Illumina Code of Conduct
MESSAGE FROM THE CEO

At Illumina we are privileged to deeply impact the lives of many people. Patients trust their medical and health decisions to us, our customers trust us to power their research and reputations, and employees and partners trust us with their livelihoods. That trust has been earned through many years of hard work. We work hard every day to keep this trust. To do that, we are committed to operating with the highest standards in everything that we do.

Illumina is committed to conducting its business in compliance with all applicable laws and regulations, and with the highest ethical standards. Based on this commitment, our Board of Directors has adopted this Code of Conduct that applies to all of our employees, consultants, temporary workers, officers, and members of the Board of Directors, regardless of location, seniority level, business unit, function, or region.

The Code is intended to promote honest and ethical conduct, compliance with applicable laws and regulations, and to ensure the protection of our business interests, including corporate assets and information. The Code does not summarize every applicable law or regulation nor does it, or can it, address every issue or situation in which ethical decisions must be made. Rather, this Code sets forth key guiding principles of business conduct that anyone who works at or with Illumina is expected to follow.

Please review the Code carefully and become familiar with its provisions. You are responsible for understanding the Code and how it affects your daily activities. If you have questions, you have an obligation to seek out answers.

If you see violations of this Code, Illumina policy, or applicable law, insist that they be resolved and report them internally for action and follow-up.

Following the Illumina Code of Conduct is a responsibility we all share—starting in my office and extending to every one of us. Together we are committed to being a company that reflects the very best of Illumina, its people, practices, and purpose.

Francis A. deSouza
President & CEO
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For translated versions of the Code visit this website
INTRODUCTION

Who is Covered by this Code

This Code applies to all of our employees, consultants, temporary workers, officers, and members of the Board of Directors, regardless of location, seniority level, business unit, function, or region (all, unless otherwise indicated, are referred to as “personnel” in this Code).

Vendors and business partners serve as an extension of the Company. They are expected to adhere to the spirit of this Code, as well as any applicable contractual provisions, when working for the Company.

General Principles to Follow

Always follow these principles to make sure you are helping the Company maintain the highest ethical standards:

- Comply fully with all applicable laws. When in doubt about the legality of an action, seek advice prior to proceeding.

- Know the information contained in this Code. You are expected to comply with this Code, and all policies and procedures that apply to your job responsibilities.

- Promptly complete all training activities assigned to you.

- Immediately report any concerns regarding possible violations of law, regulations, Company policy, or this Code to your supervisor, Human Resources, or the Legal department at compliance@illumina.com. Concerns may also be anonymously reported through the Compliance & Fraud Prevention Hotline at this website. This website offers global toll-free phone numbers where concerns may be reported.

- Always cooperate and tell the complete truth when responding to an investigation or audit. Never alter or destroy records ever in response to an investigation or when an investigation is anticipated.

Oversight of the Code

We have established a Compliance Committee to direct and oversee our compliance activities, including administering this Code. The Compliance Committee is comprised of senior executives, one of which is our Chief Compliance Officer. Our General Counsel has been designated as the Company’s Chief Compliance Officer.
Responsibilities of Managers and Supervisors

If you are in a position where you manage others, you also have the following responsibilities:

- **Lead by example.** Managers are expected to exemplify the highest standards of ethical business conduct.

- **Help create a work environment that focuses on building relationships,** that recognizes ethical conduct, and that values mutual respect and open communication.

- **Be a resource for others.** Communicate to your teams about how this Code and our policies and procedures apply to their daily work and what is required of them.

- **Be proactive.** Look for opportunities to discuss and properly address questions and challenging situations with others.

- **Create an environment where everyone feels comfortable asking questions and reporting potential violations of law, this Code, or Company policies and procedures.** Never retaliate against those who in good-faith raise issues or concerns.

- **Never ask or pressure anyone to do something that you would be prohibited from doing yourself.**

- **Be aware of the limits of your authority and do not take any action that exceeds those limits.** Delegate authority only where permissible and never delegate authority to any individual who you believe may engage in unlawful or unethical conduct.

As a manager, you need to monitor what is happening with those you supervise. If you become aware of conduct that may violate the law, Company policies and procedures, or this Code, you must report it immediately.
HOW WE CONDUCT BUSINESS

It is up to each of us, every day, and in everything we do to hold ourselves to the highest standards and uphold our core values as we carry out our business.

Conflicts of Interest

A conflict of interest arises when personnel take action or enter into relationships that oppose the interests of the Company or interferes with their performance or independent judgment when carrying out their duties. Personnel and their immediate families may not take any action or have or enter into any relationship that may create a conflict of interest without the prior review and approval by Compliance in accordance with the Company’s Conflict of Interest Disclosure and Assessment Process ("Conflict of Interest Process"). Actual conflicts of interest require waiver by the Chief Compliance Officer.

Although it is not possible to list every conceivable conflict, following are examples of some common scenarios.

