THE PROGRESSIVE WAY

Progressive’s success depends upon its people – each and every one of us who dedicates energy to the shared goal of becoming Consumers’ No. 1 Choice and Destination for Auto and Other Insurance. Working alongside each other, we are Progressive.

We believe that innovation can occur, products can be offered, lives can be bettered and profits can be earned while adhering to high ethical standards. As Progressive people, we are responsible for fulfilling that vision. We do so by acknowledging and meeting our fundamental responsibilities:

to Ourselves, as keepers of our standards;
to our Fellow Employees, with whom we are privileged to work;
to our Customers, to whom we dedicate our service;
to our Investors, with whom we share risk and reward;
to our Agents and Other Business Associates, who are key to our success;
and to our Communities, which we strive to support.

The following is our statement of how we seek to meet those responsibilities.
TO OURSELVES.

All Progressive people are guardians of Progressive’s culture, brand and work environment.

We comply with and communicate our Code of Conduct and embody our Core Values – Integrity, Golden Rule, Objectives, Excellence and Profit – in everything we do.

We ask questions when our responsibilities under the Code are not clear and get the answers we need before acting.

If Code violations are known or suspected, we report them.

We support anyone who speaks up in good faith and we work quickly to resolve reported issues.

We play to win. We do so by practicing and rewarding ethical, decent and fair conduct.

We seek extraordinary results, fairly earned.

TO OUR FELLOW EMPLOYEES.

We are united in service to our customers and owners.

We approach our work with open minds and doors, valuing our differences in thoughts and experiences.

We provide clear objectives, honest evaluations, fair opportunities for development, fair compensation for our work and accessible leaders.

We safeguard our people’s private information as our own and keep our workplaces safe and free from harassment and unlawful discrimination.

We treat each other with dignity and respect in all circumstances.

TO OUR CUSTOMERS.

We work hard to provide service that delights our customers, fulfilling our vision of reducing the human trauma and economic costs of vehicle accidents.

We treat our customers as individuals, with respect and courtesy, deal with them honestly and show them empathy.

We protect their private information, make clear promises and honor our commitments.

We strive to perform at our very best to earn our customers’ admiration and trust so that they choose to stay with us in lasting relationships.
TO OUR INVESTORS.
We align our interests with those of our investors and deploy their capital wisely to enhance our business and maximize their returns.

We maintain accurate books and records, report both our successes and failures, and protect our corporate assets and reputation.
We report any conflicts of interest promptly and fully.

TO OUR AGENTS AND OTHER BUSINESS ASSOCIATES.
We are committed to fair and vigorous market competition.

We recognize our agents and business associates as valued contributors to our goals, deal with them honestly and fairly, and do not grant or accept improper favor.

We support our independent agents and brokers by continuing to provide superior products and services.
We honor all commitments and demand fulfillment of promises made to us.
We follow our Core Values and insist we receive the same fair treatment.
We provide avenues for feedback and address concerns timely and fairly.

TO OUR COMMUNITIES.
We strive to be good corporate citizens.

We respect our neighbors, are sensitive to our surroundings and comply with all applicable laws and regulations.

We contribute to the welfare of our communities through our people, who give of themselves; through our charity, which our people direct; and through our products, which our people offer.
We are mindful of the importance of the work we perform every day, meeting the needs of those in the communities we are privileged to serve.

Our responsibilities are set out in greater detail in specific policies on the pages that follow. Collectively, they comprise our Code of Business Conduct and Ethics (our “Code”).

Our Code applies to all Progressive people – to each of us, our fellow employees, and our Executive Officers and Directors. Its details are important; please read them carefully. More fundamental than the details is the spirit of ethics and integrity that our policies reflect. Our expectation for ourselves is that we will embody this spirit, live by it every day in our work and demand the same of others. It is the way we do business. It is our way. It is not the easy way. It is The Progressive Way.
The Code of Business Conduct and Ethics is a comprehensive document that sets behavioral standards for Progressive people, states clearly what we expect of ourselves and each other, and confirms our commitment to conduct our business in accordance with all applicable laws.

Of equal importance is this Code’s message about the manner in which we conduct our business and how we interact with our customers, agents, regulators, co-workers, shareholders and others. This Code emphasizes Progressive’s commitment that, in all of our dealings, we will act with fairness, decency and integrity and in accordance with high ethical standards.

Progressive’s Core Values serve as the foundation for this Code:

- **Integrity**: We revere honesty. We adhere to high ethical standards, provide timely, accurate and complete financial reporting, encourage disclosing bad news and welcome disagreement.

- **Golden Rule**: We respect all people, value the differences among them and deal with them in the way we want to be dealt with. This requires us to know ourselves and to try to understand others.

- **Objectives**: We strive to communicate clearly Progressive’s ambitious objectives and our people’s personal and team objectives. We evaluate performance against all these objectives.

- **Excellence**: We strive constantly to improve in order to meet and exceed the highest expectations of our customers, agents, shareholders and people. We teach and encourage our people to improve performance and to reduce the costs of what they do for customers. We base their rewards on results and promotion on ability.

- **Profit**: We seek to earn a profit by offering consumers products and services they want. Profit is how the free-enterprise system motivates investment and rewards companies that consistently create value.

The ordering of our Core Values is intentional and reflects the foundational importance of Integrity and the Golden Rule. Profit is the fifth and last of our Core Values in recognition that long-term financial success is possible only if we first honor the other four Core Values. These other four values are the path that leads to sustainable profit.

Living up to our Core Values takes hard work and dedication. It requires that we follow our principles even when they conflict with easier or more popular choices. Our values are not just posters on a wall—they help define who we are as a collective team and are imbedded into our culture. Each of us must do our part to uphold our Core Values so that we may continue to succeed for ourselves, our shareholders and for everyone with whom we are privileged to do business.

This Code, in addition to the Core Values, is intended to provide general guidance to cover most situations. If you are ever uncertain whether or not a particular action is either prohibited by or covered by this Code, it is your responsibility to call the Chief Legal Officer or Corporate Compliance Officer to ensure you are in compliance.

I have great faith in Progressive people and am confident that we will continue to live up to the high standards of both this Code and our Core Values.

Thank you for all that you do to live our Core Values and follow our Code of Conduct.

Tricia Griffith, Chief Executive Officer
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WE HAVE A RESPONSIBILITY TO OURSELVES

DOING BUSINESS THE PROGRESSIVE WAY
MAKING THE RIGHT CHOICE
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RESPONDING TO CODE VIOLATIONS
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WE HAVE A RESPONSIBILITY TO OURSELVES

DOING BUSINESS THE PROGRESSIVE WAY.

We are committed to our ethical and legal responsibilities. If you are new to Progressive, you may have noticed that we speak openly and frequently about our Core Values – Integrity, Golden Rule, Objectives, Excellence and Profit – and their importance in everything we do. If you are a longtime contributor, you undoubtedly have witnessed those Core Values in action, driving our plans and decisions. This is simply the way we do business – The Progressive Way.

Our Core Values summarize our principles of business conduct and are intended to guide us to “do the right thing” in any situation. Our Code is intended to provide further guidance by applying our Core Values to a variety of specific business situations. Together, our Core Values and our Code form the foundation of our legal and ethical responsibilities. They apply to, and must be followed by, every Progressive employee, Executive Officer and Director.

Ultimately, each of us is responsible for putting our Core Values and our Code into action. Only by doing so can we achieve our goal of becoming Consumers’ No. 1 Choice and Destination for Auto and Other Insurance.

TO OURSELVES
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WE HAVE A RESPONSIBILITY TO OURSELVES

MAKING THE RIGHT CHOICE

Every day our work requires us to make choices about how we treat customers, sell policies, settle claims, work with each other and conduct our business. Every choice we make, large and small, is important, because the combined effect of those choices ultimately will be the measure of our success and will shape our reputation. That’s why making the right choice, guided by our Core Values and high ethical standards, is so vital for each of us, every day, in everything we do.

We don’t expect you to know instantly the right choice in every situation. Sometimes you may face situations in which the right choice isn’t clear or takes time to figure out. In these cases, you generally will need to consult with others before making a final decision. The Ethical Decision-Making Guide below should guide your consultation and decision-making. Keep this Guide handy and use it. It will help you make the best possible ethical choices in your job, and will help all of us sustain a business and a brand worthy of trust.

The Alertline (1-800-683-3604 or www.progressivealertline.com) is Progressive’s confidential, toll-free ethics and compliance hotline. The Alertline is managed by an outside vendor and allows you to ask questions or report concerns anonymously. In general, you should use the Alertline if you’d like confidential assistance on ethics and compliance issues, to anonymously report suspected violations of this Code, or if you believe that ethics and compliance issues raised through other channels have not been resolved.
WE HAVE A RESPONSIBILITY TO OURSELVES

» ETHICAL DECISION-MAKING GUIDE «

START

Is it legal?

No

Don’t do it

Yes

Does it comply with Progressive policies and our Code of Conduct?

No

Don’t do it

Yes

Does it reflect our Core Values and feel like the right thing to do?

No

Don’t do it

Yes

You’re good to go

Talk to Corporate Legal

Unsure

Talk to HR, Corporate Legal or Compliance and Ethics

Unsure

Follow the approach below

Unsure

Before deciding, ask yourself these questions:

› Who will my decision affect and how?
› How would I feel if I were on the other end of my decision?
› Would I feel proud to share my decision with my family and the public?
› Will my decision work as a consistent practice in all similar situations?

If still unsure, consult with others, such as:

› Your manager
› HR
› Corporate Legal
› Compliance & Ethics Officer
› Any other senior manager

Unsure

No

No

Yes

Yes

Yes

No

No

No

Yes

Yes
VOICING CONCERNS AND REPORTING POSSIBLE VIOLATIONS

If you suspect a possible Code violation, or have a concern about other potential misconduct, it is your responsibility under our Code to speak up. As you consider this responsibility, keep in mind:

Speaking up helps keep our Company strong. Reporting concerns allows us to address issues promptly and remedy problems quickly.

Speaking up is not optional. It is your duty to speak up any time you become aware of a concern, even if you aren’t sure whether the Code has been violated.

You may be worried about what will happen if you report something, or concerned about what might happen if it turns out you were mistaken. You can use our Alertline (see below) to report anonymously, if you choose. Also, you can be assured that if you report a Code violation or other concern in good faith, we will protect you from retaliation. Speaking up in “good faith” means that you provide all of the information you have honestly.

There are two ways to voice a concern or report a possible Code violation. The first is to contact one of the following Progressive people:

- Any Human Resources representative
- Any of our Business Leaders
- Our Compliance and Ethics Officer
- Our Chief Human Resources Officer
- Our Chief Legal Officer
- Our Chief Financial Officer
- Our Chief Executive Officer

The second way to voice a concern or report a violation is through our confidential, toll-free Alertline (1-800-683-3604), or online (progressivealertline.com).

In addition, concerns about financial or accounting fraud, internal accounting controls or auditing matters may be reported directly to the Chairperson of the Audit Committee of our Board of Directors.

Nothing in the Code is intended to restrict you from discussing your terms or conditions of employment or your experience as a Progressive customer, or from making any disclosures authorized by law.

Q: What if my manager orders me to do something that violates this Code?

