

MPC Container Ships ASA: Code of Conduct

Last amended and adopted by the Board of Directors on February 26, 2024

1. INTRODUCTION

The purpose of the code of conduct (the "**Code of Conduct**") is to create a sound corporate culture and to preserve the integrity of MPC Container Ships ASA (the "**Company**") by helping employees to promote standards of good business practice. Further, the Code of Conduct is intended to be a tool for self-evaluation and a vehicle for development of the Company's identity.

The Code of Conduct applies to all entities controlled by the Company and all employees, directors, officers and agents of the Company (each an "Employee" and collectively, "Employees"). All Employees are required to read, understand and comply with the Code of Conduct. All Employees are encouraged to ask questions regarding the application of the Code of Conduct. Employees may direct such questions to their immediate superior (in the absence of an actual or potential conflict of interest), a member of the Executive Management of the Company or to a member of the Board.

Employees individually are ultimately responsible for their compliance with the Code of Conduct. Every manager will also be responsible for administering the Code of Conduct as it applies to Employees and operations within each manager's area of supervision.

Violation of the Code of Conduct will constitute grounds for disciplinary action, including, when appropriate, termination of employment.

2. ETHICS

The Company's policy requires its Employees to observe high standards of business and personal ethics in the conduct of their duties and responsibilities. Employees must practice fair dealing, honesty and integrity in every aspect in dealing with other Employees, business relations and customers, the public, the business community, shareholders, suppliers, competitors and government authorities.

When acting on behalf of the Company, Employees shall not take unfair advantage through manipulation, concealment, abuse of privileged information, misrepresentation of material facts, or other unfair dealing practices.

The Company's policy prohibits unlawful discrimination against Employees, shareholders, directors, customers and suppliers on account of ethnic or national origin, age, sex or religion. Respect for the individual is the cornerstone of the Company's policy. All persons shall be treated with dignity and respect and they shall not be unreasonably interfered with in the conduct of their duties and responsibilities.

No Employee should be misguided by loyalty to the Company or desire for the Company's profitability to disobey any applicable law or the Company's policy.



3. CODE OF CONDUCT

3.1 The Company's values

The Company strives to be a reliable partner achieved by quality operations, strict discipline, prioritizing high-quality solutions, predictable deliveries and a high level of service.

The Company shall act with a sense of urgency in all aspects of its business. This means that the Company shall meet commitments in the minimum time required, make decisions fast but based on facts, accept change and manage new challenges and also be proactive.

The Company shall exploit and develop skills in production, product development and management. In this respect, professionalism and use of best practice are key elements.

3.2 Rules and legislation

It is the Company's policy to comply with all applicable laws and governmental rules and regulations in the countries in which it is operating. It is the personal responsibility of each Employee to adhere to the standards and restrictions imposed by those laws, rules and regulations.

3.3 Quality, Health, Safety and Environment

The Company's policy is to operate its business in a manner designed to protect the health and safety of its Employees, its customers, the public, and the environment, and in accordance with all applicable environmental and safety laws and regulations so as to ensure the protection of the environment and the Company's personnel and property.

All Employees should conduct themselves in a manner that is consistent with this policy.

Any departure or suspected departure from this policy must be reported promptly.

The Company shall be a professional and positive workplace with an inclusive working environment.

All Employees shall help to create a work environment free from any discrimination, due to e.g., religion, skin color, gender, sexual orientation, age, nationality, race and disability.

The Company does not tolerate behavior that can be perceived as degrading or threatening and supports and respects the protection of internationally proclaimed human rights including but not limited to the ban of child labor, forced labor and human trafficking.

3.4 Relations with customers, suppliers, competitors and public authorities

Customers shall be met with insight, respect and understanding. Suppliers shall be treated impartially and justly. Public authorities shall be met in an appropriate and open manner.

The Company desires fair and open competition in all markets, both nationally and internationally. Under no circumstances shall the Company or any of its Employees be part of actions that breach applicable competition legislation. Any Employee should confer with his or her immediate superior, the Executive Management or the Board if he or she has a question about the possible anti-competitive effects of particular transactions or if he or she becomes aware of a possible violation of applicable competition laws. In the latter case, Employees should report the possible violation accordingly, or alternatively, through the



Company's whistleblower hotline, which can be accessed at https://mpcc.integrityline.com (the "Whistleblower Hotline"), and where the report can be made anonymously if preferred.

The Company is a firm opponent of corruption in any form (bribery, "facilitating" etc.). No Employee of the Company shall directly or indirectly offer, promise, give or receive bribes, illegal or inappropriate gifts or other undue advantages or remuneration in order to achieve business or other personal advantage.

3.5 Money Laundering

The Company is a firm opponent to money laundering in any form. The Company will take the necessary steps in order to prevent its financial transactions from being used by others to launder money. Any Employee should confer with his or her immediate superior, the Executive Management or the Board or make a respective report through the Whistleblower Hotline if he or she becomes aware of any possible violation of applicable money laundering legislation.

3.6 Anti-corruption

The Company's overarching goal is to develop a corporate culture characterized by good judgement and the ability to deal with difficult situations. The Company has zero tolerance for corruption, price-fixing agreements, market sharing or other practices that hamper free competition.

The Company will take necessary risk-mitigating actions to prevent independent business partners, including customers and joint venture partners, from participating in corruption or other illegal or unethical activities in connection with their business dealings with the Company.