Improper Personal Benefits
Conflicts of interest can arise when you or a member of your family, or someone with whom you have a personal relationship, receives improper personal benefits as a result of your position with the Company. To prevent such conflicts, you should avoid the receipt of any gifts, payments, compensation, loans, guarantees of personal obligations, or other significant benefits from any person or entity that does business or seeks to do business with the Company, including for example, suppliers, consultants, business partners, distributors, and customers. Under no circumstance may you use Company property, information, or the influence of your position in the Company for improper personal gain.

Personal Relationships
Certain personal relationships (such as a close family or intimate relationship) between you and an employee of a competitor or an entity that does business with the Company, may create an actual or perceived conflict of interest. You are responsible for promptly reporting to your supervisor and Human Resources, and obtaining Compliance review and approval in accordance with the Company’s Conflict of Interest Process, if you are in any relationship that may constitute an actual or perceived conflict of interest.
Financial or Employment Interests in Other Businesses
You may not have an employment, consulting, or other financial relationship with any other enterprise if that interest compromises, or appears to compromise, your loyalty or objectivity to the Company. For example, you may not be employed or retained as a consultant by an enterprise or business that competes with the Company. You may not be employed by, consult for, or own an interest in an enterprise or business that does business with the Company where you have any involvement in the decision to retain that business. Nor may you establish or maintain a financial interest in any pre-IPO company that currently or previously participated in Illumina's Accelerator Program.

Report Potential Conflicts of Interest
You should use good judgment in deciding whether you are facing a potential conflict of interest or whether others may believe there is the appearance of a conflict of interest. If you are in such a situation, disclose it immediately to your supervisor and to Human Resources and obtain Compliance review and approval in accordance with the Company's Conflict of Interest Process.

Waivers of Actual Conflicts of Interest
All actual conflicts of interest require waiver of the Chief Compliance Officer. Waivers of the conflict of interest provision of this Code for the Company’s named executive officers and members of the Board of Directors may only be made by the Nominating and Corporate Governance Committee of the Company’s Board of Directors.
Our Responsibilities

- Always make business decisions that are in the best interest of the Company.

- Never take a business or investment opportunity for your personal advantage if you obtained information about that opportunity in the course of your duties with the Company.

- Always follow the Company’s procurement policies and processes and obtain Compliance review and approval before engaging or directing business to suppliers or other business partners when you know they are owned or managed by your family members. Family members include spouses, children, parents, in-laws, siblings, and those living in your household.

- Always obtain prior approval from your supervisor and Human Resources before accepting any outside employment to be performed while employed by the Company. If the secondary employment could create a conflict of interest, you must also obtain Compliance review and approval.

- Disclose to Compliance any ownership interest you have in a supplier or other business partner of the Company unless that ownership is through stock of a publicly traded company.

- Do not solicit any personal gifts, favors, entertainment, or services.

- It is never okay to accept gifts of cash or cash equivalents, such as gift cards from suppliers, customers, or other business partners.

- Obtain approval from your supervisor, Human Resources and Compliance before participating on any external committee, board, or council. Serving on an external board may also require CEO approval under the Company’s Corporate Governance Guidelines.

- If you think you may have a conflict of interest, or are in a situation that could be perceived as a conflict of interest, immediately report it to your supervisor and Human Resources and obtain Compliance review and approval in accordance with the Conflict of Interest Process.

Compliance with Law

You are required to follow high ethical standards and comply fully with both the spirit and the letter of all applicable laws and regulations. In particular, you must observe these standards when addressing the special requirements often associated with government transactions or when dealing with government officials, representatives, or agencies that regulate the markets in which we do business. Whenever a law or regulation is unclear or seems to conflict with either another law or any provision of this Code or other Company policy or procedure, you should seek clarification from your supervisor. If your supervisor is unable to assist, you should seek clarification from the Legal department.

Additional Resources

Visit the Conflicts of Interest Insider page.

Refer to the Providing and Receiving Business Courtesies, Gifts and Honoraria Policy.

Refer to the Corporate Governance Guidelines available at www.illumina.com.

Send questions to compliance@illumina.com.
Relations with Healthcare Professionals and Organizations

Many countries in which we do business have laws and regulations that prohibit or regulate certain payments, donations, and relationships with healthcare professionals (e.g., physicians, clinical laboratory directors) and healthcare organizations (e.g., hospitals, clinical testing laboratories). Our policy is to comply with all such laws and regulations. All personnel interacting with healthcare professionals (“HCPs”) or healthcare organizations (“HCOs”) are required to be familiar with and abide by such laws and regulations as well as our policies.

Our Responsibilities
Be familiar with the relevant laws, regulations, and Company policies and procedures governing your interactions with health care professionals and organizations, and be careful to follow them.

Bribery and Corruption

We prohibit bribery and corruption in any form, including directly or indirectly giving, offering, accepting or authorizing bribes anywhere in the world. We comply with the anti-corruption laws of every country in which we conduct business. This includes laws that prohibit bribery of government officials and employees, as well as of employees of commercial organizations.