A: No person inside or outside Progressive stands taller than the principles of our Code. For this reason, nobody has the authority to make you violate this Code. If anyone, whether manager or supervisor, regulator or official, agent or business associate, customer or claimant or any other person, asks you to take an action that you believe would violate the Code, speak up. Be assured that you cannot be disciplined for refusing to do anything that you believe in good faith to be a Code violation so long as you speak up promptly to report your concern.
WE HAVE A RESPONSIBILITY TO OURSELVES

Contact Information

Chief Legal Officer
Daniel P. Mascaro / 440-395-1013
Daniel_P_Mascaro@Progressive.com

Chief Financial Officer
John Sauerland / 440-395-1133
John_Sauerland@Progressive.com

Corporate Compliance and Ethics Officer
Mike Uth / 440-395-3771
Mike_Uth@Progressive.com

Chief Human Resources Officer
Lori Niederst / 440-395-1555
Lori_Niederst@Progressive.com

Chief Executive Officer
Tricia Griffith / 440-603-2100
Tricia_Griffith@Progressive.com

Chairperson, Audit Committee
The Progressive Corporation Board of Directors
Stuart B. Burgdoerfer
auditchair@progressive.com

Progressive’s HR staff generally is a good first choice for reporting a concern or suspected Code violation. Our HR representatives are accustomed to handling sensitive information and are specially trained to direct concerns to the appropriate senior Progressive manager. Of course, you are welcome to report your concerns directly to any of the senior Progressive managers listed previously or to use our Alertline to report your concerns anonymously.

COMMITMENT TO NON-RETALIATION

Retaliation is a violation of this Code. We will not tolerate retaliation against any Progressive person who speaks up in good faith to raise a concern, reports a known or suspected Code violation, or participates in an investigation of a possible Code violation.

We will assess prompt and appropriate discipline, up to and including termination of employment, against any Progressive person who retaliates, or attempts to retaliate, against another Progressive person (or any person or entity doing business with Progressive) in response to a concern raised under this Code. Similarly, we will act promptly if any Progressive business associate retaliates, or attempts to retaliate, against any Progressive person for raising a concern under our Code.

We are serious about our commitment to non-retaliation and we rely upon you to help us enforce our non-retaliation policy. Don’t hesitate to report concerns about retaliation. Progressive – and your co-workers – are depending on you.

Q: I have good reason to believe that my manager may have violated our Code, but I’m not certain and I don’t want to get in trouble with my manager if I report my concerns and they turn out to be wrong. What should I do?

A: You must report your concerns. Under our Code, you have a duty to report any good faith concern. Remember that you enjoy absolute protection from retaliation – even if your concerns turn out to be incorrect – so there is no risk in reporting. Also keep in mind that you may report your concerns to HR, to one of the senior Progressive managers listed above or anonymously through the Alertline, so you can pick the resource most comfortable for you. Of course, if you feel that your manager (or any other Progressive person) treats you differently after you report a concern, notify your HR representative immediately so that any improper conduct can be addressed.
MANAGER RESPONSIBILITIES

Our managers and business leaders have a special responsibility for communicating, promoting and preserving our Core Values and the culture they reflect. If you are a manager or business leader, you must be aware that:

- Ethical business conduct begins with you. Your actions set the tone for the people you support, your function and your internal and external customers.
- Ethical business conduct is part of your job. You are responsible for ensuring that your team members read, acknowledge and understand their responsibilities under our Code. If your team members seek your guidance, you are responsible for helping them get the answers they need.

If you are not a manager or business leader, you nevertheless should be aware of the expectations we set for our managers and leaders and should feel empowered to hold them to their responsibilities. Most importantly, you should use the reporting resources listed in Voicing Concerns and Reporting Possible Violations if you are concerned that a Progressive manager or business leader is violating our Code or engaging in conduct that is or may be harmful to Progressive’s business interests or reputation. And remember that no manager can make you violate the Code, and that you have the power and responsibility to speak up if you ever feel that a manager has asked or pressured you to engage in a Code violation.

RESPONDING TO CODE VIOLATIONS

We will investigate promptly, thoroughly and as discreetly as possible any concern raised under our Code. We will act swiftly if we find that our Code has been violated. In addition to stopping and correcting any improper conduct, we will take appropriate disciplinary measures against any Progressive person who violates our Code, up to and including termination of the person’s employment. In appropriate cases, we also will protect our business and our people through legal proceedings and/or referrals to law enforcement personnel.

Q: What does an investigation entail?
A: While we tailor investigations to the specific concern(s) raised, an investigation generally entails review of documents, as well as communications and interviews with the people involved. In some cases, we consult with legal counsel and technical experts. Our goal in all cases is to determine whether the Code has been violated, to correct the violation and to take all steps necessary to ensure that the violation does not recur.
INTERPRETATIONS AND PERMITTED EXCEPTIONS

In some circumstances, a strict reading of this Code may prohibit, or appear to prohibit, an activity that is not actually illegal, unethical or in conflict with Progressive’s obligations or interests. In such circumstances, Progressive people may seek an advisory interpretation to determine whether the proposed activity would violate the Code. If it is determined that the activity would violate a strict reading of the Code but should be permitted, Progressive may allow the activity through a formal waiver of the applicable Code policy.

Any Progressive person may submit to the Chief Financial Officer or Chief Legal Officer a request for an advisory opinion or waiver under this Code. All such requests must be made in writing and include a complete and accurate statement of the proposed activity and all relevant facts and circumstances. The Chief Financial Officer and Chief Legal Officer each have the authority to issue advisory interpretations and to grant or deny waivers of this Code to any Progressive person except Executive Officers or Directors, whose requests must be evaluated and decided by a disinterested majority of either the Board of Directors or the Audit Committee. In addition, any waiver made for or on behalf of an Executive Officer or Director will be disclosed promptly to shareholders and others in compliance with applicable stock exchange regulations and laws.

Our Code is a statement of every Progressive person’s compliance and ethics responsibilities. It is neither a complete statement of Progressive policies nor a contract affording employment or third-party rights.

In some sections, our Code refers to policies and information maintained separately and available internally to Progressive people. For ease of reference, these resources are identified by blue italic text in the hard copy version of this Code and are available through hypertext links to internal readers using the electronic version. Cross-references to sections within the Code appear in **blue boldface italic text** in the hard copy version.
WE HAVE A RESPONSIBILITY TO OUR FELLOW EMPLOYEES

DIVERSITY AND INCLUSION
EQUAL EMPLOYMENT OPPORTUNITY AND NON-DISCRIMINATION
HARASSMENT-FREE WORK ENVIRONMENT
HEALTH AND SAFETY
WEAPONS AND WORKPLACE VIOLENCE
WAGE AND HOUR COMPLIANCE
PROTECTING EMPLOYEE INFORMATION
DISCLOSURE OF CRIMES
TO OUR FELLOW EMPLOYEES
We are united in service to our customers and owners.
We approach our work with open minds and doors,
valuing our differences in thoughts and experiences.
We provide clear objectives, honest evaluations, fair opportunities for development,
fair compensation for our work and accessible leaders.
We safeguard our people’s private information as our own and
keep our workplaces safe and free from harassment and unlawful discrimination.
We treat each other with dignity and respect in all circumstances.

DIVERSITY AND INCLUSION
We, as Progressive employees, hail from the world over and represent a rich mosaic of lifestyles, experience, and traditions. We are fortunate to have this diversity, not only for the richness it brings to our work experience but because it represents the breadth of our society and helps us to respond more intuitively to our customers with trustworthy service, authentic marketing messages, and relevant product development.

Our diversity is both our advantage and an opportunity, and for us to fully understand each other and comfortably work together, we are mutually committed to the Golden Rule and the spirit of collaboration and inclusion. When we enter our doors, send out an email, or join a conference call, we at once respect each other’s differences, value alternative ways of thinking, and encourage the free and open exchange of ideas.

By embracing our uniqueness and always working towards fair and robust collaboration, we’re ideally positioned to capture valuable perspectives, make strategic advances, meet our customers’ needs, and attract top talent.

EQUAL EMPLOYMENT OPPORTUNITY AND NON-DISCRIMINATION
Progressive is committed to equality of opportunity for all qualified people. We prohibit discrimination by or against any person on the basis of age, race, religion, color, sex, disability, national origin, ancestry, citizenship status, marital status, sexual orientation, gender identity or expression, military or veteran status or any other factor that is unrelated to Progressive’s legitimate business interests. In addition, we make all appropriate reasonable accommodations to allow any qualified person with a disability to contribute equally to Progressive’s business.
WE HAVE A RESPONSIBILITY TO OUR FELLOW EMPLOYEES

HARASSMENT-FREE WORK ENVIRONMENT

Each of us – no matter our differences in background, experience or thought – is entitled to a harassment-free workplace.

Harassment of any person is prohibited under this Code and will not be tolerated. There are no exceptions.

Harassment is any conduct – verbal, physical or visual – that creates a hostile or offensive work environment or unreasonably interferes with another person’s ability to perform his or her work. This includes all forms of sexual harassment, i.e., conduct that creates a sexually hostile, humiliating or offensive work environment, as explained fully in our Sexual Harassment policy. Harassment directed at people outside Progressive – including customers, guests, agents, suppliers or their representatives – likewise is prohibited under our Code and will not be tolerated.

Harassment can take many forms. Too often, harassment occurs when we fail to appreciate the impact of our actions on others. Keep in mind that each of the following can be an act of harassment under our Code:

- Remarking inappropriately and/or repeatedly about a person’s appearance, race, ethnicity, sex or other trait, especially if the remarks are derogatory. A typical example is offensive jokes about a person’s culture or sex. Even well-meaning remarks – such as a compliment on a co-worker’s appearance – can be harassing if they are repeated despite being unwelcome.

- Posting images (such as drawings, cartoons or photographs) that are graphic or offensive on the basis of race, ethnicity, national origin or other traits. Examples include cartoons that negatively characterize people of a certain race or national origin or images depicting scenes of violence or pornography.

- Any threats of physical harm or unwelcome physical touching.

These are just a few examples. For examples of sexual harassment, please also see our Sexual Harassment policy. In all cases, the key is to recognize when your conduct is unwelcome, to discontinue your conduct as soon as you become aware that it is unwelcome, and to report any conduct that you feel is harassing to you.
WE HAVE A RESPONSIBILITY TO OUR FELLOW EMPLOYEES

HEALTH AND SAFETY

Progressive is committed to ensuring the safety of all employees, customers, agents, suppliers and guests in our workplace and to providing a healthy, safe and clean work environment. You play an important role in helping us meet that commitment. First and foremost, you are responsible for following our workplace rules, including our Substance Use and Impairment and Weapons and Workplace Violence policies, and for using good judgment to avoid inappropriate risks. In addition, we expect you to look out for the safety of others and to report any injuries, incidents, unsafe practices or conditions or threatening or dangerous behavior that you believe may pose a risk to your health or safety or the health or safety of other Progressive people, customers or guests in our workplace.

The following are examples of risks you should report:

• You observe a customer, supplier, guest or co-worker threatening violence or assaulting a person on Progressive premises.
• You notice that a Progressive fleet vehicle, Immediate Response Vehicle or office facility is not in sound operating condition.
• You believe that a business protocol is unnecessarily dangerous.
• You observe or suspect a violation of any Progressive safety standard or protocol, including a violation of our Weapons and Workplace Violence policy (see below) or a violation of our Substance Use and Impairment policy.

