and marketing our artists

Payola

In the United States, all employees are subject to certain provisions of the Federal Communications Act, commonly known as the “payola laws.” Generally, the payola laws require radio stations to inform their listeners of any payment of money or anything of value that the station or its employees receive in exchange for airplay. The payola laws also prohibit us or our representatives from paying a radio station employee in exchange for airplay, unless we disclose such payment to the radio station so that the station can disclose it to its listeners.

All US employees must comply with the company’s Radio and Television Promotion Policies and Procedures. Violation of the payola laws can lead to fines and imprisonment.
PROMOTING FAIR PURCHASING PRACTICES

We choose suppliers who share our commitment to integrity and ethical business practices, while also providing the best value for Universal Music.

Why It’s Important

Our success is based on our ability to deliver today’s compelling music, and we depend on reliable suppliers to help us do so. We count on them to deliver needed materials, equipment, technical skills, artistic support and other essential services at a fair price. Our suppliers are an extension of our culture, so we expect them to share our commitment to honest and ethical business behavior.

Setting the Right Tone

We promote fair purchasing practices by:

» Treating all of our suppliers with fairness and integrity in every transaction

» Buying material and services only from those who share our commitment to honest and ethical business practices

» Choosing suppliers who provide the best value for Universal Music

» Using objective criteria such as quality, price, reliability, availability, expertise, ethical business practices and compliance with the law to select the best suppliers

» Never accepting gifts or other favors that might compromise our selection of the best supplier (see the Giving and Receiving Gifts and Entertainment section of the Code for more information)

» Never sharing another company’s confidential information without its permission
ADHERING TO INTERNATIONAL TRADE REGULATIONS
As a company that operates in many countries around the world, we are committed to following all applicable laws that govern international trade.

Why It’s Important
Many countries around the world have established trade controls that restrict or prohibit transactions with certain countries, private businesses and individuals for national security, political or economic reasons. Examples of trade restrictions include embargoes, boycotts, travel bans, freezing of assets and bans on cash or technology transfers. Please contact your local and/or regional legal counsel for information regarding any company-wide or local restrictions on trade. Our reputation depends on our ability to comply with all laws governing international trade.

Before engaging in any international transaction or sending electronic or other information or technology to another country (even to others within Universal Music who are located in a different country), we must ensure that it is legally permitted. We must also ensure that all applicable licensing requirements are met and that we are in compliance with all reporting and customs obligations.

Setting the Right Tone
We adhere to international trade regulations by:
» Never marketing or selling to companies or people that are on government sanction lists
» Knowing and complying with all trade controls, anti-boycott regulations, sanctions and embargoes applicable to our business
» Contacting local legal counsel and the Head of Global Compliance if we receive any requests from customers, suppliers or others to participate in a boycott against individuals, companies or countries
» Seeking guidance from local legal counsel and the Head of Global Compliance if we have a concern about a trade-related issue
Preventing Money Laundering

It is critical that we prevent our systems from being used as a cover for illegal activities such as money laundering and illicit transactions. Money laundering is a crime in which the proceeds of criminal activity are moved through a series of financial transactions designed to disguise the true source of funds. Crimes often implicated in money laundering include terrorism, bribery, fraud, drug trafficking, human trafficking and tax evasion.

We prevent money laundering by:

» Knowing how laws that prohibit money laundering apply to our business dealings
» Following Universal Music’s policies on acceptable forms of payment
» Recognizing the types of payments that are associated with money laundering, such as multiple money orders or traveler’s checks, or checks on behalf of a customer from an unknown third party

We are alert for:

» Evasiveness from a customer, agent or prospective business partner about recordkeeping requirements or requests for information
» Attempts to make payments through cash or other methods that have no identifying link to the customer
» Orders, payments or purchases inconsistent with the customer’s trade or business
» Unusual fund transfers to or from countries not related to the transaction or logical for the customer
» Requests to structure transactions to avoid recordkeeping requirements, such as multiple payments below the reportable threshold amount

We are always on guard against money laundering because it can severely damage Universal Music’s reputation for honesty and integrity. It can also lead to severe and substantial penalties and prosecution of the company and employees involved.
Setting the Right Tone in Our Communities

PROTECTING THE ENVIRONMENT

We view ourselves as leaders in protecting and preserving our environment, with a commitment and responsibility to minimize our impact on natural resources.