We do not offer bribes to government officials, health care professionals, or anyone else. No Company personnel, distributor, agent, sales channel partner, or other representative worldwide may directly or indirectly offer, promise, pay, give, or authorize the giving of any financial or other advantage, or anything of value, to any other person or organization, in order to exert improper influence over the recipient, induce the recipient to violate his or her duties, secure an improper advantage for the Company, or improperly reward the recipient for past conduct.

We expect all of our business partners (e.g., distributors, agents, sales channel partners, and consultants) to maintain the same standards when acting on our behalf. We must never do anything through a third party that we are not allowed to do ourselves.

Our Responsibilities
• Do not give or accept bribes or kickbacks or any other kind of improper payments, which can include, for example, cash, gifts or anything else of value.

• Exercise caution before providing anything of value to a government official or health care professional, and be sure to follow all applicable Company policies and local law.

• Consider our anti-bribery policy and procedures when selecting business partners, and monitor their behavior.
• Never ask third parties to engage in activities that would violate Company policies.

• Comply with all record-keeping requirements and financial controls.

• Promptly report to your supervisor or the Legal department any suspected violations of this policy by personnel or third parties doing business on our behalf.

Public Reporting

Accurate information is essential to the Company so that we can make good business decisions, and externally so that customers, investors, and the government can accurately assess the Company. This is why we require that all of the Company's books and records be fair, accurate, timely, complete, and understandable.

This requires that we maintain the integrity of our accounting and internal control system, that all transactions are valid, accurate, complete and supportable, and that they are promptly recorded in the Company's books. Our reports and documents filed with or submitted to the Securities and Exchange Commission and the Company’s other public communications, shall include full, fair, accurate, timely, and understandable disclosure. All personnel are responsible for using their best efforts to ensure that the Company meets these requirements.

Our Responsibilities

• Always be truthful in making any records or reports for the Company. This requires that all statements be truthful, complete, and never misleading or inappropriately suggestive.

• All records and reports of the Company must accurately reflect the truth of the underlying transaction or event. Never record false sales or shipments, understate or overstate known liabilities and assets, or defer recording items that should be expensed.

• All financial records must conform both to generally accepted accounting principles and to the Company’s systems of internal controls.

• Implement appropriate internal controls, including proper segregation of job duties, monitoring of business processes for unusual items or activities, and limiting and controlling access to Company resources.

• Report known or suspected fraudulent, illegal, or unethical activities, including for example, misapplication or theft of funds, impropriety with respect to reporting financial transactions, forgery or alteration of documents, misuse of Company confidential information.

• Only sign documents, including contracts, that you are authorized to sign and that you believe are accurate.

Additional Resources

Visit the Compliance Program Homepage on the Illumina Insider.

Refer to the Anti-Bribery and Anti-Corruption Policy.
• Contact the Legal department if there is any doubt about the appropriateness of document retention or destruction of records.

Fair Competition

We work to compete and succeed in a fair and honest marketplace. We do not engage in unethical, unfair, or illegal communications with competitors. We always deal fairly with customers, suppliers, competitors, and employees. We do not take unfair advantage of anyone through manipulation, concealment, abuse of privileged information, misrepresentation, or any other unfair-dealing practice. We do not enter into formal or informal agreements with competitors to engage in any anti-competitive behavior, including setting prices or dividing up customers, suppliers, or markets.

We comply with all laws related to competition, antitrust, and the gathering of competitive information.

In order to promote fair and honest competition, you should minimize contacts with competitors and always avoid sensitive subjects, including those relating to competition between the Company and others.

Our Responsibilities

• Do not enter into any formal or informal arrangements, understandings or agreements with competitors which fix prices, rotate or allocate bids, compare bids, boycott a supplier or customer, or allocate production, sales territories, products, customers, or suppliers.

• Consult the Legal department before allocating sales territories, products, or customers among distributors, sales agents, and other sales channel partners.

• Do not exchange sensitive information with competitors which might change the way the competitor behaves in the marketplace.

• Do not participate in any conversations with competitors that could be perceived as limiting competition. If a conversation on such a topic begins, immediately leave the meeting and report the incident to an appropriate supervisor or member of management.

• Ask the Legal department to review agreements with customers, distributors, sales agents and other sales channel partners, and suppliers that establish the resale price of a product, limit a customer’s right to sell product, or condition the sale of products on an agreement to buy other products of the Company.

• Have the Legal department review instances where you propose to charge competing customers different prices for the same products.

Additional Resources

Visit the Legal Department Homepae on the Illumina Insider.

Refer to the Global Contracts Policy.

Refer to the Signature Authority Policy.
Business Intelligence

Information about competitors is a valuable asset, but we strictly prohibit personnel from engaging in fraud, misrepresentation, or deception to obtain such information. Care should be taken when accepting information from third parties. You should know and trust their sources and be sure that the knowledge they provide is not protected by trade secret laws or confidentiality agreements.

