Code of Business Conduct and Ethics
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**Notice:** Printed version of this document may not be current. Verify issue date against the online system.
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The Prometric Commitment

Dear Prometric colleague,

Prometric LLC maintains the highest ethical standards in conducting company affairs and in our relationships with customers, suppliers, employees, advisors and the communities in which our operations are located. The purpose of this Code of Business Conduct and Ethics is to affirm our strong commitment to the highest standards of legal and ethical conduct in our business practices. This Code provides you with an understanding of the conduct and standards of behavior expected of all of us as Prometric employees.

This Code applies to all officers, directors and employees of Prometric and its subsidiaries – no matter where you work. We also expect that those with whom we do business will adhere to the standards set forth in this Code. Please take the time to review this Code carefully – both at this time, and periodically throughout your employment with Prometric. The Code does not anticipate every ethical decision that you may face as a Prometric employee. So if you have any questions, please ask for guidance.

Your dedication to the principles embodied in this document will ensure that we all continue to enjoy a reputation for personal integrity, ethics and professional excellence.

Sincerely,

ROY SIMRELL
PRESIDENT and CHIEF EXECUTIVE OFFICER
PROMETRIC LLC
Introduction

This Code applies to all officers, directors and employees of Prometric and its subsidiaries. You are responsible for reading this Code together with any supplemental policies of your particular department, market group or business unit. If there is any conflict between this Code and supplemental policies and laws applicable to your job, you should comply with the most restrictive requirement.

These standards apply in all countries where we conduct business. If you do not understand a provision of this Code, you should speak to your manager, your Human Resources department or the Prometric legal department (located in Baltimore, Maryland).

Employee Acknowledgment Requirement

After reading this Code of Business Conduct and Ethics, we request that you acknowledge that you have received access to and read this Code and that you understand your obligations to comply with the Code.

Prometric has set up a section on Prometric.com for your convenience in acknowledging your access to this Code and that you read and understand your obligations under the Code. This acknowledgement form may be reached at myPrometric. You are required, as a condition of employment to complete this acknowledgement form and submit it electronically within 30 days. Thank you.

General Overview

When you are faced with a situation and you are not clear as to what action you should take, ask yourself the following questions:

- Is the action legal?
- Is the action ethical?
- Does the action comply with this Code and other policies and laws applicable to my job?
- How will my decision affect others, including our customers, shareholders, employees and the community?
- How will my decision look to others? If your action is legal but can result in the appearance of wrongdoing, consider taking alternative steps.
- How would I feel if my decision were made public? Could the decision be honestly explained and defended?
- Should I contact my manager, my Human Resources department or the Prometric legal department regarding the action?

Please refer to the section “Questions & How to Report Concerns & Violations” on page 27 of this Code for more information about how to ask questions and/or report any possible Code violations, including how to do so anonymously and confidentially.
Protecting Company Assets and Resources

Prometric assets are to be used for your job and should be protected.

Company assets are meant for business, and not personal use. We all have a responsibility to protect and safeguard company assets from loss, theft, misuse and waste. These assets include, but are not limited to:

- The Prometric name, our various brand names, our logos, and other brands
- Computers and ancillary equipment,
- Software and software licenses,
- Office supplies,
- Fax machines and other office equipment,
- Books, electronic media, CDs and DVDs and other media,
- Business plans,
- Technology,
- Customer, supplier and distributor lists and information,
- Physical property, and
- Patents, copyrights, trademarks, and all other forms of intellectual property.

You should use company assets and funds for legitimate and authorized business purposes. As discussed in the next section, the company does understand the need for limited and occasional use of company e-mail, the Internet and phones for personal purposes, subject to the guidelines in the next section. Company property should never be used for person gain, and you should not allow company property to be used for illegal activities. If you become aware of theft, misuse or waste of our assets or funds or have any questions about your proper use of them, you should feel free to speak with your manager or your Human Resources department.

Misappropriation of company assets is a breach of your duty to the company and may be an act of fraud against the company. Taking company property from our facilities without permission is regarded as theft and could result in dismissal. In addition, carelessness or waste of company assets may also be a breach of your duty to the company and could result in dismissal.

Company assets include all memos, notes, lists, records and other documents (and copies of each of these) that you make or compile relating to the company’s business. All of these are to be delivered to the company promptly after your employment ceases, or at any time that the company requests.

Q: We have a closet full of office supplies that contains things like computer paper, pens and notepads. Can I take some home with me? I can’t imagine anyone would miss what I need, which isn’t that much!

A: Unless you are taking office supplies so you can work from home and your manager has approved it, this is not permitted. Taking home company property, such as office supplies, can add up to significant costs for the company.

Q: Where can I obtain more information about safeguarding computer equipment?

A: For more information, contact the security department or IT department.
Use of E-mail, the Internet, Intranets, Telephones and Other Forms of Communication

Use our various forms of communication properly and appropriately.

We provide e-mail, Internet and intranet access, telephones and other forms of communication to help our employees do their jobs. It is everyone’s responsibility to help maintain the confidentiality, integrity and availability of our communications infrastructure. When using these forms of communication, please remember:

- These systems are for business purposes. However, the company does understand the need for limited and occasional use of company e-mail, the Internet, intranets and phones for personal purposes under certain circumstances. However, if you spend excessive time using e-mail, the Internet, intranets or your phone for non-work matters, you may have your access restricted or prohibited, and/or face other disciplinary actions up to and including termination of employment.

- Use good judgment when using e-mail. If the company becomes involved in litigation or an investigation, your e-mails may have to be turned over to third parties. E-mail can be obtained even after you have deleted it from your in-box. Thus, avoid careless, exaggerated or inaccurate e-mail statements that could be misunderstood or used against you or the company in a legal proceeding. Consider how your e-mail would be viewed if disclosed in the media or used as testimony. Before you hit “send,” think and reread.

