

Anti-Bribery and Corruption Policy

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DataDot Technology Ltd

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DATADOT TECHNOLOGY LIMITED ANTI-BRIBERY AND CORRUPTION POLICY

1 Scope and Purpose

DataDot Technology Limited ("DDT") and its subsidiary companies ("the Group") are committed to complying with applicable laws and regulations and acting in an ethical manner consistent with the principles and values set out in its Ethics Policy and the Code of Conduct.

A number of countries, including Australia, have strict laws against bribery and corruption. The anti- bribery laws of some countries including Australia, the United States of America and the United Kingdom can apply to things done in other countries (i.e. they have wide-reaching extraterritorial effect). We must comply with all laws against bribery, corruption and related conduct applying to DDT in all the jurisdictions where DDT operates.

Bribery, corruption and related improper conduct are offences under the law and serious criminal and civil penalties may be imposed on both the company and individuals involved. In addition, the consequences of engaging in such conduct include a significant effect on our brands, reputation and profits as well as a loss of confidence amongst our shareholders, clients, suppliers, vendors and employees.

The purpose of this policy to formalise DDT's position with respect to bribery, corruption and related improper conduct and define responsibilities of its team members in this regard. You should refer to the Ethics Policy and the Code of Conduct for the requirements and guidance with respect to gifts.

2 Application of the Policy

This policy applies to all employees, directors, officers and contractors of DDT group of companies ("team members"). All DDT team members should be familiar with this policy and ensure strict compliance with it. DDT will treat all instances of non-compliance seriously. Non-compliance with the policy may result in termination of employment or engagement with DDT.

3 Definition

Bribery means the act of directly or indirectly providing, offering or promising a benefit to another, where the benefit is not legitimately due, with the intention of influencing a person, who is otherwise expected to act in an impartial manner, to obtain/retain business or obtain or retain a business advantage not legitimately due to DDT. This is not limited to public officials, but applies to commercial transactions in the private sector. In addition, the benefit involved does not need to be a monetary benefit, but may also be non-cash gifts, political and charitable contributions, loans, reciprocal favours, business and employment opportunities. Merely offering a bribe will usually be sufficient for an offence to be committed.

Facilitation payments are customary, unofficial minor payments to secure or speed a routine government action by a government official or an employee.

Secret commissions would arise where a person or an entity offers, gives or receives a commission to an agent, fiduciary, or representative of another person to do or omit doing something in the affairs of the principal of that agent or representative, that is not disclosed by that agent or representative to their principal. This could, for example, occur where a DDT employee receives a commission from a supplier to induce that employee to increase order volume from that supplier and the employee accepts the commission without disclosing it to DDT

4 Policy

Team members must:

- a) understand and comply with this policy;
- b) not give, offer, accept or request bribes, facilitation payments, secret commissions or other prohibited payments or cause any of them to be given, offered, accepted or requested;
- c) not make any other improper payments or benefits to public officials;
- d) not approve any offers, or make, accept or request an irregular payment or other thing of value, to win business or influence a business decision in favour of DDT;
- e) not offer or receive any gifts, entertainment or hospitality to or from public or government officials or politicians, without approval from the Managing Director/CEO;
- f) maintain accurate and complete records of dealings with third parties;
- g) obtain required approvals with respect to donations and sponsorships from Managing Director/CEO; and
- h) report any breaches or suspected breaches of this policy to your immediate manager.

5 Bribery and other Improper Payments

Team members must not accept any money or opportunity or other benefit which could be interpreted as an inducement, secret commission, facilitation payment or bribe. Care must be exercised in accepting hospitality, entertainment or gifts over and above that required for the normal conduct of business or which may compromise team members' impartiality. You should refer to the Ethics Policy for further requirements and expectations that DDT has in respect to gifts.

DDT is committed to adopting effective systems to counter bribery, corruption and related improper conduct and to monitoring and enforcing these systems. From time to time, DDT may issue further guidance regarding what is acceptable in the normal course of business, what you can do with approval from the Managing Director/CEO and what is prohibited.

For further information or clarification, team members should seek advice from their manager or use the standard escalation path.

6 Dealings with Politicians and Government Officials

All dealings with politicians and government officials at federal, state and local level that relate to DDT and its business activities must be conducted at arm's length and with the utmost professionalism, to avoid any perception of attempts to gain advantage or to improperly influence the outcome of an official decision.

Team members must not make any donation or other financial contribution to any political party, elected parliamentarians, candidate for an election or sponsor any organisations (other than in a purely personal capacity) without seeking and obtaining prior approval from the Managing Director/CEO.

7 Charitable Donations

Charitable donations are acceptable at DDT. However, team members may only make charitable donations on behalf of DDT with prior approval from the Managing Director/CEO or as part of DDT formal initiatives to support community.

This policy does not seek to limit team members' freedom to undertake volunteer work in their personal capacity.

8 Maintain Accurate Records

Complete and accurate accounts, invoices and other documents and records relating to

dealings of team members with third parties must be prepared and maintained. It is strictly

prohibited to keep any accounts "off the books" to facilitate or conceal bribery, corruption or

improper payments.

9 Report Any Non-Compliant Activity

Any team member that has identified an actual or suspected breach of this policy is required to report such activity to their immediate manager or use the standard escalation path, as set out

in detail in the Code of Conduct.

Generally speaking, the manager is the first point of contact for escalating any matters. All

managers are responsible for endeavouring to do everything they can to assist team members

resolve their concerns effectively and efficiently.

If a team member is not satisfied with the resolution of an issue by their manager, they are

encouraged to contact their manager's manager.

If the team member is not satisfied with the resolution of an issue by their manager's manager,

the team member is encouraged to approach the Chair of the Audit and Risk Management Committee. Alternatively, you can approach the Company Secretary who will act as the Anti-

Bribery and Corruption Officer. The Anti-Bribery and Corruption Officer is responsible for

ensuring that risks are identified and all instances of impropriety that have been reported or

identified are investigated.

Any material breach of this policy will be reported to the Board of Directors.

Please remember that no set of rules can replace open and honest discussion or the application

of common sense, good judgment and personal integrity.

Anti-Bribery and Corruption Policy history

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15 April 2024

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