Our Responsibilities

• Obtain competitive information only through legal and ethical means; do not engage in fraud or misrepresentation in order to obtain information about competitors.

• Independently verify any claims by third parties that they obtained business intelligence properly.

• Respect the obligations of others, including current employees who were formerly employees of competitors, to keep sensitive information of their former employers’ confidential.

Marketing and Sales Claims

The claims we make about our products must be truthful and accurate. All information we provide to our customers, including those that are involved in providing healthcare services, about our products must be consistent with the applicable label and consistent with local legal and regulatory requirements.

Our Responsibilities

• Represent our products and services fairly, truthfully, and accurately. Promote them only for their approved uses.

• Do not create by statement, or omission, any misleading impressions in any advertising, marketing or sales materials, or in any presentations.

• Do not overstate the efficacy of our products, downplay or minimize the risks associated with our products, or make false or illegals claims about or comparisons to the products or services of a competitor.

• All advertising and promotional materials must adhere to our Advertising and Promotional Materials guidelines and policies.

• Do not use messages or marketing materials that have not been properly reviewed and approved following Company policy and procedure.

Additional Resources

Visit the Legal Department Homepage on the Illumina Insider.

Send questions to compliance@illumina.com.
Illumina’s Commitment to Human Rights

Illumina is committed to human rights and treating every stakeholder with dignity and respect.

Illumina acknowledges and respects the fundamental principles contained in the International Bill of Rights (i.e., United Nations Universal Declaration of Human Rights, International Covenant on Civil and Political Rights, and International Covenant on Economic, Social, and Cultural Rights), the International Labor Organization’s Declaration on Fundament Principles and Rights at Work, and the United Nations Guiding Principles on Business and Human Rights. As a member of the United Nations Global Compact, Illumina is committed to integrating these principles into our strategy, our culture, and our operations.

Key Commitments of Illumina Human Rights Policy include: Ethical Business Conduct; Protection of Privacy; Supplier Code of Conduct; Safe Workplace; Right to Exercise Freedom of Association; Elimination of Child, Forced Labor and Human Trafficking; Equal Opportunity and Non-Discrimination and Fair Wages and Working Hours.

Elimination of Child Labor, Forced Labor, and Human Trafficking

• Illumina condemns all forms of exploitation of children.

• Illumina will not recruit child labor and supports the elimination of exploitive child labor.

• Illumina supports the elimination of all forms of forced, bonded, indentured, involuntary prison labor, and human trafficking.

• Illumina will never knowingly use a supplier, contractor, channel partner, business partner, etc. engaged in child, forced, or slave labor nor will we condone such practices.
Equal Opportunity & Non-Discrimination

- Illumina supports the elimination of discriminatory practices with respect to employment.

- We are committed to the fair and respectful treatment of all employees.

- We are committed to and promote equal opportunity and diversity in the workplace and in all aspects of our business operations.

- We will provide employment and advancement opportunities to individuals based on merit, qualifications, and abilities, and will not tolerate acts of discrimination.

- Our policies prohibit discrimination based on race, color, age, gender, sexual orientation, marital status, gender identity and expression, ethnicity, religion, physical or mental disability, medical condition, genetic information, veteran status, national origin, as well as any protected class.

- Our commitment to diversity, inclusion and fairness is at the heart of our company culture and extends beyond our workforce into our supply chain, our philanthropy, and communities through our Illumina Supplier Diversity Program and our Giving Guidelines.

Safe Workplace

- Illumina maintains a healthy, safe, and productive work environment that seeks to foster a culture of care throughout our operations.

- Our injury and illness prevention program and Environment Health and Safety (EHS) Management System Policy proactively manage risk and engage employees.

- We are committed to creating a work environment free from violence and harassment of any kind that threatens, intimidates, or coerces another person.
Working with Suppliers

The Company builds relationships with suppliers, vendors, and other third parties who share our commitment to satisfying all legal and ethical obligations. We will not knowingly do business with suppliers who employ under age individuals, employ forced labor, or use corporal punishment to discipline employees, regardless of whether such practices are permitted by applicable law. We will favor competitive suppliers who are proactive in contributing to the continued education and betterment of employees and who provide equal employment opportunity. We expect our suppliers to comply with the standards of behavior included in the Supplier Code of Conduct: Illumina Integrity Guide for Suppliers, Contractors and Consultants.

Our Responsibilities

• Document all supplier relationships in appropriate written contracts.

• Discuss our Code and expectations for legal and ethical conduct with all suppliers. Perform due diligence when choosing business partners to ensure that they meet our standards.

• Be vigilant for any signs that third parties are violating legal or ethical requirements, including local environmental, employment, and safety laws. Suppliers are expected to align with Illumina’s Human Rights Policy, including by upholding international human rights and labor norms.

• Respect and protect the confidential and proprietary information of our suppliers.