- Don’t access, send or download any information that could be offensive, insulting, derogatory or harassing to another person, such as sexually-explicit messages, jokes or ethnic or racial slurs.

- Viewing internet sites that relate to pornography, gambling or gaming, or similar material is strictly prohibited.

- Don’t violate the copyright laws or compromise our network security by either installing or using peer-to-peer (P2P) or other similar types of file sharing applications that allow you to download music, video clips and/or image files. Use of videos, music, or other streaming media on your computer is prohibited.

- Instant messaging (IM) from your work computer is only permitted if approved by your IT department or manager.

- Manage and keep confidential (do not share) your computer user ID’s and passwords.

- Guard against viruses and worms by using Prometric-approved virus protection software and exercise caution when opening files attached to e-mail, especially those that are not business-related or from a known source. If you have any concerns, you should forward the e-mail to your IT department.

Q: Can I use the Prometric e-mail system to send personal messages to friends and family members?

A: This is OK if the e-mails are limited and you’re primarily using our computer networks for business purposes. Since your privacy might not be guaranteed, you may want to avoid sending messages that are highly personal or confidential. Further, sending personal messages to friends and family members should not include material that might be viewed as offensive.

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Q: Can I download music from the Internet to listen to while I work?

A: No. You cannot download any copyrightable material without the consent of the material’s owner or publisher. Also, our e-mail and computer systems are susceptible to viruses and you should use the Prometric e-mail and computer system primarily for business matters.
• Don’t send internal communications or confidential materials outside of the company unless you are authorized to do so.

• The use of personal software on your work computer or modification of Prometric-provided software is not permitted unless approved by your IT department, and

• Report any suspected computer security incidents to your manager, security or the IT department immediately.

Messages that you send and receive on the Internet and through e-mail and other forms of electronic and paper communication are the property of Prometric. You have no expectation of privacy regarding these communications. Where permitted by applicable law, we reserve the right to review these communications at any time and to monitor your use.
Conflicts of Interest and Corporate Opportunities

Avoid actual and potential conflicts of interest in performing your duties as a Prometric employee and do not advance personal interests at the expense of Prometric.

As an employee, we expect that you will act in the best interests of Prometric and avoid conflicts of interest. A conflict of interest may arise whenever a personal interest interferes – or even appears to interfere with the interests of Prometric. While we respect your right to manage your personal affairs and investments and we do not wish to intrude on your personal life, Prometric employees should place the company’s interest in any business transaction ahead of any personal interest or gain when the opportunity to do so arises.

To avoid conflicts of interest, you should identify potential conflicts when they arise and notify your manager if you are unsure whether a relationship or transaction poses a conflict. Your manager will be able to pre-clear or resolve certain conflicts, or will be able to contact someone else at the company who can. The following are examples of conflicts of interest that could arise, and are prohibited unless they have been pre-cleared or resolved in advance:

- You or someone with a close relationship with you owns more than 1% of a competitor’s, customer’s or supplier’s stock,
- You or someone with a close relationship with you receives improper personal benefits (such as cash, gifts, entertainment, services or discounts) as a result of your position at Prometric,
- You work at an outside job, or serve as an officer, director or consultant to another company that interferes with your ability to do your job at Prometric,
- You participate in a business transaction or opportunity to your personal advantage based on information or relationships developed or discovered in your job at Prometric, or
- You have a spouse, partner or family member that is in a direct reporting relationship with you, or you have the ability to supervise, review or influence the job evaluation, hiring, pay or benefits of any spouse, partner or family member who also works at Prometric.

In addition, loans to, or guarantees of obligations of Prometric executive officers, directors and their family members are prohibited.

Keep in mind that not all conflicts are prohibited and the list above does not address every example. Some conflicts are permissible if they are disclosed and approved. Because it is impossible to describe every potential conflict, we rely on your commitment to exercise sound judgment and to seek advice when appropriate. If...
you need advice on whether a particular activity is a conflict of interest, please contact your manager or the Legal Department. Serving on the Board of Directors for another company will require consent from the Legal Department (except for the Board of Directors of a charitable organization such as a church or service organization.)
Board Seats on Other Companies

Obtain permission before you join the board of directors of another company.

Serving as a director of another company, even one in which Prometric has an interest, may create a conflict of interest. Being a director or serving on a standing committee of some organizations including government agencies, also may create a conflict.

Before accepting an appointment to the board or committee of any organization whose interest may conflict with our company’s interests, employees must receive written approval from the Prometric General Counsel.

Employees are permitted, however, to serve on boards of charities or non-profit organizations or in family businesses that have no relations to Prometric and its businesses or to the businesses of its parent, Educational Testing Service. Prior approval is not required for these types of situations. If you hold a position with a charity or non-profit organization and if you speak publicly for the entity, you should ensure that you are seen as speaking on behalf of the entity or as an individual, and not on behalf of Prometric.

Q: I have an opportunity to be named to the board of directors of a small, private company that from time to time supplies some of our businesses with products. Can I take on this position?

A: Only if you receive approval from the Prometric General Counsel after a determination has been made that there isn’t a conflict of interest. If you are permitted to join the other company’s board, you may not divulge any confidential or strategic information about our businesses and must not vote on any board issues that are related to dealing with Prometric.

Q: I have an opportunity to serve on the board of directors of a family corporation that is not in the same business as our company nor supplies our business with products. Can I take on this position?

A: You may serve on the board of directors without seeking prior approval in this situation. You should monitor the business of this family corporation to avoid any potential conflict of interest in the future.
Confidential Information

Protect the confidentiality of nonpublic information about Prometric.