The Company's anti-corruption policy includes the following principles:

- the Company tolerates neither active (attempts to bribe others) nor passive corruption (allowing oneself to be bribed).
- Any demands for 'facilitation payments', i.e., payment of small amounts to civil servants, for example, in order to have routine services carried out, must be rejected firmly and clearly.
- Gifts must be made openly. They must not be made in the form of cash, must have a
 clear, legitimate basis in local business relationships and must have a minimal cash
 value. Gifts made or received from/to the Company or its Employees in excess of
 USD 150 must immediately be reported to the Employee's immediate superior to allow
 the Company to keep an updated gift register.
- Expenses relating to travel, meals and events paid for customers or other persons must be clearly justified by business considerations, must be reasonable and well documented and must be paid openly.
- the Company does not tolerate acts of corruption carried out by its agents or representatives. Agents and other representatives acting on behalf of the Company must comply with the same anti-corruption standards as the Company.



• the Company must not make financial contributions to political campaigns or the like.

3.7 Loyalty and conflict of interest

The Company will require all Employees to be loyal to it, and to refrain from actions or to have interests that make it difficult to perform their work objectively and effectively.

Each Employee shall notify his or her immediate superior, the Executive Management or the Board of a situation where he or she has a material direct or indirect interest in any transaction or other matter entered into by the Company or binding on the Company.

Conflicts of interests should be avoided. If a conflict of interest should arise, all Employees will be required to evaluate the situation and notify his or her immediate superior of the partiality or conflict of interest. A conflict of interest situation may involve, but are not limited to, customers, suppliers, contractors, present or prospective Employees, competitors or relations.

Employees owe a duty to advance the legitimate interests of the Company when the opportunities to do so arise. Employees may not take for themselves personal opportunities that are discovered through the use of corporate property, information or position.

3.8 Confidentiality and Privacy

It is important that each Employee protect the confidentiality of Company information. Employees may have access to proprietary and confidential information concerning the Company's business, clients and suppliers. Confidential information includes such items as non-public information concerning the Company's business, financial results and prospects and potential corporate transactions. Employees are required to keep such information confidential during employment as well as thereafter, and not to use, disclose, or communicate such confidential information other than in the course of employment. The consequences to the Company and the Employee concerned can be severe where there is unauthorised disclosure of any non-public, privileged or proprietary information.

The Company's processing of personal data shall be subject to the care and awareness which is required according to law and regulations and relevant for information that might be sensitive, regardless of whether the data refer to customers, Employees or others. Processing of personal data should be limited to what is needed for operational purposes, efficient customer care, relevant commercial activities and proper administration of human resources.

3.9 Proper Use of Company Assets

The Company's assets are only to be used for legitimate business purposes and only by authorized Employees or their designees. This applies to tangible assets (such as office equipment, telephones, copy machines, etc.) and intangible assets (such as trade secrets and confidential information). Employees have a responsibility to protect the Company's assets from theft and loss and to ensure their efficient use. Theft, carelessness and waste have a direct impact on the Company's profitability. If an Employee becomes aware of theft, waste or misuse of the Company's assets, the Employee should report this to his or her manager or to a member of the Board or use the Whistleblower Hotline for such report.



3.10 Drugs and Alcohol

Company policy prohibits the illegal use, sale, purchase, transfer, possession or consumption of controlled substances, other than medically prescribed drugs, while on Company premises. Company policy also prohibits the use, sale, purchase, transfer or possession of alcoholic beverages by Employees while on Company premises, except as authorized by the Company. This policy requires that the Company must abide by applicable laws and regulations relative to the use of alcohol or other controlled substances.

3.11 Corporate communications policy

Only certain designated Employees may discuss matters concerning the Company with the news media, securities analysts and investors. All inquiries from regulatory authorities or government representatives should be referred to the appropriate manager. Employees exposed to media contact when in the course of employment, must not comment on rumours or speculation regarding the Company's activities.

3.12 Securities trading

Employees and their family members must not buy or sell shares or other securities, or provide advice related to trading in securities, while in possession of inside information relating to those securities, including the shares of the Company and the shares of any customer, supplier or partner of the Company.

"Inside information" is information which may noticeably affect the price of the Company's shares or the shares of any other listed company. If you have any doubt as to whether you possess inside information, you should contact your immediate superior or the Company's representative in charge of insider trading matters, and the advice of legal counsel may be sought.

Members of the Board and the Executive Management and certain other persons are subject to additional requirements under the Company's insider trading rules.

3.13 Integrity of Corporate Records

All business records, expense accounts, vouchers, bills, payrolls, service records, reports to government agencies and other reports must accurately reflect the facts.

The books and records of the Company must be prepared with care and honesty and must accurately reflect the Company's transactions. All corporate funds and assets must be recorded in accordance with Company procedures. No undisclosed or unrecorded funds or assets shall be established for any purpose.

The Company's accounting personnel must provide the independent public accountants, the Board and the Company's Audit Committee with all information they request. Employees must neither take, nor direct or permit others to take, any action to fraudulently influence, coerce, manipulate or mislead independent public accountants engaged in the audit or review of the Company's financial statements, or fail to correct any materially false or misleading financial statements or records, for the purpose of rendering those financial statements materially misleading.



4. REPORTING OF VIOLATIONS

Employees who observe or become aware of a situation that they believe to be a violation of the Code of Conduct have an obligation to either report this through the Whistleblower Hotline or to notify their immediate superior, the Executive Management or a member of the Board, unless the Code of Conduct directs otherwise. Violations involving a manager should either be reported through the Whisteblower Hotline or directly to a Board member. When a manager receives a report of a violation, it will be the manager's responsibility to handle the matter in consultation with a Board member. If an Employee reporting a violation wishes to remain anonymous, all reasonable steps will be taken to keep their identity confidential. All communications will be taken seriously and, if warranted, any reports of violations will be investigated. The Company will not retaliate, or allow retaliation in respect of any reports made by an Employee in good faith.