Additional Resources

Visit the Global Supply Chain Insider page.

Refer to the Global Contracts Policy.
International Trade Compliance

Many laws govern trade across borders, including laws that are designed to ensure that transactions are not being used for money laundering or do not involve sanctioned countries or persons. Other laws prohibit companies from cooperating with unsanctioned boycotts or regulate exports. We are committed to complying with all such laws that are applicable.

Our Responsibilities

- Seek guidance from the Trade Compliance department when necessary to ensure that shipments of information, products, services, or other items across borders comply with laws governing imports and exports, and obtain export-import licenses and permits when required.

- Maintain required import, export, and customs records.

- Know customers and other business partners with whom we deal, and ensure that we do not deal with any sanctioned parties or embargoed countries unless authorized to do so.

- To help prevent and detect money laundering and terrorist financing, watch for any suspicious payments, which may include cash or the equivalent (when checks are the norm); payments made from personal accounts instead of business accounts; and funds from financial institutions or third parties without a logical relationship to the customer or business partner.

- Identify any prohibited or penalizable boycott requests and seek guidance from the Trade Compliance department on how to respond.

Additional Resources

Visit the Global Trade Compliance Insider page.
PRODUCT QUALITY AND SAFETY

We have legal and ethical obligations to ensure that our products are safe and reliable, both in their design and in their production. The safety and well-being of our customers and patients is a top priority. We will do everything we can to ensure that our products meet all requirements set by government agencies and by our internal quality monitoring consistent with the Company’s Quality Policy.

Our Responsibilities

• Be vigilant to the quality and safety of our supply chain and the goods we are producing.

• All products must meet government safety and quality standards as described in our Corporate Quality Manual.

• Always report product complaints and concerns about product quality or safety, including potential adverse events resulting from the use of our products and services you hear of immediately to techsupport@illumina.com.

Additional Resources

Refer to the Quality Policy.
Refer to Illumina Quality Management System Manual.
CORPORATE SOCIAL RESPONSIBILITY

Illumina’s Corporate Social Responsibility (CSR) vision is to deepen our impact on human health by serving as a champion for patients, the community, and our planet.

We organized our CSR strategy around 3 core priorities of Accelerating Access to Genomics; Empowering Communities; and Protecting our Environment. We also identified two foundational elements that support everything we do. These include Our People and Governance and Ethics.

Environmental Sustainability

We take seriously our obligation to conduct business in a way that protects and improves the state of the environment for future generations. We are committed to meeting or exceeding applicable environmental laws and regulations and to continuously improving our environmental performance.

Our Responsibilities

- Understand and follow all applicable environmental laws, regulations, company policies and procedures.

- Respect and protect the environment by conserving natural resources, reducing greenhouse gas emissions, reusing and recycling materials, and minimizing and eliminating waste.

Additional Resources

- Corporate Social Responsibility Policy
- EHS Management System Policy
- Climate Change Position Statement
- CSR webpage
• Enhance sustainability during development and design of new products, processes, and facilities.

Government Interactions and Political Activity

We are committed to dealing with governments, governmental agencies, and public officials according to the highest ethical standards and in compliance with all applicable laws.

We respect the rights of individuals to voluntarily participate in the political process; however, you must always make it clear that your views and actions are your own and not those of the Company. Do not use Company resources to support your personal choice of political parties, causes, or candidates.

Our Responsibilities

• Any lobbying activity, political, or government contacts on behalf of the Company must be coordinated with the Government Affairs department.

• Obtain prior approval of the Government Affairs department before committing the Company to any corporate political spending, including donating products, services, transportation or facilities to politicians or political organizations.

• Holding or campaigning for political office must not create, or appear to create, a conflict of interest with your duties at the Company.

• You must be clear when expressing personal political activities or engaging in political activities that you are not acting on behalf of the Company.

• Never pressure a co-worker to contribute to, support, or oppose any political candidate, party, or political effort.

Additional Resources

Refer to the Anti-Bribery and Anti-Corruption Policy.
• Never make a political or charitable contribution with the intent to improperly influence someone or gain inappropriate advantages for the Company.

HANDLING COMPANY ASSETS AND INFORMATION

We all have an obligation to protect the Company’s assets, including information, and ensure their efficient use. Company assets and information should only be used for legitimate business purposes of the Company.

Company Assets and Resources

All personnel are responsible for using good judgment to ensure that our assets are not lost, stolen, misused, or wasted. Company assets include, but are not limited to, corporate business opportunities, financial resources, physical facilities and equipment, applications such as the mail and ERP system, intellectual property, our confidential information, information of our customers and business partners, our files and documents, as well as inventory, computer networks, and supplies. Due to data privacy and security concerns, you must especially be careful with portable electronics such as laptop computers and mobile devices.