As part of your job, you may learn or have access to nonpublic information or other confidential information relating to Prometric businesses, operations, research or technology. You should not share confidential information with anyone unless there is a “need-to-know” and you are authorized to do so. Confidential information includes some of our most valuable assets, such as:

- New technology,
- Trade secrets,
- Pricing policies,
- Test center volumes, test volumes, and market share,
- Business plans and outlooks,
- Brand formulations, nonpublic financial results,
- New product developments or plans,
- Customer lists,
- Customer or supplier contracts,
- Tests, questions, and item banks,
- Software or computer programs,
- Merger, acquisition or divestiture plans, and
- Personnel acquisition plans or major management changes.

If you have confidential information, you should store or safeguard it where unauthorized people cannot see or access it. You should not discuss confidential information in elevators, restaurants, airplanes or other places where your conversation may be overheard. Also use care when speaking in front of family members, who may not know that you are discussing confidential information and may later inadvertently disclose it to others. You should also be careful not to leave confidential information in unattended conference rooms or discard confidential information in a public place where others can retrieve it.

Your obligation to safeguard the company’s nonpublic information or other confidential information applies to you even after you leave the company for as long as the information remains confidential and is not generally available to the public.

You should only disclose confidential information after appropriate steps have been taken, such as signing a confidentiality agreement to prevent misuse of the information.

Q: How can I better protect confidential information?

A: Suggestions include – (1) putting sensitive documents in locked files or drawers; (2) setting up a “password protection” on your computer if you leave your desk for a period of time: (3) periodically changing your computer password(s); and (4) making sure that there are non-disclosure or confidentiality agreements in place before you share any confidential information with third parties.

Q: I sometimes work at home. May I store confidential information at my home?

A: Generally, company confidential information should remain at your office location. However, it is sometimes to the benefit of the company to have individuals work from home on occasion or, in the case of a remote sales person or account manager, the home office may be the individual’s base of operation. In those cases, you should provide the same amount of care for the confidential information as in the office. Information should be locked in a cabinet, desk drawer, or locked office. If there is no further use for the information, it should be returned to the office or destroyed by shredding or other similar method.
Protect the confidentiality of nonpublic information about customers, suppliers, and others.

We also respect confidential information regarding other companies – especially our customers. If you learn of confidential information about another company in the course of your job, you should protect it the same way that you would confidential information about Prometric. In some instances confidential information regarding our competitors may come into your possession. You should consult with Prometric’s legal department regarding any confidential information (or information that appears to be confidential) of a customer, supplier or competitor.

Protect the confidentiality of information about candidates and test takers

In the course of performing your duties as an employee of Prometric, you may have a great deal of information available to you regarding test takers. This may include:

- Names,
- Credit card and other payment data,
- Addresses, telephone numbers, and other contact information,
- Identification numbers,
- Test scores and results, and
- Sensitive information such as medical information for accommodations.

Prometric is strongly committed to protecting the privacy of our candidates or test takers and you should protect such information with the same degree of care which you would desire your own information be protected.

In addition, many countries have data protection and privacy laws that affect the collection, use and transfer of personal customer information. This is a rapidly changing area of law and you should consult with a member of the Prometric legal department if you have any questions regarding appropriate uses of customer information.

Disclosure of confidential information can be harmful to Prometric and could be the basis for legal action against the company and/or the employee responsible for the disclosure.

Q: I have company records that I no longer require to perform my job. Can I simply dispose of them by throwing them in the trash?

A: If the company records contain information that is confidential, it must be disposed of by shredding or other means of destruction of the information. In many of our offices there are shredding bins located throughout the work space. Confidential information must be disposed of properly.
Accuracy of Records and Information Reporting

Keep complete, accurate and reliable records.

Our financial and accounting records are used to produce reports for our company’s management, shareholders, governmental authorities and others. Therefore, we must all protect the company’s financial strength and reputation for integrity by ensuring complete and accurate financial and accounting records that are not misleading. Implementing an appropriate control system helps to make sure this happens.

- All of your books, records and accounts—including time sheets, sales records, invoices, bills and expense reports—must be complete, accurate and reliable,
- Unrecorded, undisclosed or “off-the-books” funds or assets should not be kept for any purpose,
- Never falsify any document or distort the facts relating to a particular transaction,
- Transactions should be recorded in a timely manner and supported by appropriate documentation,
- Employees should not incur or pay the costs of anything using company funds if the incurrence or payment is not authorized by your manager or supervisor or reimbursable, and
- Financial records that reflect the company’s activities and transactions should be maintained in accordance with generally accepted accounting principles (GAAP) and in compliance with applicable laws and regulations.

Q: It’s the last week of the 1st quarter. In order to stay within our budget, I’m thinking about booking certain expenses in the 2nd quarter for supplies and other materials that we received earlier this month. Can I do this?

A: Absolutely not. All expenses and revenues must be recorded in the period that they are incurred or realized.

Q: I was on a business trip and misplaced a few receipts for taxis and meals. Can I still get reimbursed if I don’t have anything to document my expenses?

A: Maybe. If you accidentally lost your receipts, you should contact your manager to find out whether you can be reimbursed. For expenses in excess of a particular amount, your manager may refuse reimbursement without receipts. Even if you are allowed to be reimbursed, any documentation that you are required to produce must accurately reflect your expenses. It is never acceptable to create a false, misleading or erroneous expense for reimbursement.
Accounting, Auditing or Disclosure Concerns

Investigate and report any accounting, auditing or disclosure concerns that you may have.

We all have a responsibility to submit good faith questions and concerns regarding questionable accounting, auditing or disclosure matters or controls. In order to facilitate the reporting of employee complaints, Prometric has established procedures for:

- The receipt, retention and treatment of complaints regarding accounting, internal accounting controls, auditing matters and disclosure controls, and
- The confidential and anonymous submission by employees of concerns regarding questionable accounting or auditing matters or disclosure controls.