Why It’s Important

Today it is widely agreed that humankind is using Earth’s natural resources faster than they can regenerate, and that everyone—including companies in every industry as well as consumers worldwide—needs to play a part in building a more environmentally sustainable society. We know that our music consumers care about the healthy future of the environment and expect us to do the same.

Recognizing that our business decisions and activities can impact the environment, we take steps to minimize our environmental footprint. Protecting the environment requires both a company-wide commitment and the efforts of all of us as individuals.

Setting the Right Tone

We contribute to Universal Music’s environmental leadership by:

» Following all environmental laws and company policies
» Meeting the requirements of all environmental permits
» Recycling and minimizing waste
» Remembering that individually we can take actions such as:
  » Powering down computers when not in use
  » Turning off unneeded lights
  » Setting thermostats appropriately
  » Using less paper
  » Using less water
» Whenever possible, choosing business partners who share our commitment and follow sound environmental and sustainability practices
CONTRIBUTING TO OUR COMMUNITIES

Music and civic engagement have a long history together. Our industry has always played an important role in bringing people together and inspiring change. We believe in creating opportunity and making a difference in the world, with a commitment to supporting the communities we serve and where our employees live and work.

Why It’s Important

We have an important role to play in ensuring the vibrancy and stability of our communities. The energy, talent, creativity and ambition that serve us so well at Universal Music can also have a powerful positive impact on our communities.

We strongly encourage employees to support our communities by volunteering and participating in charitable activities.

Setting the Right Tone

We contribute positively to our communities by:

» Developing meaningful connections through our involvement with civic, charitable and philanthropic organizations
» Ensuring that outside activities do not interfere with our job performance or create a conflict of interest
» Reviewing our policies on both gifts and entertainment, as well as political participation, to ensure that our work or philanthropic contributions don’t create even the appearance of a conflict of interest
» Always getting proper approval before donating company funds or making contributions in the name of Universal Music
» Never pressuring others to contribute to charitable organizations or other community causes

Q. A few coworkers and I have decided to personally run in a 5K race to raise money for a charity. May I wear a Universal Music T-shirt?

A. While Universal Music encourages employee involvement in community activities, an employee should not suggest Universal Music’s endorsement of a particular charity (in words or actions), unless the company is formally involved in the event. Use your best judgment in wearing the T-shirt. You can wear it as long as it does not indicate the company is supporting the charity.
PARTICIPATING IN POLITICAL AND GOVERNMENT ACTIVITIES

At Universal Music, we believe that participation in the political process and constructive engagement with the governments where we operate can promote a healthy environment for the music industry and for creativity as a whole.

Why It’s Important

As a company:
From time to time, we contribute financially to political candidates, organizations and entities that support policies that benefit our industry. Our contributions comply with both the letter and the spirit of the law. Where permitted by local law and customs, we may also participate in the governmental and political processes by communicating our views to government officials and legislators.

As individuals:
Universal Music respects the right of each of us as individuals to participate in civic activities and the political process on our own time and with our own resources. However, in any personal participation by individual employees, we must make clear that the views expressed and actions taken are our own and not those of Universal Music.

Setting the Right Tone

The company participates responsibly in political and government activities by:

» Ensuring all political contributions support a healthy environment for the music industry and creativity
» Following both the letter and spirit of national, state and/or provincial and local laws wherever and whenever we make a political contribution
» Seeking approval from the General Counsel and EVP, Public Affairs before making any political contribution of company funds to candidates, campaigns or public issues, direct or indirect
» In the United States, never making any political contribution of company funds, directly or indirectly, to any candidate, party or campaign for federal office
» Communicating our views to government officials and legislators as permitted by local law and customs
» Never providing gifts to, or having contacts with, government or elected officials on Universal Music’s behalf, unless specifically authorized to do so by the General Counsel and EVP, Public Affairs.

Individuals participate responsibly in political and government activities by:

» Making it clear that our personal political views and actions are our own, and not those of the company
» Never requiring other employees to perform tasks in support of our personal political activities
» Making personal political contributions with the understanding that we will not be reimbursed by the company

Q. I am a volunteer for a political campaign. Because traffic can be so bad after work, can I stay in and use my computer to work on some campaign materials?
A. No. While we support everyone’s right to participate in the political process, we act with integrity by using our own resources and time for personal political activities.
COMMUNICATING WITH OUR EXTERNAL AUDIENCES
At Universal Music, we communicate openly, honestly and clearly with our external audiences.