We are our own best safety monitors. To report any health or safety concern, please follow the reporting procedures set forth in Voicing Concerns and Reporting Possible Violations. If you believe that your safety or the safety of any other person is at immediate risk, immediately contact the Emergency Hotline at 1-800-436-5505. If you believe that the circumstance poses a risk to your life or well-being, immediately dial 9-1-1 to alert local emergency response personnel and then contact the Emergency Hotline.
WE HAVE A RESPONSIBILITY TO OUR FELLOW EMPLOYEES

WEAPONS AND WORKPLACE VIOLENCE

We have no tolerance for weapons at work. Under no circumstances may you bring into our facilities or our vehicles any weapon or ammunition, including any firearm, knife, explosive or other unlawful device. Nor, subject to state law, may you bring any such item onto our premises (including parking lots). You may, however, carry a permitted precautionary item (such as mace) for personal protection and/or a small pocket or utility-type knife to be used as a tool.

Q: What is permitted as a “precautionary item”? What is a “utility-type” knife?
A: Precautionary items are items that serve the purpose of providing for your safety or self-defense. These items include mace, pepper spray, animal repellent and other legal chemical dispensing devices, as well as whistles, electronic noise emitters and sirens. Weapons that deliver an electric shock, such as tasers and stun guns, are not considered precautionary items and are prohibited. This list is not exhaustive, so check with your HR representative to see if an item you feel you need to carry may be permitted. In all cases, however, you may not carry any item that is prohibited under local or state law.

A utility-type knife is a tool that includes a small knife blade along with other utility functions, such as a screwdriver or bottle opener. The most common example is a “Swiss Army” knife. Switchblades and devices whose principal function is as a weapon or defensive device are not utility-type knives. As a general rule, any knife that cannot fit in your pocket and/or whose blade is longer than three inches (3”) is prohibited.

Our weapons prohibition reflects our broader prohibition of workplace violence. Under no circumstances may any Progressive person threaten or commit a violent act against any other person while on Progressive’s premises or performing Progressive work. Prohibited conduct includes, but is not limited to, verbal, written and physical threats; verbal and physical assaults; and intentional damage to or destruction of Progressive property or the property of any other person on Progressive’s premises or while performing Progressive work.

You are responsible for strict compliance with this policy. If you have any questions about the policy, including questions about whether a particular precautionary item or tool is permitted, you should contact your Human Resources representative before bringing the item onto Progressive’s premises or using it while at work.
WE HAVE A RESPONSIBILITY TO OUR FELLOW EMPLOYEES

WAGE AND HOUR COMPLIANCE

Progressive complies with all applicable minimum wage, overtime wage, child labor and other wage and hour laws and regulations.

To ensure that you are paid properly for your work, you must report and record your time accurately and timely. It is your responsibility to understand how to record your time and when it must be reported. If you discover an error in your time records or compensation, you must correct the error promptly or report the error promptly to your supervisor or Human Resources representative so that it may be corrected for you. Intentional misrepresentation in connection with your time reporting, such as a failure to report time off, is a violation of this Code.

Any concerns about Progressive’s pay practices or compliance with wage and hour laws should be reported immediately to your HR representative, our Chief Human Resources Officer or our Chief Legal Officer.
PROTECTING EMPLOYEE INFORMATION

Protecting our people’s personal and confidential information is one of our highest priorities. This means that we strictly limit access to that information internally and externally. If you are entrusted with such information, you are responsible for its protection. Among other things:

• You may not disclose that information inside or outside Progressive without proper authorization.
• You may not use the information for any non-business or unauthorized purpose(s), including for any personal gain or benefit.
• You must take all reasonable steps to secure the information from inadvertent disclosure to others.

Of course, you are responsible for exercising good judgment in handling your own personal information when you are at work. The safest practice is to keep your personal information out of the workplace except as necessary for business purposes.
WE HAVE A RESPONSIBILITY TO OUR FELLOW EMPLOYEES

DISCLOSURE OF CRIMES

As an insurer, Progressive is subject to restrictions relating to employment of people who have been convicted of certain types of crimes. We also have responsibilities for the welfare of our workplace, customers and brand. These restrictions and responsibilities require us to know and act upon certain criminal justice activities affecting our people.

Subject to applicable law, you must disclose to your manager or Human Resources representative any conviction or pending charge of a crime involving violence, dishonesty or breach of trust, whether a misdemeanor or felony. Your disclosure need not be in writing but must be made by the end of the next business day following the charge or conviction. Failure to provide timely disclosure is a violation of this Code.

Except as indicated below, you need not disclose other types of convictions or pending charges. You also need not disclose any arrests that do not result in a charge. However, we may take immediate action if we learn of any charge or conviction that we believe could impact our workplace, customers or brand.

Senior leaders, Progressive drivers and people in roles requiring professional licensure have additional disclosure responsibilities. Specifically, subject to applicable law:

- If you are a senior leader, you must disclose to your manager or Human Resources representative all criminal charges and convictions, including charges of driving under the influence of alcohol or drugs.
- If you are a Progressive driver, you must comply with our Driving Policy, which requires disclosure of a broad range of criminal violations, including driving under the influence of alcohol or drugs.
- If you are in a role that requires you to hold a professional license, including a property and casualty (P&C) agent or adjuster license, you must comply with all disclosure obligations required for licensure.

What are crimes involving violence, dishonesty or breach of trust?

A: Crimes involving violence include all crimes against the physical well-being of another person, such as assault, battery, harassment, rape and homicide, as well as attempted versions of all such crimes. Crimes involving dishonesty or breach of trust include all crimes of deceit, fraud and theft. Labels assigned to crimes vary by jurisdiction, so you must disclose any conviction that may fall within these broad categories. If in doubt about your disclosure obligation, you should contact HR for guidance.

What will happen after I make a required disclosure?

A: We will determine whether your employment can continue based on the specific facts and circumstances of your conviction, our compliance obligations and potential risks to our workplace, customers or brand.

Who is a senior leader?

A: Senior leaders include all people in roles at or above Grade Level 53. These leaders have significant responsibilities for Progressive people, property and Progressive’s brand.

What is “driving under the influence”?

A: Driving under the influence (DUI) is one label for operating a motor vehicle while under the influence of, or impaired by, alcohol or drugs. Other labels include driving while impaired (DWI), operating a motor vehicle while impaired (OMVI) and operating a vehicle impaired (OVI).
WE HAVE A RESPONSIBILITY TO OUR CUSTOMERS

DELIVERING SERVICE CONSISTENT WITH OUR BRAND PROMISE

PRIVACY OF CUSTOMER INFORMATION

ADVERTISING
WE HAVE A RESPONSIBILITY TO OUR CUSTOMERS

TO OUR CUSTOMERS
We work hard to provide service that delights our customers, fulfilling our vision of reducing the human trauma and economic costs of vehicle accidents. We treat our customers as individuals, with respect and courtesy, deal with them honestly and show them empathy. We protect their private information, make clear promises and honor our commitments. We strive to perform at our very best to earn our customers’ admiration and trust so that they choose to stay with us in lasting relationships.

DELIVERING SERVICE CONSISTENT WITH OUR BRAND PROMISE

Our responsibility to our customers requires us to do more than comply with our strict ethical policies and practices. We also must deliver service that is consistent with our brand promise, the underpinning of which is respect for the customer.

If you have the opportunity to serve customers directly, you are responsible for respecting each customer individually and demonstrating our Core Values of Integrity, Excellence and the Golden Rule by treating each customer as you would like to be treated.

PRIVACY OF CUSTOMER INFORMATION

Our business requires us to obtain confidential personal information from applicants for insurance, claimants and policyholders. This information includes dates of birth, Social Security numbers, Driver’s License numbers, bank account numbers, license plate numbers, telephone numbers, credit card numbers, credit information and medical information. Even the fact that a person is insured by Progressive or has obtained a quote from Progressive is confidential.

Contact Information
Privacy Officer
Peter Albert / 440-395-3670
Peter_Albert@Progressive.com
WE HAVE A RESPONSIBILITY TO OUR CUSTOMERS

We are committed to ensuring that personal information entrusted to us is kept confidential and used only for authorized and valid business purposes. **All such information, as well as any other information relating to our customers, must be maintained in strict confidence and may not be accessed, used or disclosed except as authorized and as necessary to perform your assigned job duties.** In addition to complying with applicable privacy laws, we make the following commitments:

- Access to confidential information will be limited to Progressive people with a legitimate business-related need to have access.
- Confidential information will be disclosed only as required in the course of our work, as authorized by the person to whom the information belongs, in response to a subpoena or other legal process or as otherwise required or permitted by law.
- Confidential information will not be distributed to third parties unless disclosure is made in accordance with the [Privacy Verification Matrix](#) applicable to the business unit disclosing the information and is permitted under this Code or by Progressive’s Privacy Officer.
- Customer names will not be used in marketing materials without the customer’s prior written consent.

**Q:** Can I discuss policies taken out by celebrities or politicians? They already are public figures and much of their information is reported by the media anyway.

**A:** No. A celebrity, politician or other public figure is afforded protection under privacy laws, just like everyone else. Disclosing a celebrity’s information without a business-related need to do so would violate applicable privacy laws (exposing Progressive to potential liabilities) and violate this Code. Equally important, doing so would violate the essential trust our customers place in us, including our customers who are well known to the public.

**Q:** How can I help Progressive protect customer privacy?

**A:** Simple steps can have a big impact. For instance, be careful not to leave confidential customer information in plain view while you are away from your work area overnight or during lunch. Also be sure to password-protect your computer so that nobody can access it while you are away from your desk. If you have a laptop, be careful not to leave it unattended in public places. And make sure you follow your business unit’s guidelines for transmitting confidential customer information electronically, such as by fax or email.

Additional guidance, including frequently asked questions and answers, can be found on our [Privacy](#) site, available internally to all Progressive people.

If you have any questions about our policies with respect to privacy of customer information, or with respect to privacy matters more generally, contact your business unit’s Privacy Team representative or our Privacy Officer.
ADVERTISING

Effective consumer advertising is essential to our long-term success. Our most effective advertising often occurs through word-of-mouth referrals from satisfied customers and enthusiastic employees. We supplement that informal advertising with formal media placements to reach as many customers as possible. In all of our advertising, we must explain our products, services and pricing accurately and honestly, in full compliance with applicable laws. You are responsible for applying these same standards when you promote our business to customers personally – that is, be honest about our products and services, promising only what you know we can deliver.
WE HAVE A RESPONSIBILITY TO OUR INVESTORS

INTEGRITY OF BUSINESS RECORDS AND FINANCIAL REPORTING

RECORDS AND INFORMATION MANAGEMENT

PUBLIC AND INVESTOR COMMUNICATIONS

PROTECTING PROGRESSIVE ASSETS

CONFLICTS OF INTEREST

INSIDER TRADING
INTEGRITY OF BUSINESS RECORDS AND FINANCIAL REPORTING

We are committed to the integrity of our records and financial reporting. This means that our books, records and accounting must be accurate, complete and prepared in a manner that properly represents the actual transaction or matter recorded. Likewise, all disclosures made in our financial reports and public documents, as well as any public comments made on Progressive’s behalf, must be accurate, fair, complete, timely and understandable.