Complaints and concerns relating to accounting, internal accounting controls or auditing matters may include actions involving:

- Fraud or deliberate errors in the preparation, maintenance, evaluation, review or audit of any financial statement or financial record of the company,
- Deficiencies in, or noncompliance with, the company’s internal accounting controls,
- Misrepresentation or false statements to or by a senior officer or accountant regarding a matter contained in the financial records, financial reports or audit reports of the company, or
- Deviations from full and fair reporting of the company’s financial condition.

You should report the following if you discover any of them, or have good faith suspicions:

- Questionable payments to vendors, agents or consultants whose backgrounds have not been adequately investigated in accordance with Prometric policies,
- Billings made higher or lower than normal prices for products or services at a customer’s request,
- Payments made for any reason other than as described in a contract or other documentation, or
- Payments made through intermediaries that deviate from ordinary business transactions.

In addition, it is unlawful to fraudulently influence, coerce, manipulate or mislead any independent public or certified accountant who is auditing our financial statements.

Please refer to the section “Questions & How to Report Concerns & Violations” on page 27 of this Code for more information about how to make accounting, auditing and disclosure-related complaints, including how to do so confidentially and anonymously (by e-mail or through the Prometric hotline) if you desire.
Document and Record Retention and Dispositions

Comply with the document and record retention and disposition policy applicable to you.

Prometric information and records are valuable corporate assets and must be managed with due care. Additionally, we must comply with legal and regulatory requirements that relate to document and record retention and disposition. As a result, we have an established policy for properly caring for, storing, retrieving and disposing of company records. Prometric employees must manage records and information in a manner that ensures:

• Consistently organized filing, storage, and retrieval of recorded information,
• Record maintenance in whatever media satisfies legal, fiscal, regulatory, and operational requirements,
• Protection of company records (including backups).
• Needed documentation in the event of litigation, and
• Proper and timely disposal of records no longer of value.

If your business or department has a specific retention schedule that identifies by title each category of records it maintains, you should become familiar with it. A retention schedule outlines by record category:

• A description of records retained,
• The lengths of time records are to be retained as active within departmental files,
• When active files are to be transferred to appropriate records storage facilities,
• The lengths of time inactive records are to be retained within off-site storage, and
• When the records are to be disposed.

Do not destroy documents or e-mails if you learn of litigation or investigations.

If you are informed about pending or threatened litigation or a governmental investigation, you may not destroy any records (including e-mails) until you have been authorized to do so by a member of the Prometric legal department. It may be a criminal offense to destroy documents or e-mails that are subject to a subpoena or other legal process. Any employee, who fails to comply with this policy, as well as applicable regulations and laws, is subject to termination and may also face criminal or civil prosecution, with possible fines and prison terms.

You should contact the controller (or controller-type officer) of your business or department if you need more information about the specific document retention policies applicable to you, and you should familiarize yourself with what’s required. If you have any uncertainty about whether a document should be retained, you should confer with the Prometric legal department before proceeding.

Q: What kinds of records are subject to our document retention policy?

A: “Records” are interpreted broadly and covers any generated or received paper, book, photograph, microfilm, computer tapes, floppy disks, personal computer file server hard disks, e-mail, CD-ROM, charts, cards, magnetic media, electronic images or any copy or print-out thereof.

Q: How long do I need to retain e-mails?

A: If there is no business reason to keep an e-mail message and if there is no legal or regulatory obligation to retain it, it should be deleted.
Media, Public and Governmental Inquiries

Don’t speak on behalf of Prometric unless you are authorized to do so.

We have professionals at our company who are trained and qualified to release information to the public. When members of the media, financial analysts or government authorities contact the company to request information, the response can have far-reaching implications, including effects on the company’s ability to compete. When we provide information on the company’s products, operational strategies or financial results, we must ensure both that the information is accurate and that the company is ready to “go public” with that information. If you receive a request for information from outside the company, you must forward it to the appropriate department if you are not authorized to speak on behalf of the company. See below for the appropriate department.

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<td>Financial community or banks</td>
<td>Vice President, Finance</td>
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<tr>
<td>News or media</td>
<td>Public Relations</td>
</tr>
<tr>
<td>Regulatory and governmental agencies</td>
<td>Legal Department</td>
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<tr>
<td>Elected officials</td>
<td>Public Relations</td>
</tr>
<tr>
<td>Persons seeking employment information</td>
<td>Human Resources</td>
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If it is unclear which department to refer an inquiry to or it does not fall into one of the categories above, please refer the matter either to Public Relations or the Legal Department.

Additionally, before publishing, making a speech or giving an interview in your capacity as a Prometric employee or executive, you should obtain approval from your Public Relations or communications department.

Q: What should I do if I get a call from the media asking me for information about a proposed acquisition that Prometric announced through a press release? Is it OK for me to comment since the news is public?

A: You should refer the call to your Public Relations department, unless you are authorized to speak on behalf of the company. Even if Prometric has made a public announcement about a development or transaction, you should not comment.

Q: A trade magazine wants to do a feature on one of our new products. Can I speak to the reporter who’s writing the story?

A: You can only comment on or provide press interviews about our products or services if you have been authorized to do so. Otherwise, you should refer the call to someone who can speak on behalf of the company. Generally an inquiry from any news media should be referred to Public Relations.

Q: Can I comment or respond to comments about Prometric or any of our businesses in an Internet chat room or on an online bulletin board?

A: You should not post any information about Prometric or our businesses, including comments about our products, stock performance, operational strategies, financial results, customers or competitors, even in response to a false statement or question. Refer these matters to Public Relations so we can appropriately investigate or address the issue.
Political Conduct and Contributions

Political contributions made on behalf of the company require approval.

The company strongly supports and respects your right to participate in political activities. No one at the company may require you to contribute to, support or oppose any political group or candidate.