Information created, accessed, transmitted, or stored using Company provided technology resources, such as email messages, computer files, telephone messages, or websites in your browsing history, are Company resources and assets. To the extent permitted by law, we may access, monitor, or inspect any Company resources, assets, and property at any time without prior approval or knowledge or your consent. This includes monitoring and retrieving information that is stored or transmitted on Company electronic devices, computer equipment, applications, and systems.

Our Responsibilities

• Use Company assets, resources, and property only for legitimate business purposes.

• Report any suspicions you have regarding theft, embezzlement, misuse, or misappropriation of any Company property immediately.

• Limited personal use of Company provided information technology resources (i.e., your Company issued laptop and/or phone) is permitted as long as it has no

Additional Resources

Refer to the Global Security Policy.
adverse effect on productivity or the work environment.

- Other Company assets, resources, and property are limited to business use (i.e., cameras, furniture, equipment, etc.

Confidential Information

Our confidential and proprietary information is a valuable Company asset. Except as required for the proper performance of your duties, you may not use or give to others trade secrets or confidential information of the Company or of our business partners, including suppliers, customers, and other business partners. Confidential information includes, for example, any information not known to outsiders or the premature disclosure of which would help competitors or be otherwise harmful to the Company.

Confidential Company information includes, but is not limited to: business plans, Company financial information, intellectual property including patents and trade secrets, sales and profit figures, pricing, new product or marketing plans, research and development ideas, manufacturing processes, information about potential acquisitions, divestitures and investments, employee files and compensation data, and information of third parties they have given to us in confidence.

Each of us must protect our confidential information. This means keeping it secure, limiting access to those who have a need to know in order to do their job, and avoiding discussion of confidential information in public areas, including not sharing Company information with market research firms.

The obligation to preserve the Company’s confidential information is ongoing and extends even after employment ends.

Our Responsibilities

- Use and disclose confidential information only for legitimate business purposes.
- Do not leave confidential information unattended at fax machines or printers.
- Avoid discussing confidential information where others might be able to overhear.
- Store all confidential information using our designated information technology resources.

Additional Resources

Refer to the Global Security Policy.

Visit the Legal Department Homepage on the Illumina Insider.
• Mark documents containing confidential information with a clear and conspicuous confidentiality statement.

• Secure confidential information when not in use - do not leave it out on your desk.

HANDLING INSIDER INFORMATION

Non-public information may not be used for personal benefit, including in trading our stock or the stock of other companies. You are prohibited from trading securities of any company when you possess material, non-public information about that company.

You are also prohibited from “tipping” – which is passing material, non-public information to others who might then buy or sell securities before the information is made publicly available to ordinary investors.

Information is “material” if there is a substantial likelihood that a reasonable investor would find it useful in deciding whether to buy, sell, or hold a stock. This can include information about acquisitions, financial results, management changes, as well as information about the financial performance of a company. The information is “non-public” if it has not been released publicly.

Our Responsibilities
• Do not buy or sell Company stock or the stock of other companies when you are in possession of material, non-public information about it.

• Do not communicate material, non-public information externally or internally with other personnel unless they need to know such information in order to carry out their job duties.

Additional Resources
Refer to the Insider Trading Policy.
• Be careful not to engage in “tipping” - even if a conversation seems casual, make sure not to disclose confidential information about the Company or our business partners.

• When in doubt about whether information is material or non-public, refrain from trading in Company stock until you have consulted our Insider Trading Compliance Officer, as identified in our Insider Trading Policy.

COMMUNICATIONS OUTSIDE OF THE COMPANY

To ensure that the Company speaks with a clear, consistent voice when providing information to the public and media, only authorized persons may speak on behalf of the Company.

Never give the impression that you are speaking on behalf of the Company in any communication that may become public if you are not specifically authorized to do so.

If you receive an inquiry regarding the Company’s activities, financial results, business plans, or position on public issues and are not specifically authorized to respond, refer the request to our Public or Investor Relations departments, as applicable.

Investment and Financial Community

Only the CEO, CFO, Investor Relations department, or other persons specifically authorized by the CEO may communicate with the investment community, including institutional and retail, and sell-side analysts. This is to protect the Company and its confidential information and to comply with applicable laws.

Our Responsibilities

• Do not attend meetings with the investment community, unless specifically authorized to do so.
• In the event you are at a conference, your interactions with investors must be limited to answering product or technology related questions.

• Never share Company confidential information publicly, unless expressly authorized to do so.

• Refer questions from investors or analysts to the Investor Relations department.

Engaging with the Media

Only the CEO, CFO, or the Public Relations department may communicate with members of the media, including, for example, industry trade press, general business press, broadcast radio and television news outlets, online news outlets, special interest magazines, and journalistic blogs.

Our Responsibilities

• Obtain approval from the Public Relations department before making public speeches, writing articles for professional journals, or engaging in other public communications when you are speaking on behalf of the Company.

• Inform the Public Relations department in advance about all interactions with the media.

• Refer questions from reporters, bloggers, or other members of the media to the Public Relations department.

• Let the Public Relations department know about any articles that misrepresent the Company or contain inaccurate information.