To ensure the integrity of our records and financial reporting, every Progressive person must:

- Take care to create accurate, timely and complete records that represent the true state of affairs and nature of activities. Never intentionally misrepresent facts, omit material information or otherwise mislead readers.
- Never create or approve any false, misleading or fraudulent records or cause any other person to do so. Never mislead or cause any other person to mislead any accountant, auditor or other person in connection with the preparation, audit, review or examination of Progressive’s financial statements or records and/or in connection with any document or report required to be filed with the U.S. Securities and Exchange Commission or any other government authority.

What is a record? A record is any document or electronic entry you create in connection with your work. Common examples are time reports, expense reports, accounting and financial records, face sheet notes, recorded telephone calls, claims information, employee benefits claims and enrollment records, information submitted in support of leaves of absence, emails, voice-mails, memoranda, reports, data entries and correspondence.

TO OUR INVESTORS
We align our interests with those of our investors and deploy their capital wisely to enhance our business and maximize their returns. We maintain accurate books and records, report both our successes and failures, and protect our corporate assets and reputation. We report any conflicts of interest promptly and fully.

WE HAVE A RESPONSIBILITY TO OUR INVESTORS

We align our interests with those of our investors and deploy their capital wisely to enhance our business and maximize their returns. We maintain accurate books and records, report both our successes and failures, and protect our corporate assets and reputation. We report any conflicts of interest promptly and fully.
If you become aware of an error or learn that any record is missing, inaccurate or misleading, or that material information has not been disclosed in connection with a financial report or an audit, review or examination of Progressive’s financial condition, inform your supervisor or another Progressive manager immediately. Even seemingly small or insignificant errors or improprieties can have serious consequences, so speak up no matter how small you think an error or inaccuracy may be or how long ago it may have been made. If you believe that your concerns have not been addressed, elevate them in accordance with the Voicing Concerns and Reporting Possible Violations section of this Code. If your concern relates to financial or accounting fraud, internal accounting controls or auditing records, we strongly encourage you to report the concern directly to the Chairperson of the Audit Committee of our Board of Directors, the Corporate Compliance and Ethics Officer or the Alertline.

Did you know? We employ internal and external auditors to review our financial records and audit our results, providing additional protection to our investors. It is a violation of this Code to attempt to coerce, manipulate, fraudulently influence or mislead any accountant, auditor or other person engaged in preparing, reviewing or auditing Progressive’s financial statements or records. Prohibited conduct includes any attempt to omit or make selective disclosures of any material information regarding Progressive, our securities, financial condition, business plans or results of operations in order to mislead an accountant or auditor, including any conduct that would coerce, manipulate, mislead or fraudulently influence an accountant: (1) to issue or reissue a report on our financial statements that is not warranted in the circumstances (due to material violations of generally accepted accounting principles, statutory accounting principles, generally accepted auditing standards or other professional or regulatory standards); (2) not to perform an audit, review or other procedures required by generally accepted auditing standards or other professional standards; (3) to withdraw an issued report; or (4) not to communicate matters to the Audit Committee of our Board of Directors.
RECORDS AND INFORMATION MANAGEMENT

Maintaining the integrity of our records requires proper records and information management, including proper document retention and disposal. Every Progressive person is responsible for understanding and complying with our records management rules.

Our corporate Records and Information Management Program describes our records management rules and prescribes specific lengths of time for which records in various categories must be retained. You are responsible for complying with the Records and Information Management Program as it relates to the records you create or handle. More generally, the following key principles of our Records and Information Management Program should guide your day-to-day records and information management:

• Retain records as required by applicable law. Laws relating to records retention are described in our Records and Information Management Program, so simply follow that Program to ensure compliance.

• Retain all records relevant to litigation or an investigation. Records that could be relevant to litigation or an investigation must not be altered, destroyed or concealed – even if the records are not otherwise subject to a retention rule. If you become aware of litigation or an investigation, or believe or suspect that litigation or an investigation is likely, you must preserve any records in your control that may be relevant to the investigation or litigation.

In the absence of a legal obligation, retain only records for which we have an ongoing business need. Disposing of records we no longer need to keep helps us make the best use of our limited data storage capacity. Before disposing of records, however, check the Records and Information Management Site to be certain that you do not dispose of a record we need to retain.

• Your records management obligations apply equally to electronic and hard-copy records. There is no distinction between electronic records – such as emails, voice-mails and computer-based files – and hard-copy records under our Records and Information Management Program.

If you know of or suspect a violation of our Records and Information Management Program, report our concern promptly to any member of the Corporate Law Department.
PUBLIC AND INVESTOR COMMUNICATIONS

Each of us must take care not to make public statements that could undermine Progressive’s investor communications or otherwise influence the market for Progressive securities.

As a rule, unless you are authorized to speak on Progressive’s behalf, do not represent, implicitly or explicitly, that you are authorized to speak for Progressive about any matter relating to the Company’s financial condition, securities, operations or business plans, and do not speak publicly or cause public comment to be made about those matters. This includes comments made at industry events, customer meetings and social events, to the media and through electronic communications such as email, social media, “blogs” and “chat room” postings. Generally, only senior managers, Executive Officers and Directors will be authorized to speak on Progressive’s behalf. If you are contacted by a media representative seeking information or comment about Progressive, our people or our customers, the inquiry should be directed to Progressive’s Brand Management and Communications group in accordance with our Media Access Policy.

PROTECTING PROGRESSIVE ASSETS

Protecting the integrity of our records, financial reporting and public communications is part of our broader responsibility to protect all of Progressive’s assets. Each of us is responsible for protecting Progressive’s assets from theft, loss, misuse and waste.

PHYSICAL ASSETS

As a Progressive person, you are entrusted with many Company assets to help you work most effectively. These include such things as computing and telecommunications equipment, office supplies, fleet vehicles and, in some cases, corporate funds. You must use good judgment at all times so that the assets entrusted to you are not misused, lost, stolen or wasted. In particular, you may not use the assets for unauthorized personal use and may not take, embezzle, loan, sell or give away any Progressive asset, regardless of its condition or value.

If you have the authority to negotiate contracts on behalf of Progressive, you are responsible for complying with the Contract Review and Signature Authority guidelines. With limited exceptions, those guidelines require that all transactions above a threshold amount are documented in a written agreement approved by the Corporate Law Department and authorized by a manager with expense authority sufficient to cover the first year of the agreement or any non-cancellable time period. Agreements may only be signed by an authorized person.
**Did you know?** Occasional personal use of Progressive assets is permitted in some circumstances. For example, it is not a violation of this policy to use Company-supplied vehicles for occasional personal use as permitted by Fleet Safety under our Driving Policy. Similarly, it is not a violation of this policy to use your business telephone or email for occasional personal communications, provided that the communications do not interfere with your work duties and do not otherwise violate this Code (such as with respect to content). On the other hand, it would be a violation of this policy to use any Progressive vehicle for unauthorized personal use (such as for an outside business) or to use your work telephone or email for lengthy personal communications that interfere with your work duties and drain Progressive resources. Also, in order to avoid the need to carry two cell phones, this policy does not prohibit personal use of company-provided cell phones, other portable communications devices or other specified devices, if permitted under company guidelines governing those devices, as long as your personal usage of those devices does not interfere with your work.

Loss or theft of Progressive IT assets poses a risk of harm beyond the loss of the asset itself. For instance, a stolen laptop can lead to the unintended disclosure of confidential or proprietary information. To help us protect against such losses, call the Progressive Emergency Hotline at 1-800-436-5505 as soon as you discover a theft or loss of a laptop or personal data device.

**PROPRIETARY INFORMATION AND OTHER INTANGIBLE ASSETS**

Many of Progressive’s most valuable assets are intangible; that is, they cannot be seen or felt. This “Proprietary Information” includes our confidential business plans, ideas, strategies, inventions, concepts and other information that we develop through our hard work and which gives us competitive advantage. You are responsible for safeguarding these valuable assets as carefully as you protect the physical assets entrusted to you.

Protecting our Proprietary Information requires that you exercise discretion in disclosing such information, both inside and outside Progressive.

**Proprietary Information** includes all non-public ideas, concepts, strategic plans, market analyses, business strategies, research and development, technologies and processes, rating and underwriting methods and formulae, training materials, agent, customer and employee information, financial data, investment plans and other sensitive information relating to Progressive’s business. This is known legally as Proprietary Information because it is owned by Progressive and is the Company’s property.

The following rules apply to your access to, use and disclosure of Proprietary Information:

- Do not access or disclose Proprietary Information unless you have a legitimate business need for the information and express authorization to access and/or disclose it. Internal disclosures should be made only to Progressive people with a legitimate, demonstrated business need to know the information. If you are not sure whether access or disclosure is authorized, check with your supervisor before accessing or disclosing any information.
• Except as specifically permitted as Policy Exceptions, do not disclose Proprietary Information to anyone outside Progressive without obtaining explicit authorization from the Corporate Law Department. This includes disclosures to the public via Internet forums or other means of electronic communication, including social media, “chat rooms”, “blogs”, personal Web pages or electronic bulletin boards.

• Do not take, misappropriate, use or embezzle Proprietary Information for yourself or any other person.

• If you receive a subpoena or court order that you believe requires you to disclose Proprietary Information, you must contact the Corporate Law Department before making any disclosure.

NOTE: Your responsibilities under this section of the Code apply at all times during your employment with (or, if you are a Director, your service to) Progressive and will continue indefinitely after your employment (or service) ends until such time, if any, that Progressive gives you express authorization to use or disclose Proprietary Information. Also note that nothing in this section is intended to restrict you from discussing your terms or conditions of employment or your experiences as a Progressive customer.

Q: I prepared a detailed report on the independent agency market for my supervisor just before submitting my resignation. Can I take a copy of the report with me when I leave?

A: No. While you should be proud of your work for Progressive, any research or ideas that you develop in the course of your work belong to Progressive and cannot be taken out of Progressive, even if you don’t intend to disclose them to others.

CONFLICTS OF INTEREST

It is essential for every Progressive person to avoid conflicts of interest. A “conflict of interest” arises any time your personal, social, political or financial interests or activities, or those of your family (including your immediate family and relatives), could influence your decision-making on Progressive’s behalf or cause others to question your objectivity. To protect you and Progressive from harmful conflicts of interest, it is your responsibility under this Code to:

• Avoid conflicts of interest, both actual and perceived, keeping in mind that even the perception of a conflict of interest can be damaging to you and to Progressive;

• Report possible conflicts of interest immediately upon becoming aware that a potential conflict of interest has arisen, or may be perceived by others as having arisen, even if you are not sure that a conflict of interest exists or do not believe it will impair objectivity. Reports must be accurate, complete and directed in writing to the Chief Legal Officer or the Chief Financial Officer with a copy to your General Manager.
WE HAVE A RESPONSIBILITY TO OUR INVESTORS

• Ask for guidance any time you are not sure whether an interest or activity poses a conflict of interest. You can seek guidance from your Human Resources representative, our Corporate Compliance and Ethics Officer or our Corporate Law Department.

Because conflicts of interest can affect even the most well-intentioned person, they are prohibited at Progressive as a general rule. If Progressive determines that a conflict of interest exists and requires action on your part to resolve the conflict, you are responsible for complying with any directives that the Chief Legal Officer or Chief Financial Officer may issue to avoid or resolve the conflict of interest.