Since U.S. and other countries' laws and regulations governing political contributions are complex and diverse, you must not make any political contributions on behalf of the company or on company time without the prior approval of the Prometric legal department.

You should also be aware that:

- Employees are not reimbursed for personal political contributions, and compensation will not be increased or otherwise adjusted to reflect political contributions made,
- If you publicly express political views, you should make it clear that they are individual, personal views and not those of Prometric, and
- Notify the Prometric legal department if you plan to campaign for, or serve in, public office, and avoid conflicts of interest by excusing yourself from any political matters involving our company if you do so.

Q: Can I volunteer some of my time for a local political campaign?

A: Yes. However, your volunteering should generally take place when you're not working at Prometric.

Q: Can I organize a rally for a particular cause or candidate? Can I do this at the lobby of my office?

A: You are entitled to express your political views on your own time and to participate in political expression as you see fit. You may not, however, organize or engage in political conduct during work time or conduct such activity at your workplace.
Equal Employment Opportunities

We provide a workplace that offers equal employment opportunities (EEO)

We are committed to providing equal employment opportunities (EEO) for all persons regardless of:

- Race,
- Color,
- Religion,
- Gender,
- Age,
- Marital status,
- Sexual orientation,
- National origin,
- Citizenship status,
- Disability,
- Veteran status, or
- Any other group protected by applicable federal, state or local laws

This policy extends to all terms and conditions of employment, including, but not limited to, hiring, placement, promotion, termination, layoff, recall, transfers, leave of absence, compensation and training. We comply with applicable laws governing nondiscrimination in every location in which we have facilities.

Prometric makes every effort to reasonably accommodate individuals with a disability in order to provide employment opportunities for them. Furthermore, it is the company's commitment not to discriminate in any manner against qualified individuals with disabilities with regard to all terms and conditions of employment. Employees who believe they have a disability that may require a reasonable accommodation in order to perform the essential functions of their position should contact their manager or the Human Resources department.

Q: I am planning to promote one of two employees. One is a man, and the other is a woman who has been talking in the office from time to time about her plans to eventually start a family. Can I promote the man if I think the woman is likely to have children soon and might leave the company?

A: No, this would be a violation of our policy. In the United States, for example, a promotion based on these facts would also violate applicable EEO laws.

Q: What is “reasonable accommodation” and what is a “disability”?

A: “Reasonable accommodation” may include, but is not limited to altering facilities, providing a qualified reader and providing information orally. Additionally, in purchasing equipment or making changes to our facilities, Prometric strives to ensure that the adaptability and accessibility of equipment and facilities for disabled individuals are key considerations. However, in some instances, a particular accommodation may not be possible if it would impose an undue hardship on Prometric. Employee requests for reasonable accommodation should be brought to the attention of the Human Resources department immediately.

“Disability” refers to a physical or mental impairment that substantially limits one or more of an individual’s major life activities. A disabled individual is an individual who has such impairment, has a record of such impairment or is regarded as having such impairment. A qualified person with a disability is an individual who, with or without reasonable accommodation, can perform the essential functions of the position the individual holds or is applying for.
Discrimination and Harassment

Work place discrimination and harassment will not be tolerated.

Employees need to know that they work in a safe and respectful environment where high value is put on equity, fairness and dignity. Prometric has zero tolerance for harassment. Harassment generally means offensive verbal or physical conduct that singles out a person to the detriment or objection of that person. Harassment covers a wide range of conduct, from direct requests of a sexual nature to insults, offensive jokes or slurs, and which results in hostile work environment.

No employee or non-employee may harass another employee, candidate, customer, vendor, supplier, visitor or any other person on company premises or while doing company business regardless of location. Harassment on the basis of race, color, religion, national origin, gender, age, disability, sexual orientation, marital status, citizenship status, veteran status and any other group protected by law and sexual harassment is prohibited by the company. In addition, conduct that does not violate the law but that is inappropriate is also prohibited.

Reports of harassment will be promptly and thoroughly investigated in as confidential a manner as possible. We will take immediate and appropriate action if harassment is determined to have occurred. Reprisals or retribution against an employee who lodges a complaint will not be tolerated. Reports of harassment should be made to your manager, your Human Resources department, or through the Prometric hotline 1-888-763-0136.

Q: I usually meet one of our suppliers every few months to discuss our upcoming requirements. One salesperson in particular regularly jokes around a lot and often tells me how sexy he thinks that I look. I don’t find this welcome. Can I do anything about this?

A: This may be a form of sexual harassment, which includes unwelcome sexual advances. Sexual harassment can come from customers and suppliers as well as fellow employees. This sort of conduct can create a hostile or intimidating environment. If you feel comfortable doing so, you should tell the salesperson that you find his conduct to be offensive. If you do not feel comfortable doing this, or if he fails to listen to you, you should report his conduct to your manager or your Human Resources department or use the Prometric hotline.

Q: Does this policy on discrimination and harassment apply outside of the United States? In the country in which I work, we have different standards.

A: Yes, All Prometric employees throughout the world should have a work environment in which they are shown respect by their colleagues.
Safe Working Conditions

We are committed to ensuring the health and safety of our employees.

We all have the right to work in an environment that is safe and healthy. In this regard, we must:

• Comply strictly with the letter and spirit of applicable occupational, health and safety laws and the public policies they represent,
• Follow work instructions or procedures on health and safety laws, regulations and risk management, and
• Be sure our work environment is safe.

In addition, we must not:

• Threaten or injure other people during company time or on company property, or
• Possess or use weapons or firearms or any type of combustible materials in company facilities or at Prometric-sponsored functions unless you are authorized by Prometric or the law to do so.

Prometric has zero tolerance for acts of violence, threats of violence, acts of intimidation and hostility towards another person or group of persons. Promptly report to your manager or Human Resources department any accident, injury or unsafe equipment, practices or conditions, violent behavior or weapons possession.