Social Media

In external interactions, we must be mindful of whether we can be identified as affiliated with the Company, and consider how any statements related to our work may reflect on the Company. This is especially crucial in the context of social media where interactions are quick, dynamic, and may become highly visible. Careless communications can pose a significant risk to our reputation. As a result, only designated people are permitted to post to social media on behalf of the Company.

Our Responsibilities

• Do not give the appearance that you are speaking on behalf of the Company when using social media for personal use.

• Never share or post the Company’s confidential information or the confidential information of our customers, suppliers, or other business partners.

• Obtain approval from the Public Relations department prior to starting a new social

Additional Resources

Contact the Public Relations department at pr@illumina.com.
media account on behalf of the Company.

- If you are authorized to post on the Company’s social media accounts, you must follow the Company’s Social Media Guidelines and have received social media training.

- Let the Public Relations department know if you see anything on social media that could potentially be of concern for the Company.

**OUR PEOPLE**

We strive to foster an innovative workplace, powered by passionate people, to deliver on the transformative power of genomics. Our culture is fueled by openness, collaboration, caring, and innovation. We value the wide range of experiences, talents, cultural backgrounds our employees bring to work every day. We recognize that diversity of backgrounds is valuable in the workplace. Illumina’s Diversity, Inclusion and Fairness strategy is focused on organically and programmatically cultivating an environment in which everyone fully contributes to our mission. You are expected to treat your colleagues with respect and civility.

We prohibit harassment and discrimination in the workplace.

Never engage in verbal or physical conduct that may threaten, bully, intimidate, or harm another person. We do not tolerate threats or physical violence.
Anti-Discrimination

We promote equality of opportunity and diversity within the workplace, recognizing and valuing the contributions that individuals make. We are committed to fair and respectful treatment and equal opportunity in our employment decisions. Our colleagues and job applicants are entitled to respect and should be judged only on the basis of their qualifications, demonstrated skills, and achievements.

We believe that everyone deserves the opportunity to work in an environment that is free from illegal discrimination. We understand that diversity in our Company generates creativity and innovation. Discrimination on the basis of sex, race, creed, color, gender identity, sexual orientation, religion, marital status, age, national origin or ancestry, disability, medical condition, pregnancy, veteran status, citizenship status, or any other characteristic protected by applicable law is strictly prohibited.

Our Responsibilities

• Treat others as you wish to be treated. Be respectful.

• If you manage others, or are involved in recruitment and hiring, review your own decisions to ensure that only objective merit and business considerations drive your actions.

• Expect others with whom you work, including outside of the Company, to act in a way that is consistent with our sense of fairness and equal opportunity.

• Speak up if you witness any co-workers who are not observing this policy.

Anti-Harassment

We strive to build and maintain a workplace that is professional and free from intimidation, harassment, and abuse. Harassment for any reason and on any basis is prohibited. We will not tolerate harassing, bullying, or disruptive behavior. Any behavior that creates an intimidating, offensive, abusive or hostile workplace is prohibited at the Company.

A common form of harassment is sexual harassment, which could occur when:

• A co-worker makes requests for a date, sexual favor, or similar as a condition of employment or as a basis for employment related decisions.

• An intimidating, offensive, or hostile work environment is created by unwelcome sexual advances, insulting jokes, or other offensive verbal or physical behavior of a sexual nature. This can include repeated but unwelcome requests for a date.

Our Responsibilities

Additional Resources

Contact Human Resources if you have questions or concerns.

Refer to the Employee Handbook.
• If you see or hear a co-worker behaving in an inappropriate manner, state your concern to the co-worker in a clear and respectful manner and/or report the incident to human resources.

• Sexual, racial, or other offensive jokes or comments are not appropriate in the workplace, whether spoken or sent through email. Be aware of how your jokes or comments are received.

• Do not engage in communication denigrating a particular race, ethnicity, religion, sex, gender, gender identity, or other protected characteristic.

WORKPLACE ENVIRONMENT, HEALTH, AND SAFETY

The health and safety of our workforce and protection of our environment is a top priority at the Company. We will comply with all applicable health, safety, and environment laws and regulations. We will continuously strive to prevent workplace injuries, illnesses, and environmental releases.

Our Responsibilities
• Proactively assess and manage health, safety, and environment risks.

• Understand and follow all applicable health, safety, and environment laws, regulations, Company policies and procedures. Expect that third parties and visitors do the same, and assist them as necessary.

• Immediately report to your supervisor or local Environment, Health, and Safety, (“EHS”) department representative any injuries and illnesses at work, and any other issues (e.g., unsafe working conditions, potential non-compliance, unsafe behavior, etc.) that could impact health, safety, or the environment.

• Conduct ourselves in a safe and responsible manner.

• Assess health, safety, and environment impacts during the development and design

Additional Resources
Refer to the Employee Handbook.
of new products, processes, and facilities.