The sections below should help you identify situations in which conflicts of interest most commonly occur. In recognition of the unique conflicts of interest that can arise in claims adjusting, Claims people also are responsible for complying with the Special Rules for Claims People, Conflicts of Interest.

CONFLICTS ARISING THROUGH YOUR WORK FOR PROGRESSIVE

Conflicts of interest can arise whenever your work for Progressive affords you the opportunity to secure an unauthorized benefit for yourself, a relative or someone else you know personally. It is a violation of this Code for you to use or misuse your position at Progressive to secure such a benefit. The following are specifically prohibited:

• Policy and Claims Activities. You may not access, view or be involved in processing or servicing any Progressive policy for yourself, a family member, a friend or anyone else you know personally. You may contest in good faith and by any legal means any decision or action of the Company with respect to any claim that involves you or any person covered by your policy. However, you may not access or view any claim file, adjust or handle any claim, or influence or attempt to influence the handling of any claim relating to you, a family member, a friend or anyone else you know personally.

• Corporate Opportunities. You may not take for yourself, or refer to family members, friends or any other person, profit or business opportunities that you discover, or of which you become aware, through your work for Progressive, through your position at Progressive or through Progressive’s resources, property or information, without prior written approval from the Chief Executive Officer (or, if you are a Director or Executive Officer, from a disinterested majority of the Board of Directors). Likewise, you may not use Progressive property, information, resources or your position for unauthorized personal gain.

Note that it is not a violation of this policy for you to use progressive.com to obtain a quote, purchase or make changes to your policy, check the status of a claim under your policy or pursue in good faith a claim against Progressive or a Progressive policyholder in connection with an injury or loss related to a Progressive insurance product.
CONFLICTS ARISING FROM YOUR FINANCIAL INTERESTS OUTSIDE PROGRESSIVE

Conflicts of interest can arise, as well, through your personal outside investments and financial interests. Certain financial interests and investments are always improper; others must be approved by Progressive before being made. To ensure that your outside financial interests and investments do not present conflicts of interest, the following restrictions apply:

• **Financial Interests in Competitors, Suppliers or Insurance Agencies.** Except as specifically permitted as *Policy Exceptions*, you may not have a financial interest (such as an ownership or investment stake) in any competitor, supplier (such as a body shop) or customer of Progressive, or in any insurance agency that does business with Progressive or any of Progressive’s competitors.

• **Interests in Progressive Transactions.** Except as specifically permitted as *Policy Exceptions*, you may not have a financial interest in any business transaction involving Progressive (such as a sale or purchase of property or other assets to or from Progressive) without full disclosure to, and prior written approval from, the Chief Legal Officer or Chief Financial Officer or, if you are an Executive Officer or Director of Progressive, from a disinterested majority of the Board of Directors.

• **Loans to Officers or Directors.** If you are an Executive Officer or Director of Progressive, neither you nor any member of your family or any entity affiliated with you or any member of your family may receive or participate in any loan made by Progressive or have any personal obligation guaranteed by Progressive unless permitted under applicable law and approved by a disinterested majority of the Board of Directors.

CONFLICTS ARISING FROM YOUR ACTIVITIES OUTSIDE PROGRESSIVE

Like outside financial interests, outside personal activities can create conflicts of interest. While Progressive respects the right of all Progressive people to pursue individual interests and activities – professional, personal, charitable, social and political – on their own time, you must take care to ensure that your outside activities conform to the following restrictions to avoid any actual or perceived conflict of interest:

• **Service for Progressive Competitors and Insurance Agents.** You may not serve any Progressive competitor or any insurance agency that does business with Progressive in any capacity. This includes service as a director, officer, employee, agent, consultant, advisor, representative or contractor. If you are unsure whether a particular business entity is considered a competitor or whether your service for that entity would present a potential conflict of interest, you should seek advice from your HR representative. If you are a Progressive Executive Officer or Director, additional rules may apply (see Policy Exceptions).
• **Service for Non-Competing Business Entities.** You may serve a non-competing business entity if all of the following requirements are met:

  – The entity is not an insurance agency that does business with Progressive.
  – You may not use Progressive time, facilities or resources (including phones, computers and vehicles).
  – Your work for Progressive must not be adversely affected.
  – Progressive’s business and reputation must not be adversely affected.
  – You must avoid creating the impression that Progressive is in any way connected to your service for the business entity.
  – You may serve as a director of a company that does business with Progressive only with the approval of our Chief Legal Officer or Chief Financial Officer.
  – Except as permitted by the Special Rules for Claims People, you may not serve any entity if your Progressive job involves matters relating to that entity (for example, the entity is a Progressive supplier or customer with which you interact or as to which you have other responsibilities as a Progressive employee).

If you have any questions about these requirements or how they apply, you should seek advice from your HR representative. If you are a Progressive Executive Officer or Director, additional rules may apply (see Policy Exceptions).

• **Charitable and Civic Activities.** You are welcome to take an active part in educational, cultural, charitable and civic activities. However, you may not accept any position or responsibility in connection with such activities that is likely to require a significant amount of your time during normal business hours without securing prior approval from your supervisor.

**CONFLICTS ARISING FROM ACTIVITIES OF FAMILY**

In some instances, financial and business interests and activities of your family also may pose conflicts of interest. Common such instances include family members who work for Progressive competitors or business associates, including suppliers, insurance agencies and vendors. These activities must be reported under this Code to allow Progressive to evaluate and address such potential conflicts.

**Q:** My cousin owns an insurance agency in town. I don’t think he sells Progressive insurance. Do I have to report this?

**A:** Yes. Any family ownership of an insurance agency must be reported to the Chief Legal Officer or Chief Financial Officer. In most cases, conflicts between your work and that of your family can be avoided, but we need to know about those business activities to ensure that we establish proper safeguards for the benefit of both you and Progressive.
WE HAVE A RESPONSIBILITY TO OUR INVESTORS

INSIDER TRADING

Much like the laws governing our business records and public disclosures, there are special laws designed to protect the investing public from a type of market fraud known as “insider trading”. Insider trading is both unlawful and a violation of our Code.

Insider trading is the term used to describe the unlawful purchase or sale of securities – stocks, stock options, bonds, derivatives and other financial instruments – while aware of material “inside” information about a company or its business.

- **Inside information is information that is not available to the general public**, either because the information is confidential or because it has not yet been disclosed in public reports or press releases issued by the company; and

- **Material information is information that a reasonable investor likely would consider important** in deciding whether to buy, sell or hold a security, as well as any information that **likely would affect the market price** of the security if it were disclosed to the general public.

It is important to recognize that you may learn inside information at any time in the course of your work for Progressive. For instance, you may learn about business plans, product innovations or financial results before they are announced to the public. You also may become aware of non-public government investigations or legal proceedings or of a major change in our loss reserves or accounting policy. Even the level of activity in our call centers, an unannounced new advertising campaign or a business update delivered at a Progressive staff meeting are types of inside information. While it is impossible to list every category of inside information, the test described in our policy – that the information is **non-public** and **material** – should guide you in most circumstances. Of course, if you aren’t sure, you should consult the Corporate Law Department for guidance before acting.

It is unlawful under the securities laws and a violation of our Code for you, or for anyone acting on your behalf or at your direction, to engage in insider trading. This prohibition applies to the purchase, sale or trade of any security of Progressive or any other company (or any exchange-traded option or derivative related to any such security) while you have inside information. It also is unlawful and a violation of our Code for you to **tip** – that is, pass along inside information to – another person to inform a securities trade, even if you would not benefit personally from the trade. These prohibitions apply strictly, no matter how small the amount of securities traded and no matter to whom the inside information is passed.

Special rules apply to Progressive people who are involved in preparing our earnings releases, financial statements and other sensitive business documents, as well as to members of our Board of Directors, senior management and to employees who have access to sensitive and confidential information, as explained in our separate **Insider Trading** policy applicable to those Progressive people. Directors and senior executives also are prohibited from engaging in “short swing” transactions. You will be notified personally if these additional restrictions apply to you. If applicable, compliance with all such additional restrictions is part of your responsibilities under this Code.
WE HAVE A RESPONSIBILITY TO AGENTS AND OTHER BUSINESS ASSOCIATES

- GIFTS AND ENTERTAINMENT
- ANTITRUST
- COMPETITION AND FAIR DEALING
- INTERNATIONAL BUSINESS PRACTICES
- PROTECTING THIRD-PARTY PROPERTY RIGHTS
WE BELIEVE THAT THE REWARD FOR DELIVERING EXCEPTIONAL PRODUCTS AND SERVICES IS INCREASED CUSTOMER SATISFACTION AND BUSINESS GROWTH BENEFITING ALL PROGRESSIVE PEOPLE, NOT GIFTS OR ENTERTAINMENT BENEFITING JUST A FEW OF US. IN THAT SPIRIT, WE ARE FIRM IN OUR BELIEF THAT PROGRESSIVE PEOPLE MUST NOT USE THEIR BUSINESS POSITION TO SOLICIT GIFTS OR ENTERTAINMENT FROM ANYONE OUTSIDE PROGRESSIVE AND THAT UNSOLICITED GIFTS OR ENTERTAINMENT GENERALLY SHOULD BE DECLINED. THE FOLLOWING DETAILED POLICY SHOULD INFORM YOUR DECISION-MAKING. IF YOU ARE A CLAIMS PERSON, YOU ARE RESPONSIBLE FOR COMPLYING WITH THE SPECIAL RULES FOR CLAIMS PEOPLE, GIFTS AND ENTERTAINMENT, AS WELL. EXCEPTIONS TO THESE RULES ARE SET FORTH UNDER CONFLICTS OF INTEREST: POLICY EXCEPTIONS IN THE ADDENDUM.

GIVING AND RECEIVING GIFTS

As a matter of business philosophy, our policy is not to give gifts to, or accept gifts from, business associates, customers or anyone else who does business with us or wishes to do so. This means that you should not give or accept any gift in the ordinary course of business. The only exceptions to this general rule are providing Progressive logo promotional items as a gift where appropriate and accepting unsolicited items of nominal value, such as pens, calendars, coffee mugs or other promotional trinkets which might be offered by our business associates. Note that this policy does not apply to authorized Progressive promotions.

On occasion, you may receive an unsolicited gift of more than nominal value in the mail or by some other means that prevents you from declining the gift before it is received. In any such circumstance, you must report the gift promptly to your manager or Human Resources representative. If practical, the gift should be returned with a polite explanation that our policy prevents you from accepting it. If it is impractical to return the gift – either because it is a perishable or because the cost of returning the gift is likely higher than the value of the gift – then it should be shared with your co-workers, donated to a charity or otherwise distributed or put to Company use. You should communicate our policy to the business associate who sent the unsolicited gift and ask him or her not to send gifts in the future.

TO OUR AGENTS AND OTHER BUSINESS ASSOCIATES

We are committed to fair and vigorous market competition. We recognize our agents and business associates as valued contributors to our goals, deal with them honestly and fairly, and do not grant or accept improper favor. We support our independent agents and brokers by continuing to provide superior products and services. We honor all commitments and demand fulfillment of promises made to us. We follow our Core Values and insist we receive the same fair treatment. We provide avenues for feedback and address concerns timely and fairly.
WE HAVE A RESPONSIBILITY TO AGENTS AND OTHER BUSINESS ASSOCIATES

There may be rare occasions on which it is culturally inappropriate to decline a gift, even if the gift is of more than nominal value. On any such occasion, you should accept the gift on Progressive’s behalf and promptly report it to your manager or HR representative so that it may be handled appropriately.

