

SUPPLIER CODE OF CONDUCT

Version 1.0/4.05.2020

Introduction

Supplier Code of Conduct Matrix Fine Chemicals GmbH ("Matrix FC" or the "Company") is committed to operating with the highest standards for business ethics, human rights, environmental protection and workers' rights and expects our business partners to share this commitment. Matrix policy is that all supplier that provide products or services to the Company ("Supplier" or "Suppliers"), act in compliance with this Code of Conduct (the "Code") and adopt practices that are consistent with it.

Scope

Matrix FC follows the principles in this Code and requires that its Suppliers do the same. Furthermore, Matrix FC encourages its Suppliers to require their suppliers and subcontractors to follow the principles of this Code in their operations. We have hereto been inspired by international initiatives, such as the UN Global Compact and Responsible Care practices.

Our Standards

Matrix FC strongly believes in socially responsible business practices wherever we operate, particularly in the areas of human rights and labor standards, business ethics, the environment, and sustainability in our supply chain. We recognize that the relationship we have with our Suppliers is critical to our success and expect very high standards from them in each of these important areas as well.

Human Rights and Labor Standards

We want to work with suppliers that share the belief that respect for human rights is in the interest of everyone – individuals, companies and ultimately society as a whole.

1. Human rights will be respected at all times. Harassment or discrimination against employees in any form is not acceptable. This includes, but is not limited to, discrimination or harassment based on gender, ethnic origin, religion, sexual orientation, skin color, disability, marital status,

pregnancy, political affiliation, union membership, veteran status or age.

2. Child labor will not be used. Matrix FC does not tolerate any form of exploitative child labor as defined in the International Labor Organization Convention 182, Article 3 (Worst Forms of Child Labor). Accordingly, we observe all applicable laws regarding the employment of minors and do not employ any young person in a way to restrict their educational opportunities or expose them to workplace hazards that are likely to endanger their health and safety. All Matrix FC Suppliers are required to meet this same minimum standard.

3. Compensation and benefits must comply with all applicable local laws relating to minimum wages, overtime hours and legally mandated benefits. Where no wage law exists, Matrix FC Suppliers are expected to provide wages that meet or exceed the local industry standard.

4. No form of forced or compulsory labor may be used; employees shall be free to leave employment after customary notice.

5. Suppliers shall respect and adhere to the right of employees to freedom of association and recognition of employees' rights to collective bargaining, where allowable by law.

6. Workers shall have safe and healthy working conditions that meet or exceed applicable standards and local laws for occupational safety and health.

7. Suppliers must be compliant with local, provincial and national occupational health and safety laws and have the required permits, licenses, and permissions granted by local, provincial and national authorities.

8. Suppliers must have documented health and safety policies and/or procedures and appropriate safety infrastructure and equipment in place.

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9. When on Matrix FC sites, Suppliers must fully comply with applicable Matrix FC policies and directives.

10. Suppliers are expected to ensure that material supplied to Matrix FC are sourced from responsible supply chains and do not contain metals derived from minerals or their derivatives originating from conflict regions that directly or indirectly finance or benefit armed groups.

Business Ethics

1. All business will be conducted with honesty and integrity and in compliance with all relevant anti-bribery and anti-corruption laws, including the U.S. Foreign Corrupt Practices Act and other countries' laws intended to deter corruption and bribery in commercial relations and among government officials and political candidates. There will be no payments, gifts, entertainment or other services or advantages offered or given to any Matrix FC employee or third party that are intended to influence the way in which the Matrix FC employee or third party conducts his or her duties. Similarly, Matrix FC will not offer or give such payments, gifts, entertainment, or other services or advantages to any Supplier that are intended to influence the way in which the Supplier conducts its business.

2. All Suppliers are required to notify Matrix FC should they receive any request from a Matrix FC employee for any payments or similar benefits described above to be made to themselves, another Matrix FC employee or any third party in violation of this Code. Notifications under this paragraph shall be made exclusively by contacting Matrix FC's Ethics and Integrity in Action Hotline.

3. All Suppliers are required to comply with all applicable trade controls, as well as all applicable export, re-export, and import laws and regulations.

4. All Suppliers are required to conduct business

in full compliance with antitrust and fair competition laws that govern the jurisdictions in which they do business.

5. All Suppliers must avoid the appearance of or actual improprieties or conflicts of interests. Suppliers must not deal directly with any Matrix FC employee whose spouse, domestic partner, or other family member or relative holds a significant financial interest in the Supplier. In the course of negotiating the Supplier's obligations, dealing directly with a Supplier personnel's spouse, domestic partner, or other family member or relative employed by Matrix FC is also prohibited.