Q: What are some examples of prohibited conduct?

A: Prohibited conduct includes, but is not limited to, hitting or shoving; threatening harm to an individual or an individual’s family, friend or associate; damaging or threatening to damage an individual’s property such that reasonable fear for one’s safety is created; stalking, following or acting with the intent of creating fear in another person; possession of any weapon, firearm, bomb or explosive or the use of any other instrument to threaten violence or cause harm.
Drugs and Alcohol

Don’t use illegal drugs, misuse alcohol or abuse prescription drugs while conducting company business.

Alcohol and drugs can impair your ability to work effectively and can endanger you and those around you. Prometric prohibits the possession, use, sale or distribution of illegal drugs, including non-prescription controlled substances, while conducting company business on or off company premises. Employees should also not report for duty with levels of alcohol in their system that could impair job performance.

These types of activity are grounds for disciplinary action, up to and including termination. As involvement with certain drugs is illegal, you may also be subject to arrest and prosecution by law enforcement agencies. Where allowable by law, Prometric reserves the right to take appropriate steps to investigate compliance, including pre-employment screening and random testing by qualified medical professionals where there is a reasonable suspicion of a violation.

Q: Is there somewhere I can go for help or counseling related to alcohol or drugs?

A: If you are experiencing a difficult personal problem, such as alcoholism or drug abuse (or even something unrelated—such as marital or family distress), we encourage you to use LifeWorks, which offers services independently of the company. Any information that you may share with them is confidential. If you are located in a country that does not have LifeWorks, you should feel free to contact your Human Resources representative for information about similar services that may be available in your location.
Compliance with Laws, Rules and Regulations

Know and comply with all the laws, rules and regulations applicable to your job.

As a global company, we are subject to numerous laws, rules and regulations. While we do not expect you to be a legal expert, all of our employees are expected to understand and comply with laws, rules and regulations applicable to their jobs and know when to seek advice from your manager or the Prometric legal department. Any violation of laws, rules or regulations applicable to us could jeopardize our integrity. Fraud, dishonesty or criminal conduct will not be tolerated.

As part of your job responsibilities, you should:

- Learn about laws, rules and regulations that affect what you do at the company,
- Attend periodic training and seek to keep up on any legal developments, and
- Consult with the Prometric legal department if you have any questions about the applicability, existence or interpretation of any law or regulation.

We comply with applicable trade restrictions and boycotts.

Our company must comply with all applicable trade restrictions and boycotts. Boycotts may restrict our ability to ship products or offer services in a particular country.

We comply with environmental laws and regulations that apply to our company.

We seek to abide by all applicable environmental standards in the countries in which we operate. Employees have a responsibility to conduct our operations in a manner that complies with laws and regulations, and which minimizes any adverse effect on the environment. We believe that protecting the environment is an important part of being a good corporate citizen. If your job involves contact with regulated materials or involves you in decisions about them, you should understand how those materials can be safely handled to protect you and your fellow employees from harm.

We must recognize the interests of the places in which we do business – currently over 130 countries. In addition to obeying laws and regulations, employees should also respect the local customs of host countries.

If you find yourself in a position that you believe may violate a law, regulation, this Code or another Prometric policy, you should report the violation or what you believe or suspect is a possible violation. You can report your concerns to a manager, your Human Resources department or the Prometric legal department. You can choose to report confidentially and anonymously, as discussed in the section “Questions & how to Report Concerns & Violations” on page 27 of this Code.

Q: I’m looking for a summary of a law that I understand is applicable to my business. Who should I contact for information?

A: You should initially call the Prometric legal department to see how they can assist you.

Q: We just received a draft contract from a company that we’re hoping to do business with, and I’m not sure if the terms are “standard.” Who should I contact to discuss my legal questions?

A: You should contact the Prometric attorney or contract administrator who usually works with your department or business unit or the General Counsel of Prometric.

Q: I am concerned that the local laws where I work may conflict with the laws and regulations that exist in the United States and govern Prometric headquarters. What should I do about this?

A: Prometric is a United States entity and as such it is bound by all US laws, rules, and regulations. In general, Prometric will follow the requirements of US law. In this case you should contact the Prometric legal department and it will work to provide a solution for your situation.
Protect all intellectual property owned by Prometric and respect the rights of other companies.

Our brand identity and intellectual property are among our most valuable assets and are essential to maintaining our competitive advantages. These include the Prometric name, logo, inventions, processes, innovations, content and software. It is extremely important that we protect these assets, and honor those of third parties. We are responsible for using basic intellectual property protections (such as copyrights, trademarks, service marks and patents) consistently and appropriately.

You should be aware that:

• Any intellectual property that employees create in the performance of their job responsibilities or that is related to company business or activities belongs to the company and should always be adequately protected. Also, where permitted by applicable law, intellectual property created by contractors or agents under a contract with us are also the property of the company as a work-for-hire. You are expected to promptly disclose any inventions, discoveries and improvements conceived or made during your employment with the company or that are related to company businesses or activities,

• You are required to execute applications, assignments or other instruments upon the company’s request for applications for, and the attainment of, patents or to otherwise protect the interests of Prometric,

• You should report any unauthorized use of the company’ copyrights, patents, trademarks, service marks or other intellectual property to your manager or the Prometric legal department,

• You should get written permission to use a third party’s copyrights, patents, trademarks, service marks or other intellectual property. If you want or need to use intellectual property that belongs to someone else, we must obtain a license to use the property or purchase the outright ownership of the property,

• You should not make copies of nor publish any copyright-protected materials until we have obtained written permission from the holder and determined that copying or publishing is legally permitted,

• You should put appropriate copyright notices on all Prometric materials, information, products, services and other documents or products intended for public distribution or circulation. If you do not know what copyright notice is appropriate, please contact the Prometric legal department, and

• You should not copy or distribute software or related documentation without ensuring that the licensing agreement permits copying or distribution.