- Do not allow the use of alcohol, prescription or over-the-counter drugs, or any other intoxicant to interfere with your performance at work. If you are concerned about the effect of prescribed or over-the-counter medications, speak with your supervisor prior to beginning work.

- Do not bring firearms or other weapons with you to work.

- Always display your identification key badge in clear view while on Company premises and always badge-in when entering our facilities.

**EMPLOYEE, CUSTOMER, AND PATIENT PRIVACY**

Protecting the privacy of personal information is a foundational principle of Illumina’s business. “Personal information” includes any information that can be used to identify an individual. Some examples may include: names, addresses, emails, and certain genomic information.

We may be obligated to secure and protect the privacy of personal information collected, created, or managed by the Company, including information about our customers, employees, patients, and business partners. This includes adhering to applicable privacy and data protection laws, including medical privacy laws, as well as any agreement between the Company and its customers and business partners regarding the handling of specific information. Like confidential information, personal information requires special care.

Across our business activities, Illumina seeks to handle personal information according to applicable laws and four fundamental guiding principles:

- Transparency
- Responsible Stewardship
- Ethical Use
- Accountability

You are required to follow all Company policies and procedures regarding the collection, use, transfer, storage, or disposal of personal information. This helps create an environment of trust and integrity with our customers and helps ensure that the Company maintains its compliance with applicable data privacy and protection laws.

**Our Responsibilities**

- Protect personal information, handle it securely, and use it only for the purposes for which it was collected and only for legitimate business purposes.

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**Additional Resources**

Refer to the [Illumina Privacy webpage](#) for the Corporate Privacy Policy, Privacy Principles and additional resources.

Refer to the [Employee Privacy Policy](#).

Refer to the [Information (Data) Retention policy](#).
• Only share personal information with others at the Company or third parties in accordance with Company policy and procedures.

• Always have a written contract that requires third parties data processors to protect any personal information provided by Illumina with appropriate safeguards.

• Limit international transfers of data and put in place appropriate transfer mechanisms that comply with applicable law.

• Observe any applicable record retention periods and destroy personal information that we are no longer required or have a business need to keep.

• Promptly report any potential security incidents and data breaches that you become aware of.

**ADDITIONAL RESOURCES**

**Reporting Potential Violations or Concerns**

Everyone is responsible for promptly reporting any violations of applicable law or regulations, this Code, as well as of any Company policies and procedures. Generally speaking, every effort will be made to maintain the confidentiality of reports about potential violations; however, depending on the circumstances, it may not be possible in all cases to protect the identity of the person making the report.

You have several options to report potential violations:

• Speak with your supervisor or the Human Resources department.

• You may submit concerns to the Legal Department via email at compliance@illumina.com.

• You may also submit a concern via the third-party managed Compliance and Fraud Prevention Hotline
  
  – By Internet at this [website](#).
  
  – By calling one of the global toll-free phone numbers available at that website.

Reports made through the Compliance and Fraud Prevention Hotline may be made anonymously unless prohibited by local law.

**Everyone has an obligation to report violations.** Not reporting a violation when you know about it may result in discipline up to and including termination of employment.
Preventing Retaliation

In order to ensure legal compliance and build trust, we must listen openly to concerns that our personnel bring to our attention, respond appropriately, and must never retaliate against any individual in connection with an issue or concern raised in good faith.

We take claims of retaliation seriously. All such claims will be investigated and, if substantiated, retaliators will be disciplined up to and including termination. If you believe you have been retaliated against, you should report such action immediately to Human Resources.

Cooperating with Investigations

Important points you should know about the investigations process include:

- If you are involved in an investigation, you should not discuss the investigation with others, unless the investigator explicitly says otherwise.

- You will not be retaliated against for your full participation in an investigation.

APPENDIX

Only the following sections and subsections of the Code are deemed to be the code of conduct for the purposes of the listing standards of the NASDAQ and officers under SEC rules:

- Conflicts of interest.

- Compliance with applicable laws.

- Public reporting.

- Handling company assets.

- Handling confidential company information.

- Handling insider information.

- Reporting potential violations
REFERENCES

The policies and procedures referenced in this Code are available in SAP or through the ICE Corporate Policies and Procedures Portal.

- Anti-Bribery and Anti-Corruption Policy (CP500.05)
- Employee Privacy Policy (CP500.03)
- Global Contracts Review & Approval Policy (CP500.09)
- Global Security Policy (CP300.01)
- Handling Personal Data Policy (Document #1000000057378)
- Illumina Corporate Privacy Policy (CP500.04)
- Illumina Quality Management System Manual (SAP Document #11204017)
- Insider Trading Policy (CP500.02)
- Investor Interaction Policy (Document #1000000018465)
- Interactions with Healthcare Professionals and Organizations Policy (CP500.06)
- Providing and Receiving Business Courtesies, Gifts, and Honoraria (CP 500.13)
- Quality Policy (Document #15028065)
- Signature Authority Policy (CP200.02)