6. All Suppliers are required to honestly and accurately record and report all business information and comply with all applicable laws regarding their completion and accuracy. They must create, retain, and dispose of business records in full compliance with all applicable legal and regulatory requirements. Matrix FC requires that all Suppliers be honest, direct, and truthful in discussions with regulatory agency representatives and government officials.

Health and Safety Protection

Suppliers ensure in all their operations, products and services to protect the health of and minimize risks to the safety of all persons - employees, subcontractors and other individuals including users and the community. In the workplace in particular, suppliers ensure safe and healthy workplaces and working conditions. More specifically, suppliers provide to their employees:

- Appropriate personal protective equipment,
- Reasonable access to potable drinking water and sanitary facilities,
- Adequate lighting and ventilation,
- Fire safety, emergency preparedness and response for occupation injury and illness,
- Industrial hygiene,
- Machine safeguarding,

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- Appropriate and the minimum legal standards in any canteen or dormitory facility.

The Environment

1. Supplier operations will be carried out in an environmentally responsible and efficient manner and will make best efforts to minimize adverse impacts on the environment. Suppliers must be compliant with local, provincial and national environmental laws and have the required permits, licenses, and permissions granted by local, provincial and national authorities.

2. All products and services will be delivered to meet the environmental, quality and safety criteria specified in the relevant contract between Matrix FC and the Supplier and in accordance with the local laws in effect at the point of delivery and will be safe for their intended use.

Supplier Self-Monitoring, Reporting and Assessment

This Code underlies all of Matrix FC's contractual relationships with its Suppliers. Fulfillment of its principles will be taken into consideration by Matrix FC when qualifying and selecting its Suppliers. Should any of the requirements in this Code be in violation of the national law in any country or territory in which a Supplier operates, the law should always be followed. In such cases, the Supplier must always inform Matrix FC immediately upon receiving this Code or immediately after discovering such conflicts.

Suppliers must inform Matrix FC if they have faced charges or have been subject to legal proceedings, related to the areas covered by this Code: business ethics, human rights, workers' rights, and the environment. If any such charges or proceedings are made or occur, then the Supplier must notify Matrix FC immediately of this occurrence. Once business or a contract has been awarded, it is Matrix FC's expectation that its Suppliers will constantly monitor their own

compliance in meeting the standards set forth in this Code and promptly notify Matrix FC of any material inability or failure to do so. Failure of a Supplier to comply with the requirements in this Code may be considered a material breach by Matrix FC in the related contract(s) or transactions between Matrix FC and Supplier and Matrix FC may terminate such contract(s) or transactions with the Supplier at its discretion as a result. In addition, Suppliers are expected to develop adequate documentation to demonstrate they have the policies and management systems in place to support the principles outlined in this Code. Matrix FC may request self-evaluation, third party assessment or an on-site audit to monitor alignment with and encourage continuous improvement against this Code.

Method of Notification

Notifications under this Code and communications or notifications of violations of antibribery or anti-corruptions laws should be made by contacting the Supplier's primary Matrix FC Business partner.

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External resources

Universal Declaration of Human Rights
<https://www.un.org/en/about-us/universal-declaration-of-human-rights>

Pharmaceutical Supply Chain Initiative
<http://www.pharmaceuticalsupplychain.org>

International Labour Standards (ILO)
<http://www.ilo.org/public/english/standards/norm/whatare/fundam/index.htm.ilo.org>

International Convention on the Elimination of All Forms of Racial Discrimination (UNHRC)
<https://www.ohchr.org/en/professionalinterest/pages/cerd.aspx>

Convention on the Elimination of All Forms of Discrimination against Women (UNHRC)
<https://www.ohchr.org/en/professionalinterest/pages/cedaw.aspx>

Guiding Principles for Chemical Accident Prevention, Preparedness and Response (OECD)
<http://www.oecd.org/env/ehs/chemical-accidents/Guiding-principles-chemical-accident.pdf>

Declaration of Helsinki: Ethical Principles for Medical Research Involving Human Subjects (WMA)
<https://www.wma.net/wp-content/uploads/2018/07/DoH-Oct2008.pdf>

Convention on Combating Bribery of Foreign Public Officials in International Business Transactions (OECD)
www.oecd.org/daf/anti-bribery/ConvCombatBribery_ENG.pdf