If you are uncertain whom to contact regarding intellectual property, please consult with the Prometric legal department.

Q: We came across some interesting information in a public database. Can we include it in one of our products without obtaining a permission or consent?

A: The information might still be subject to IP protection. You should consult with the Prometric legal department, as the answer will likely depend on the facts and circumstances.

Q: I’m a developer working on a Prometric application. I’ve found some open source code that works in this application. May I use the open source code in a Prometric application, since there is no copyright violation involved?

A: While there may be no copyright violation in using open source code, there are other issues that could arise. In some cases the use of open source code would require that Prometic’s code be disclosed and licensed freely to other entities. No employee should include open source code in a Prometric application without first reviewing the situation and obtaining permission from the Prometric legal department.
Contractual Authorization

Don’t sign a contract or agreement on behalf of Prometric unless you are authorized.

The company’s contractual agreements govern its business relationships. Because the laws governing contracts are numerous and complicated, policies and procedures are in place to ensure that any contract entered into by and on behalf of the company has the appropriate level of review and approval.

As a result, employees of the company who enter into contracts or agreements on the company’s behalf must have proper authorization, including legal review where required by policy, prior to the execution of any contract.

Q: I’ve been looking over a new customer contract and I’m not certain if I have authority to sign and I also don’t understand some of the provisions. Who should I contact?

A: You should contact the Prometric legal department for advice and help interpreting the contract or provision in question. The Prometric legal department will also advise you as to the appropriate individual to sign the contract.
Gifts, Meals, Services and Entertainment

Use your best judgment in giving and receiving gifts.

We allow employees to offer or receive business gifts, favors and entertainment within specific guidelines. Gifts given or received should never include cash.

Giving gifts—Most countries where we do business forbid employees from making or participating in making any payments designed to cause or improperly influence the decisions of an individual, a company or a governmental official to act in a way that gives the company or the employee an advantage.

Receiving gifts—You cannot solicit, encourage or actually receive any bribe or other payment, contribution, gifts or favor that could influence your or another’s decision.

A bribe or improper payment is designed to influence another’s behavior and is always prohibited. Prometric employees are expected to comply with the US Foreign Corrupt Practices Act and similar legislation in other countries. Prometric should never provide payments to customers, government officials or others that could be characterized as a bribe or other improper payment under the Foreign Corrupt Practices Act. While this behavior may be encouraged or accepted in some countries, Prometric employees are always expected to comply with this code. A bribe could take the form of direct cash payments or other forms of payments such as:

- Kickbacks,
- unexplained rebates, or
- invoices for some disguised expense.

Acceptable business gifts, meals, services or entertainment comply with this Code under the following guidelines if they:

- are relatively infrequent and not excessive in value for someone of your position,
- comply with applicable laws and are consistent with customary business practices
- would not embarrass the company, the person receiving the gift or the person giving the gift, if publicly disclosed, and
- are never given to, or received from, any government official of the United States or other country.

In some countries, returning or refusing a gift would be offensive. It this occurs, you should accept the gift on behalf of the company and consult with a manager about how the gift should be treated. If you would like to give or receive any business gift, meals, services or entertainment that do not meet the guidelines discussed above, or if you have any questions, you should consult with the Prometric legal department in advance.
Fair Competition and Antitrust

Compete and deal fairly with our customers, suppliers and competitors and use caution to avoid violating antitrust and competition laws.

We believe in fair and open competition, and our success depends in part on our ability to offer competitively priced quality products and services. While we compete vigorously, we comply with applicable antitrust and competition laws wherever we do business.

Antitrust or competition law is extremely complex and covers a broad range of conduct that may be declared illegal. Many antitrust or competition laws prohibit making agreements with competitors or customers to limit or restrict competition, or sharing information with competitors or customers that would limit or restrict competition. This information could include discussions or agreements with competitors relating to:

- prices,
- products and services,
- business practices,
- territories,
- bids for new business,
- distribution channels, or
- customer lists.

As a general rule, you should avoid discussing these topics with competitors. If a competitor raises any of these topics, you should interrupt and stop the conversation immediately. If you attend a conference and have informal contact with a competitor, it is always a good idea to limit informal contact to the extent possible and keep a written summary of any discussions that may have taken place. The standards for conspiracy to violate antitrust laws are extremely broad and an unlawful agreement can be found where competitors never met or exchanged words, but did something like share competitive information. Antitrust violations do not have to be proven by written agreements and violations can be inferred from an individual’s or organization’s actions. It’s a good idea to use extreme care when talking with competitors or potential competitors.

Because antitrust or competition law is so complex and varies significantly from country to country, you should consult the Prometric legal department in advance of any planned actions that might be considered anti-competitive.

We also deal with our customers, suppliers and competitors. While comparative marketing and advertising are generally acceptable, employees should not unfairly disparage or criticize competitors’ products or services. While we strive to exceed customer’s expectations, we will only make honest and factual claims about our products, services and businesses that can be substantiated. Employees should also not seek to obtain information about our competitors through unlawful or unethical practices.

Q: I’m planning to attend an industry conference and anticipate that I will meet my “equivalent” at a principal competitor. I’ve heard through the grapevine that we are both planning to bid on a new service contract for Corporation XYZ. Can I speak to him?

A: Maybe. Discussing the service contract bid would likely not be permitted. A general discussion about business conditions may be. You should speak to the Prometric legal department first before you initiate any conversations with a competitor that may pertain to things like pricing and costs. Even an informal discussion at a conference can be a potential antitrust or competition law violation.
Disciplinary Action for Code Violations

Prometric strives to impose discipline for each Code violation that fits the nature and particular facts of the violation. A failure by an employee to comply with laws or regulations governing company business, this Code or any other company policy or requirement may result in disciplinary action up to, and including, termination, and if warranted, legal proceedings.