PARTICIPATING IN BUSINESS ENTERTAINMENT EVENTS

Similar to our policy on gifts, our policy with respect to entertainment is not to solicit or accept invitations to entertainment events, including cultural and sporting events, from business associates, customers or anyone else doing or seeking to do business with us. This means that you should never solicit and generally should not accept invitations to attend or participate in such entertainment events.

Depending on your position at Progressive, there may be circumstances in which it is appropriate for you to entertain agents, vendors or other business associates or to attend an occasional sporting, cultural or other event as the guest of an agent, vendor or other business associate as an exception to our general policy. You may host or participate in these events only with your manager’s prior approval and only if your participation would serve a legitimate business interest for Progressive. In addition, unless you are hosting an entertainment event on Progressive’s behalf for which Progressive is paying the entire amount, you are responsible for paying for your share of the entertainment whenever possible (which generally will be reimbursed by Progressive within applicable expense reimbursement guidelines).

BUSINESS MEALS

You are welcome to participate in occasional business meals with business associates. In keeping with our policy not to accept gifts or entertainment, however, you are responsible for paying for your share of the meal whenever reasonably possible. If the meal is a legitimate business expense, Progressive will reimburse you within applicable expense reimbursement guidelines. It is acceptable for you to enjoy a meal at a cost that exceeds the expense reimbursement guidelines provided that you pay for the non-reimbursed expense or obtain your manager’s approval for the additional expense.

Q: A vendor has invited me to lunch to discuss business. Can I accept? Does it matter that the meal is at a very expensive restaurant?

A: Generally, yes, you may accept the invitation as long as you don’t allow the vendor to pay for your meal. It is not inappropriate to participate in an occasional business meal with a vendor or other business associate, especially when business will be discussed, provided that you pay for your share of the meal whenever practical. This is true even if the meal is at a very expensive restaurant. Keep in mind, however, that if your share of the meal exceeds Progressive’s expense guidelines, you are responsible for paying for that additional amount personally unless your manager approves a business-related exception to our expense reimbursement guidelines.
WE HAVE A RESPONSIBILITY TO OUR AGENTS AND OTHER BUSINESS ASSOCIATES

Q: I had lunch with a group of business associates from other companies, including some vendors. When the bill arrived, one of the vendors paid for all attendees, including me. I could not have paid for my own meal without appearing rude or disruptive. Did I violate our Business Meals policy?

A: No. Our policy recognizes that there are times when it is not reasonably possible to pay for your meal, either because it is impractical or impolite. Typically, such circumstances include large group meals, meals arranged by a conference organizer and meals hosted by a vendor for multiple business clients. It is appropriate to accept the meal in these situations. However, these situations should be rare and should not occur frequently with any particular business associate. If you have a legitimate business need to have frequent meals with a particular business associate, you should make that business associate aware of our policy and our preference to pay for our share of business meals and you generally should pay for your share of those meals.

Q: A vendor has offered me two box seat tickets to the World Series – one for me and one for my son, who is a huge baseball fan. Can I accept? Can I accept if I pay for the tickets myself?

A: No on both accounts. While it may be appropriate to join a business associate at a local sporting event with your manager’s approval if your attendance would further a legitimate Progressive business interest and you pay for your tickets, it is not permissible to accept tickets to events that are unusually valuable and to which you would not otherwise have access. In addition, it is not appropriate to accept tickets to an event if the person offering the tickets will not be joining you, in which case there is no business purpose for your attendance and the tickets represent an impermissible personal gift. It is never appropriate to accept tickets for other members of your family.

Q: I understand that I cannot accept most gifts or entertainment, but why must I report an improper gift or entertainment offer to my manager or Human Resources?

A: There are two principal reasons why we ask you to report improper gifts or entertainment offers to your manager or Human Resources. The first is to help us educate our business associates about our Gifts and Entertainment policy and philosophy, which your manager or Human Resources representative can help you do. The second reason is simply to ensure that there is a record that you declined the improper gift or entertainment.

ANTITRUST

We are committed to free and fair competition, profiting from superior products and services rather than anti-competitive practices. Our commitment is reinforced by federal and state antitrust laws, which prohibit certain business activities that restrain trade or reduce free competition. Generally, the antitrust laws prohibit activities that function to force consumers to pay artificially high prices or to buy products or services that they do not need. All such activities are prohibited under this Code, as well.

To ensure our compliance with the antitrust laws, the following agreements and activities are specifically prohibited:

- **Price-fixing.** You may not agree with a competitor to control, stabilize, or otherwise set prices on any product or service.
- **Market Allocation.** You may not agree with a competitor to divide or otherwise allocate geographic, product or customer markets.
WE HAVE A RESPONSIBILITY TO OUR AGENTS 
AND OTHER BUSINESS ASSOCIATES

• **Group Boycotts.** You may not agree with a competitor to restrict the availability of products or services by boycotting one or more agents, suppliers (including body shops) or customers.

To avoid even the appearance of impropriety, you also must **avoid any discussion of competitive matters with Progressive competitors** – including such topics as pricing, rating methodology, underwriting criteria, marketing plans, supplier agreements and internal and external costs.

If you find yourself in a discussion with competitors that turns to such competitive matters, you must excuse yourself in a manner that makes clear your disapproval of the discussion and promptly contact the Corporate Law Department for further guidance.

Certain other activities may or may not raise antitrust concerns, depending on the circumstances. These activities include:

• Establishing “exclusive dealing” arrangements (i.e., agreements that require a party to buy from, sell to or otherwise deal with only one company and none of that company’s competitors);

• Establishing “tying” arrangements (i.e., requiring that in order to buy a product or service, a customer also must buy a second, “tied” product or service); and

• Sharing with or obtaining from competitors, or from a third party (such as a comparative rating vendor), information concerning prices, rating methodologies or underwriting criteria. However, it is permissible to obtain such information directly from the Department of Insurance or other publicly available sources.

To ensure our compliance with antitrust laws, you must obtain prior approval from the Corporate Law Department before entering into any such arrangement or sharing or obtaining any such sensitive information (other than from the DOI or other public records).

**Q:** Can I participate in industry association meetings?

**A:** Generally, yes, provided that your manager approves. In addition, you should know that trade association meetings, industry conferences and other meetings with competitors can raise antitrust concerns. Participation is permissible when discussion will be limited to such public topics as existing and proposed legislation affecting the industry, responses to regulatory initiatives, fraud detection and prevention, new technologies and other issues that insurers face generally. If you are attending such a meeting, you should first review our Antitrust Guidelines for Trade Association Meetings, and Other Meetings Involving Competitors. Contact the Corporate Law Department with any questions concerning these Guidelines.
COMPETITION AND FAIR DEALING

We are committed not only to free competition, but to competition that is fair and ethical. This applies particularly to competitive intelligence gathering and to statements about our products and services and those of our competitors. The following specific restrictions apply:

- **Competitive Intelligence.** Information about competitors must be gathered ethically and lawfully. Generally, competitive intelligence may be gathered through publicly available sources, including press releases, annual reports, investor communications, sales literature and industry surveys or data. Competitive information may not be gathered by any act of theft or espionage or by purchasing confidential competitive information that you know is not authorized for sale.

- **Marketing Progressive Products and Services.** You may not make any knowingly false, misleading, inaccurate or unsubstantiated statement about Progressive’s products or services in any business-related discussion or in advertising or other public communications. This includes statements to consumers, agents, suppliers and media representatives.

- **Statements About Third Parties and Their Products.** Similarly, you may not make any knowingly false, misleading, inaccurate or unsubstantiated statement about the products or services of any Progressive competitor, agent, supplier, consumer or other third party.

More generally, all Progressive people must deal fairly with Progressive and each of our business associates, customers, suppliers, employees and competitors. It is a violation of this Code for any Progressive person to take unfair advantage of any other person or entity through manipulation, concealment, abuse of confidential or privileged information, misrepresentation of facts or any other unfair-dealing practice.

INTERNATIONAL BUSINESS PRACTICES

Our commitment to fair and ethical business practices applies equally to engagements in foreign (i.e., non-U.S.) markets. In short, we must be mindful that doing business abroad requires knowing, understanding and adhering to the unique laws, customs and regulations that govern international trade. Our goal is not only to comply with applicable legal standards but to be a model international corporate citizen.

Among the most challenging aspects of conducting international business is knowing what is and is not permissible under the laws that govern foreign commerce. Our general policy is simple and is designed to ensure global compliance:
WE HAVE A RESPONSIBILITY TO OUR AGENTS
AND OTHER BUSINESS ASSOCIATES

• Do not offer, give or promise money or anything else of value to any foreign official, foreign political party or candidate for foreign political office for the purpose of influencing the recipient to use or misuse his or her official position to direct business to Progressive or to any other person. Such payments generally appear to be “bribes”, are unlawful and violate this Code. This prohibition extends to offers, promises or payments made to any officer, employee or agent of a foreign government, to any department, agency or instrumentality of a foreign government and to anyone acting in an official capacity.

• Do not authorize a third party to make an unlawful offer, gift or promise. It is equally unlawful and a violation of this Code to authorize a third party, including a business associate, to make any offer, gift or promise prohibited by this policy. If you are responsible for engaging a third party or negotiating an agreement with a third party, be sure that the third party agrees to comply with the restrictions set forth in this policy.

• Record foreign business transactions accurately, completely and timely. To ensure and document our compliance with this policy, all foreign business transactions must be recorded accurately, completely and timely, in full accord with our Integrity of Business Records and Financial Reporting policy. Never create a false or misleading record of a foreign transaction or instruct anyone else to do so.

• Follow the laws of the foreign jurisdiction(s) in which the transaction is conducted. It is essential that we comply with all local laws when conducting business abroad. If you are unsure of the requirements of a specific country’s laws, be sure to check with the Corporate Law Department for guidance before acting. Also check with the Corporate Law Department before acting if a foreign law conflicts with any part of this Code or any other Progressive policy.

Did you know? The following terms used in this policy may not be familiar to you. They are based on the Foreign Corrupt Practices Act, a federal law that governs our international business practices. You might find these definitions helpful:

A foreign official is any officer or employee of a foreign government or any department, agency, or instrumentality of a foreign government, or of a public international organization; or any person acting in an official capacity for or on behalf of any government or department, agency, or instrumentality, or for or on behalf of any public international organization.

A payment includes any benefit, whether or not monetary and regardless of size, conferred on someone in a position to affect Progressive’s business dealings with a foreign government.

A facilitating payment must relate to the performance of routine, nondiscretionary government functions, such as the issuing routine licenses or other official documents to qualify a person to do business in a foreign country, processing official papers, clearing goods through Customs or providing police protection. Keep in mind that while such payments may be proper in some circumstances, any such payment must be approved in advance by our Chief Legal Officer.
WE HAVE A RESPONSIBILITY TO AGENTS
AND OTHER BUSINESS ASSOCIATES

Notwithstanding our general policy, there may be times when culture, custom or decorum calls for us to make a small gift or payment to a foreign official. For instance, in some countries, it is customary to present foreign officials with a small “facilitating payment”, that is, a tip or gift in exchange for performance of a routine administrative task. There may be times, as well, in which it is customary and appropriate to pay for reasonable travel and business expenditures or to make other payments that may appear to violate this policy but are permitted under local law. As narrow exceptions to this policy, you may make such an offer, gift or payment to a foreign official, political party or candidate for political office only with prior express written approval of the Chief Legal Officer.