Why It’s Important
Customers, investors, financial analysts, journalists, the general public and all our external stakeholders are entitled to accurate, complete and clear information about Universal Music. We always speak with one voice, which allows us to deliver correct, consistent information, while reinforcing our brand and maintaining our reputation.

Setting the Right Tone
We ensure a unified message by always obtaining written approval from our supervisor and publicity head prior to engaging in any of the following activities:

» Communicating with members of the press on behalf of Universal Music
» Participating (or committing to participate) in speaking engagements, panels or seminars, including forums that are not public or open to the media but are held or hosted by an organization other than Universal Music
» Forwarding nonpublic internal announcements or other confidential information to a third party

If we receive questions or requests from investors, analysts or the media and are not designated to address them, we respond by:

» Stating politely and professionally that we are not authorized to assist
» Referring all external inquiries to our supervisor and business unit publicity head
» Never sharing or divulging confidential information about Universal Music, our customers or our business partners

Q. I am about to leave for the day and notice that a TV crew is standing in the Universal Music parking lot. What if I am approached by a member of the media as I’m leaving the office?

A. Unless you are a designated communications spokesperson, do not respond to the question or offer any comments or opinions. Politely direct the reporter to contact corporate communications. Remember, employees must have written approval from both their supervisor and business unit publicity head prior to speaking to the media about any matter related to the company (even on an “off-the-record” basis). Speaking with one voice allows us to deliver correct, consistent information, while reinforcing our brand and maintaining our reputation.
Using Social Media Responsibly

Social media amplifies our ability to connect with the public. We use social media outlets to share our passion for music and to learn what our customers value, while being careful not to provide or disseminate false or confidential information.

Social media can mean many things as methods of electronic communication evolve. Social media covers a variety of internet platforms, including blogs, personal websites, social networking or affinity websites, wikis, web bulletin boards and chat rooms. We acknowledge that all forms of electronic communication should be used responsibly when posted in any online venue—whether associated with Universal Music or not.

We use social media responsibly by:

» Knowing Universal Music’s policies with respect to communications, computer use, discrimination and harassment, and ensuring our postings are consistent with them
» Being respectful, fair and considerate to each other and our business partners
» Posting only appropriate content and nothing that violates confidentiality, copyright, intellectual property or financial disclosure rules
» Identifying personal opinions as our own and not those of the company
» Expressing company opinions only if doing so is within our expressed job responsibilities or we have written approval to do so
» Resolving work-related disagreements directly with our coworkers, rather than through social media outlets
» Ensuring that our time spent on social media doesn’t interfere with work commitments

Q. Am I allowed to acknowledge on my Facebook page that I work for Universal Music?

A. Yes. You do not have to hide where you work. Just be vigilant about any posts that could seem to misrepresent Universal Music or disrespect our artists, customers or competitors; disclose confidential customer or commercial information; or be considered hateful, malicious, abusive or unlawful.

Always remember that when you make a post or blog public, it is available for anyone to see and is effectively beyond your control. Once you associate yourself with Universal Music, your posts may be seen as a reflection of the company.
Appendix: Resources and Contact Information

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<tr>
<th>CONTACT</th>
<th>CONTACT NAME</th>
<th>E-MAIL ADDRESS / URL</th>
<th>PHONE NUMBER</th>
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<tbody>
<tr>
<td>Head of Global Compliance</td>
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<td>(310) 865-8981</td>
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<tr>
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<td><a href="mailto:eric.berman@umusic.com">eric.berman@umusic.com</a></td>
<td>(212) 331-2173</td>
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<td>(310) 865-0594</td>
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<tr>
<td>E-mail Address for Disclosing</td>
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<td>E-mail Address for Disclosing Gifts</td>
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E-mail Address for Disclosing Gifts: giftdisclosure@umusic.com

Global Service Desk: global.servicedesk@umusic.com
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(281) 378-2974 +44 20-7660-6000
in everything we do,
we are committed to
artistry
innovation
and entrepreneurship