Please remember that some Prometric business have their own disciplinary actions policies that are distinct and separate from this Code. As stated on page 3, if there is any conflict between this Code and any supplemental policies applicable to your job, you should comply with the most restrictive requirement.
Questions & How to Report Concerns & Violations

Promptly report any unethical or illegal conduct and ask questions when in doubt.

This Code is intended to serve as a guide for your own actions and decisions and for those of your co-workers. If you believe that you or someone you know is in violation of the policies stated in this Code, you have several options.

Self Reporting: Although you are encouraged to identify yourself to assist us in addressing your concern, you may choose to remain anonymous and we will respect your choice. In many instances, your immediate resource is your direct manager or supervisor, your Human Resources representative or the Prometric legal department. These people may have the information that you need, or may be able to refer the matter to an appropriate source. There may, however, be times when you prefer not to go to your manager or supervisor, or you may want to report a concern about your manager’s or supervisor’s conduct.

Confidential and Anonymous Reporting:

We have also established another communication channel that you can use when you have specific concerns or when you want to report an actual or potential violation. Prometric employees may report violations and submit complaints and obtain information, advice and suggestions confidentially and anonymously by phone or e-mail. Confidentiality will be maintained to the fullest extent possible, consistent with the need to conduct an adequate review.

- **Phone.** We have established a toll-free telephone number (the Prometric hotline) for employees to call, 1-888-763-0136. The Prometric hotline is not equipped with caller-ID, recorders or other devices that can identify or trace the number from which you are calling.

- **E-Mail.** You may also contact us by e-mail at ethics@prometric.com. Although e-mail from your office or home computer is not anonymous, you can request that your identity be kept confidential.

When you are uncertain about any situation, you should ask for guidance. You may use whatever method of communication with which you feel most comfortable. The important thing is that you get the guidance you need, report what you know and get your questions answered.
Treatment of Reports and Complaints:

When you contact your manager, supervisor, HR, the Prometric legal department or the Prometric hotline, this is what you can expect:

- Your question, report or complaint will be taken seriously,
- Information will be gathered in response to your questions or concerns,
- Your question, report or complaint will be forwarded to appropriate Prometric management for follow-up,
- Confidentiality will be maintained to the fullest extent possible, consistent with the need to conduct an adequate review,
- Complaints and concerns relating to accounting, internal accounting controls or auditing matters will be reviewed under the Prometric Audit Committee’s direction and oversight by the Prometric General Counsel and Audit Director and/or such other persons as the Audit Committee determines to be appropriate,
- Employees are obliged to cooperate with investigations relating to violations and complaints and must always be truthful and forthcoming in the course of these investigations, and
- Prompt and appropriate corrective action will be taken when and as warranted.

Retention of Reports and Complaints and Investigations:

The office of the Prometric General Counsel will maintain a log of all reports and complaints related to accounting, internal accounting controls and auditing matters, tracking their receipt, investigation and resolution and will prepare a periodic summary of reports and complaints for the Audit Committee.

Retaliation is Prohibited:

We want you to know that we will not discharge, demote or suspend you if you provide information or assist in an investigating regarding conduct that you reasonable believe is unethical or that constitutes a violation of law, this Code or our other policies. This includes giving information in connection with an authorized investigation. However, we reserve the right to discipline you if you make an accusation without a reasonable, good faith belief in the truth and accuracy of the information or if you knowingly provide or make false information or accusations. “Good faith” does not mean that you have to be right – but it does mean that you believe you are providing truthful information. If you believe that you have been unfairly or unlawfully retaliated against, you may file a complaint with your manager or supervisor, the Prometric General Counsel or your Human Resources department.

Presumption of Innocence:

If someone makes a report or complaint against you, you will be presumed innocent unless the investigation reveals a violation has occurred.
Disciplinary Process:

As noted previously, a violation of law, this Code or our other polices may result in disciplinary action up to, and including, termination and/or legal proceedings.

Waivers:

Waivers of this Code may be granted only by the Prometric General Counsel’s office; however, any waiver of this Code for Prometric executive officers or directors may only be made by the Prometric board of directors or a board committee and will be disclosed by Prometric to the extent required by law or regulations.

Helpful Contact Information

Prometric hotline
- e-mail: ethics@prometric.com
- telephone: 1-888-763-0136

General Counsel
Attn: General Counsel
Prometric LLC
1501 South Clinton Street
Baltimore, MD 21224
United States
- e-mail: michael.sawicki@prometric.com
- telephone: 1-443-455-8535

Audit Director
Attn: Audit Director
Prometric LLC
1501 South Clinton Street
Baltimore, MD 21224
United States
- e-mail: jeffrey.dailey@prometric.com
- telephone: 1-443-455-8125
Legal Notice

This Code serves as a reference to you. Prometric reserves the right to modify, suspend or revoke this Code and any and all policies, procedures, and programs in whole in part, at anytime, with or without notice. Prometric also reserves the right to interpret this Code and these policies in its sole discretion as it deems appropriate.

Neither this Code, these polices, nor any statements made by any employee of Prometric, whether oral or written, confer any rights, privileges or benefits on any employee, create an entitlement to continued employment at Prometric, establish conditions of employment, or create an express or implied employment contract of any kind between employees and Prometric. In addition, all employees should understand that this Code does not modify their employment relationship, whether at will or governed by a written contract.

Unless otherwise agreed to in writing, each Prometric employee is employed on an at-will basis. This means that employment is not guaranteed for any specific duration of time and the company retains the right to terminate an individual’s employment at any time, with or without cause or prior notice.

The version of the Code that appears online at www.prometric.com or myPrometric may be more current and up-to-date and supersedes any paper copies should there be any discrepancy between paper copies and what is posted online.

Prometric LLC
www.prometric.com