International business transactions are inherently complex. Accordingly, be sure to consult the Corporate Law Department for guidance before conducting any international business on Progressive’s behalf and be sure to obtain all necessary approvals before authorizing any of the payments restricted by this policy.

PROTECTING THIRD-PARTY PROPERTY RIGHTS

In the course of your work, you are likely to encounter a variety of materials, ideas and information belonging to our customers, business associates or others. It is essential for you to respect the proprietary rights of the owners of all such property. In particular:

- **Copyrights.** Magazine and newspaper articles, trade publications, training materials, instruction manuals, databases, strategic plans, records and computer programs that you obtain through or use in your work generally are protected by copyright. You may not copy or reproduce any portion of these copyrighted materials without the prior written consent of the owner of the copyright or prior written clearance from the Corporate Law Department.

- **Software Licenses.** Much of the software used at Progressive is licensed from third parties and subject to use restrictions. You may not use the software for any purpose prohibited by the applicable license, which generally restricts the use to Progressive business. In addition, you may not transfer, sell, copy, disclose, modify, reverse engineer, disassemble or decode any software used in Progressive’s business without prior written approval from the licensor or prior written clearance from the Corporate Law Department.

- **Customer Property.** You may not misuse or misappropriate any physical property, credit or charge card information, other personally identifying information (such as Social Security and Driver’s License numbers), or any banking or financial information furnished by or with respect to any customer or other person.
WE HAVE A RESPONSIBILITY TO OUR AGENTS AND OTHER BUSINESS ASSOCIATES

- **Confidentiality Agreements.** Progressive occasionally enters into agreements that identify certain information as confidential or proprietary information belonging to another party. If you are given access to such information, you must maintain its confidentiality, use it only for the purposes specified and observe all commitments made by Progressive with respect to such information.

- **Agreements with Former Employers.** If you entered into a non-competition, non-disclosure, non-solicitation, or any other type of confidentiality agreement with a former employer, you must disclose the agreement to your supervisor and the Corporate Law Department. It is your responsibility under this Code to understand and abide by any such obligations you have to a former employer.
WE HAVE A RESPONSIBILITY TO OUR COMMUNITIES

COMPLIANCE WITH LAWS AND REGULATIONS

LEGAL INQUIRIES AND COMPLAINTS

COOPERATING WITH INVESTIGATIONS, EXAMINATIONS AND AUDITS

POLITICAL CONTRIBUTIONS, PARTICIPATION AND ADVOCACY ACTIVITIES

CORPORATE RESPONSIBILITY AND COMMUNITY COMMITMENT
WE HAVE A RESPONSIBILITY TO OUR COMMUNITIES

TO OUR COMMUNITIES
We strive to be good corporate citizens.
We respect our neighbors, are sensitive to our surroundings and comply with all applicable laws and regulations.
We contribute to the welfare of our communities through our people, who give of themselves;
through our charity, which our people direct; and through our products, which our people offer.
We are mindful of the importance of the work we perform every day, meeting the needs of those in the communities we are privileged to serve.

COMPLIANCE WITH LAWS AND REGULATIONS
We operate in a highly regulated industry and are subject to many laws and regulations designed to protect the communities and people we serve. These include state insurance laws and federal, state and local laws of general application.

You are responsible for complying with all applicable laws and regulations in your work for Progressive. If you are unsure about the laws or regulations that apply to your particular job duties, you should seek guidance from the Corporate Law Department before acting.

LEGAL INQUIRIES AND COMPLAINTS
Progressive occasionally receives inquiries concerning our compliance with applicable laws and regulations or complaints alleging unlawful conduct by Progressive or a Progressive employee. We take all such inquiries and complaints seriously.

If you receive any government or third-party legal inquiry or complaint, or are contacted by a government representative or law enforcement officer concerning potential unlawful conduct at Progressive, you must refer the matter immediately to the Corporate Law Department. Under no circumstances should you respond to the inquiry or complaint on Progressive’s behalf unless authorized to do so by the Corporate Law Department.
WE HAVE A RESPONSIBILITY TO OUR COMMUNITIES

COOPERATING WITH INVESTIGATIONS, EXAMINATIONS AND AUDITS

From time to time, you may be asked to participate in an internal or external investigation, audit or market conduct examination. If you are asked to participate in any such matter, it is your responsibility to:

• **Cooperate fully.** Respond fully and truthfully to all questions asked and do not alter, conceal, destroy or falsify records or evidence.

• **Follow applicable procedures for communicating externally.** Communications with external investigators, auditors or examiners generally will go through a designated Progressive manager. Do not communicate with an external investigator, auditor or examiner, or release any Progressive records, except as specifically authorized by the designated Progressive manager.

• **Respect requested confidentiality.** In some cases, an investigation, audit or examination must be kept confidential. Even if the investigation is not strictly confidential, it should be discussed only with Progressive people who have a legitimate business need to know.

Do not act alone in any investigation, audit or examination, internal or external. Instead, get help from Human Resources for any internal matter or from our Corporate Law Department for any external matter.

**Did you know?** Market conduct and financial examinations of insurance companies are performed periodically by each state in which Progressive is licensed to sell insurance. State insurance departments and other state agencies also may conduct targeted exams to ensure our compliance with particular legal requirements. Generally, our responses to market conduct examinations are coordinated by our Market Conduct Manager or someone designated to act on his or her behalf, while our responses to financial examinations are coordinated by our Chief Accounting Officer or his or her designate.

**POLITICAL CONTRIBUTIONS, PARTICIPATION AND ADVOCACY ACTIVITIES**

Progressive’s participation in political activity is governed by a complex set of laws. In short, the applicable laws require that Progressive avoid participating in many forms of political activity and that Progressive people separate their personal political activities from political activities conducted on Progressive’s behalf. The laws are summarized below, but you should seek clarification and guidance from the Corporate Law Department if you are unsure of your responsibilities in any particular circumstance.
WE HAVE A RESPONSIBILITY TO OUR COMMUNITIES

CORPORATE CONTRIBUTIONS AND ADVOCACY ACTIVITIES

Federal and state laws restrict and, in some cases, prohibit Progressive from contributing to political parties, candidates and campaigns. To ensure legal compliance, you may not make any such contribution on Progressive’s behalf unless the contribution complies with The Progressive Corporation Policy Statement on Political Contributions, Trade Groups and Lobbying, including advance approval by the Corporate Law Department.

Federal and state laws similarly restrict advocacy activities taken on Progressive’s behalf. Many such activities, including communications with government officials directed at influencing legislation or rule-making, are considered “lobbying” under applicable laws and require formal registration and disclosure. You may not engage in any such advocacy activities on Progressive’s behalf unless your participation complies with The Progressive Corporation Policy Statement on Political Contributions, Trade Groups and Lobbying, including advance approval by the Corporate Law Department.

PERSONAL CONTRIBUTIONS AND ADVOCACY ACTIVITIES

Progressive respects and supports the right of all Progressive people to participate in the political process and to undertake personal political activities and make financial contributions to the parties, causes or candidates of their personal choice. However, the following restrictions necessarily apply:

• You may not use your status or position to require or pressure another Progressive person to make any political contribution to, or to support, any political party, political action committee (PAC), candidate, cause or issue;
• You may not use Progressive time, resources or equipment for your personal political activities; and
• You must ensure that any communication of your personal political views that you make to government representatives or the public is made, and is identified as being made, in your personal capacity and not as a Progressive representative.

In addition, if you serve or seek to serve in a government, judicial or legislative position, you must disclose your office or candidacy to your Human Resources representative and must otherwise comply with this Code, including with your responsibility to avoid and disclose conflicts of interest.
WE HAVE A RESPONSIBILITY TO OUR COMMUNITIES

CORPORATE RESPONSIBILITY AND COMMUNITY COMMITMENT

We are committed to being good corporate citizens in the communities we serve. Our commitment is most visible in our delivery of products and services that reduce the human trauma and economic costs of vehicle accidents and other mishaps. We are proud that our work is widely recognized and valued by the people whose lives we strive to better every day.

COMMUNITY GIVING AND SUPPORT

We give to our communities in several other ways, as well. These include:

• The Progressive Insurance Foundation. Established in December 2001, the Progressive Insurance Foundation matches employee contributions to eligible charitable organizations. The Foundation allows Progressive people to direct our charitable giving to ensure that we support the causes and organizations that our people support. Through the Foundation, we also may make direct contributions to programs that support our corporate vision and values.

• Other charitable giving. In addition to our Foundation giving, we support our communities through participation in charitable activities and programs for local schools, community groups and the arts, among many others. Our contributions range from donation of financial resources to involvement of our people’s time and expertise.

• The Progressive Art Collection. The Progressive Art Collection began in the early 1970s and has grown to be one of the largest and most significant corporate art collections in the world, with an emphasis on emerging artists. In addition to inspiring and challenging us in our daily work, the Collection provides unique support for the arts locally, nationally and internationally through commissioned pieces and acquisitions. We share our art more broadly by loaning works from our collection to museums and not-for-profit organizations and by opening our art collections to the public, providing tours to academic groups and local organizations. Whether in collecting art, contributing works to public exhibits, or inviting others to experience art in our unique corporate environment, we support the arts because we believe the critical vision and innovative spirit that are fundamental to art-making are some of the same attributes that are critical to our business success.

• Volunteer Community Service. Our people regularly volunteer time and energy to the communities in which we live and participate. We are proud of all Progressive people who give of themselves to better our communities and we seek to support their community service activities. At the same time, we believe that volunteerism is a matter of personal choice, not job responsibility. Accordingly, no Progressive person will be required to participate in a volunteer activity, even when organized by and for Progressive people.
WE HAVE A RESPONSIBILITY TO OUR COMMUNITIES

ENVIRONMENTAL STEWARDSHIP

We recognize that supporting our communities includes being responsible stewards of our shared environment in alignment with our Core Values through prudent use of scarce resources. We manage resources to meet business needs and minimize our effect on the environment. We also provide products and services that help reduce environmental impact and actively engage and encourage others to participate in our sustainability efforts.

• **Reduce our resource consumption.** One of the most important ways to reduce our impact on the environment is to eliminate unnecessary use and consumption of our resources. Small steps can have a big impact. For instance, printing documents only when necessary can reap substantial savings, both environmental and financial.

• **Reuse resources when we can.** We also want to reuse and repurpose materials as appropriate.

• **Reuse the resources we consume.** Another important means of reducing our environmental impact is to recycle the resources we must use. Be sure to recycle paper according to your office’s recycling policy. Whenever possible, also try to dispose of personal items, such as glass and plastic soft drink bottles, in marked recycling containers.

We encourage you to look for ways to make our relationship with the environment even stronger. If you believe that there is a better, more environmentally friendly way of doing your job or any other job, we want to know about it. Suggestions can be directed to our Social Responsibility Manager.
SPECIAL RULES FOR CLAIMS PEOPLE

Conflicts of Interest

As additional conflicts of interest rules, all Claims people are prohibited from receiving a discount from a Progressive supplier or other business associate (including Network shops, salvage vendors and rental vehicle vendors) for products or services delivered to you, a relative, a friend or anyone else you know personally, or any business entity in which you, a relative or a friend have an interest. (This prohibition does not apply to discounts available under Progressive’s Work Perks program or otherwise available to all Progressive people equally.)

Claims people involved in the handling or oversight of total loss decisions with respect to vehicles or property are prohibited from purchasing or possessing “salvage” or becoming involved in any way in a “salvage” transaction, whether personally or knowingly through a relative, friend or anyone else you know personally, or through any business entity in which you, a relative or a friend have an interest. This prohibition does not apply to “salvage” transactions as a Progressive insured or claimant.

For purposes of this policy, “salvage” refers to a complete vehicle [including watercraft, recreational vehicles (RVs) and motorcycles] and/or major components or equipment of a vehicle that has been processed as a total loss by, or sold as salvage by or on behalf of, Progressive. The term “salvage” also refers to any land, building, dwelling, manufactured home, other structure or personal property (and/or components, fixtures or other items associated therewith) as to which Progressive has paid policy limits, actual cash value or full replacement cost, as the case may be.

As an exception to the rules limiting work or other service for outside business entities that are Progressive suppliers or customers, Progressive Claims people who handle claims for Uber, Lyft or other transportation network companies and who are not managers or supervisors may participate as drivers on the platforms of Uber, Lyft or other transportation network companies, as long as they have provided written notice to their manager or supervisor that they intend to do so.

Gifts and Entertainment

It is the Claims business unit’s determination that any gift or entertainment received by a Claims person from a Progressive Network shop, a body shop, any other vehicle repair facility or salvage, paintless repair, rental or glass vendor, unavoidably raises an appearance of impropriety. Accordingly, Claims people may not ask for or accept any gift or entertainment from these business associates. This prohibition includes, but is not limited to, meals, gratuities, gifts, entertainment and services of any nature.
PROTECTING PROGRESSIVE ASSETS: POLICY EXCEPTIONS

Proprietary Information and Other Intangible Assets Exceptions

The federal Defend Trade Secrets Act of 2016 provides immunity from state and federal civil or criminal liability for you if you disclose a trade secret under certain limited circumstances. In particular, as an exception to the restriction set forth in Proprietary Information and Other Intangible Assets, you may disclose trade secrets:

- In confidence to a federal, state or local government official, either directly or indirectly, or to an attorney, but in either case only if the disclosure is solely for the purpose of reporting or investigating a suspected violation of the law; or
- In a complaint or other document filed under seal in a lawsuit or other proceeding, if the filing of that document is made under seal.

In addition, if you file a lawsuit for retaliation for reporting a suspected violation of law, you may disclose trade secrets to your attorney and use trade secrets in the court proceeding only if you file any document containing trade secrets under seal and you do not disclose the trade secret, except pursuant to court order.

If you suspect any violation of law, elevate your concern in accordance with the Voicing Concerns and Reporting Possible Violations section of this Code.

CONFLICTS OF INTEREST: POLICY EXCEPTIONS

Financial Interests in Competitors, Suppliers or Insurance Agencies – Exceptions

The restrictions set forth in Financial Interests in Competitors, Suppliers or Insurance Agencies do not apply to:

- an interest under an insurance policy or investment product (such as a mutual fund) offered by Progressive or any other company;
- owning securities of any publicly traded competitor or supplier, provided that you and members of your immediate family together own less than two percent (2%) of the outstanding securities of the class you hold; or in the event you and your immediate family together own more than two percent (2%) of such class of securities, provided that you disclose the interest fully to, and obtain prior written clearance from, the Chief Legal Officer or Chief Financial Officer or, if you are an Executive Officer or Director of Progressive, the approval of a disinterested majority of the Board of Directors; and/or
- an ownership interest in a privately held (not publicly traded) competitor or supplier, provided that you disclose the interest fully to, and obtain prior written clearance from, the Chief Legal Officer or Chief Financial Officer or, if you are an Executive Officer or Director of Progressive, the approval of a disinterested majority of the Board of Directors.

Gifts and Entertainment – Exceptions

The prohibitions set forth in Gifts and Entertainment do not apply to the hosting of, or attendance at, any event (with or without a spouse or significant other) by the Chief Executive Officer, any member of the Chief Executive Officer’s Direct Reporting Group, or any member of the Chief Strategy Officer’s Direct Reporting Group, if such hosting or attendance is intended to facilitate business goals and is reasonable given the context. In addition, either the Chief Executive Officer or the Chief Legal Officer may approve an
exception to the prohibitions set forth in *Gifts and Entertainment* for other employees who occupy, permanently or temporarily, positions in which it would be appropriate for them to attend or participate in activities outside of the usual work environment.

**Interests in Progressive Transactions – Exceptions**

The restrictions set forth in *Interests in Progressive Transactions* do not apply to:

- an interest in an insurance policy written by Progressive, including any interest in a claim pursued in good faith under a Progressive policy or product;
- any transaction pursuant to a Progressive compensation plan, provided that the transaction is in accordance with the applicable plan or a related agreement between you and Progressive or otherwise is approved by the Compensation Committee of the Board of Directors;
- any sale by you to Progressive of Common Shares of Progressive outside of a Progressive compensation plan, provided that the sale is executed at or below the then-current market price for Progressive’s Common Shares and is approved by a disinterested majority of the Board of Directors; and
- any other transaction or interest expressly authorized under this Code.

**Conflicts Arising From Your Activities Outside Progressive – Exceptions**

As exceptions to the restrictions set forth in *Competition with Progressive, and Service as Officer, Director, Employee, Agent, Representative or Advisor to Any Progressive Competitor, Customer or Supplier*, you may serve as follows:

- **For employees other than Executive Officers of Progressive**: You may serve as a director (but not as an officer, employee, consultant or advisor) of a company that does business with Progressive, provided that your position at the other company and all transactions between Progressive and the other company are disclosed fully to and have been approved by our Chief Legal Officer or Chief Financial Officer.

- **For Directors and Executive Officers of Progressive**: If you are an Executive Officer of Progressive, prior to accepting a position as a director, agent, consultant, representative or advisor of another company, you must disclose the potential position to the Board of Directors and the Company’s Chief Legal Officer (or, in the case of the Chief Legal Officer, to the Board of Directors and the Chief Financial Officer), and you may not accept that position until authorized to do so by a disinterested majority of the Board of Directors. Similarly, under the Company’s Corporate Governance Guidelines, Directors are expected to inform the Board in advance of accepting new director positions or changing their principal occupation or business association.

In connection with any disclosure required under these provisions or expected under the Corporate Governance Guidelines, you must also disclose the nature and extent of any business relationships, or information regarding existing or potential competition, between Progressive and the other company that is known to you. This information is intended to permit Progressive and the Board to investigate and assess any existing business relationships, competitive situations, or other matters respecting Progressive and the other company.

Subject to the foregoing, you may serve as a director of, or as a consultant or advisor to (and, if you are not an Executive Officer of Progressive, you may serve as an officer or employee of), a company with which Progressive has a business relationship, but that does not compete with Progressive, provided that:
• if you are an Executive Officer of Progressive or an officer or employee of the other company, the aggregate amount of payments made or expected to be made by or to Progressive and its subsidiaries to or from the other company and its subsidiaries during each of the most recent and current fiscal years does not exceed the lesser of $120,000 or one percent (1%) of the consolidated revenues of the other company and its subsidiaries during their most recently completed fiscal year; or

• if you are a non-management Director of Progressive and a non-management director of the other company, the aggregate amount of payments made or expected to be made by or to Progressive and its subsidiaries to or from the other company and its subsidiaries during each of the most recent and current fiscal years does not exceed the lesser of $1 million or one percent (1%) of the consolidated revenues of the other company and its subsidiaries during their most recently completed fiscal year.

If the other company does business with Progressive in amounts that exceed the foregoing thresholds, or if the situation is not expressly covered by these provisions, or if the company in question competes with Progressive in one or more lines of business, you may only accept the potential position if approved by a disinterested majority of the Board of Directors. The Board will review, on at least an annual basis, any continuing business relationships that would require the Board’s approval under these provisions (because they exceed the thresholds described above or otherwise) and any positions held by Executive Officers or Directors with companies that compete with Progressive.

Notwithstanding the foregoing, these disclosure and approval requirements do not apply if the business relationships solely involves payments between Progressive and another company arising from the administration of insurance claims in the ordinary course of business consistent with industry practice, such as claims-related payments made to medical providers, third-party claims administrators, or other parties pursuing subrogation rights against Progressive.

If after the initial disclosures to the Board in accordance with these provisions, you become aware of any new or significantly changed business relationship or competitive situation between Progressive and the other company, you must disclose such information promptly to Progressive and the Board, but in any event prior to the Board’s next regularly scheduled meeting. The reporting Director or Executive Officer will not be deemed to be in violation of this Code if the information is reported to the Board at that meeting.

The Board shall at all times retain the discretion to require that an Executive Officer terminate his or her service as a director for, or a consultant or advisor to, another company, and the Executive Officer shall comply with such requirement promptly after being advised of the Board’s determination. The Board may take such an action even if the position and/or any related business relationship was properly disclosed to the Board and/or approved by the Board in accordance with these provisions.

Positions and business relationships that are disclosed in and (if required) approved by the Board in accordance with these requirements are not subject to any of the other disclosure or approval requirements set forth in this Code.
CREDITS

Cover: James Hyde, Rise (installation view), 1993, fresco on Styrofoam
Progressive Way: Carlos Vega, The Choice, 1999, oil and collage on canvas
CEO message: Nick Cave, Soundsuit NC 09.018, 2008, mixed media
page 1: Jon Kessler, Hall of Birds (installation view), 1995-96, painted aluminum
page 2: Robert Parkeharrison, The Navigator, 2002, photograph with mixed media on panel
page 3: Kehinde Wiley, Passing/Posing, 2003, acrylic on paper
page 5: Marcelo Pombo, El Aguacero (detail), 2004, enamel on panel
page 6: Beth Campbell, See Through the Changes, 2006, pencil on vellum over gouache on paper
page 7: Bruce Yonemoto, La Vie Secrete (After Magritte) (detail), 2001, photograph
page 8: Didier Massard, Gendar, 1996, cibachrome photograph
page 9: Sharon Louden, The Attenders (installation view), 2003-06, monofilament line, cage clips, electrical and floral wire
page 10: Rosemary Laing, Groundspeed (Red Piazza) (detail), 2001, photograph
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Chief Legal Officer
Daniel P. Mascaro / 440-395-1013
Daniel_P_Mascaro@Progressive.com

Chief Human Resources Officer
Lori Niederst / 440-395-1555
Lori_Niederst@Progressive.com

Chief Financial Officer
John Sauerland / 440-395-1133
John_Sauerland@Progressive.com

Chief Executive Officer
Tricia Griffith / 440-603-2100
Tricia_Griffith@Progressive.com

Corporate Compliance and Ethics Officer
Mike Uth / 440-395-3771
Mike_Uth@Progressive.com

Chairperson, Audit Committee
The Progressive Corporation Board of Directors
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auditchair@progressive.com

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