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Corporate Code of Conduct

1 Background

1.1 For 200 years, the Swire group of companies has been recognised as acting responsibly in the course of achieving its commercial success. Our reputation for fair dealing and integrity is a great asset: preserving this asset depends on maintaining our high standards. Compliance with this Code is an essential part of our doing so.

1.2 This Code applies to all Relevant Persons and is applicable wherever Swire does business. In the case of joint ventures, the Swire representatives involved/concerned are expected to act in accordance with this Code themselves and to use reasonable endeavours to influence those with whom they are working to ensure they also act to similar standards of integrity and ethical behaviour.

1.3 This Code establishes general principles. Certain areas covered by the Code may be the subject of more detailed provisions and requirements established by other documents.

2 Interpretation

2.1 In this Code:

“Advantage” Includes any money, gift, loan, fee, reward, commission, employment, payment, release, discharge, contract, service, promise and any other favour (whether of a financial nature or otherwise).

“Connected Person” Includes any family member or relative of a Relevant Person and any company which is controlled by a Relevant Person or a family member of a Relevant Person.

“Government Official” Includes any officer or employee of any Government Entity or any candidate for political office.

“Government Entity” Means any national, regional or local government and any department, agency or instrumental thereof and any entity owned or controlled by another Government Entity.

“Relevant Persons” Means the employees (including secondees), officers and directors of The China Navigation Company Pte. Ltd. (CNCo) and/or its group companies and/or subsidiaries.

“Suppliers” Includes any vendor, contractor or service provider which has provided or is currently providing or bidding for the provision of goods and/or services to the Company or the Group.
“Agent/ Consultant” Means without limitation, any agent or consultant or other party contracted to assist in developing business with existing or potential customers or in obtaining any government approvals or action.

“Business Partners and Joint Venture Partners” Includes business partners, joint venture partners or any other individuals or companies engaged to conduct business on behalf of the Company or the Swire group, and over which the Company or the Swire group has direct control.

“Valid Quotation” • Meets required specifications and delivery criteria for the goods or services requested;  
• Is received in a timely manner, within required deadline and is valid for acceptance for an appropriate period to accommodate the review, evaluation and approval process; and  
• Is solicited from suitably qualified suppliers.

2.2 References to “Swire” in this Code are to The China Navigation Company Pte. Ltd. (CNCo) and/ or, as the context may require, its group companies and/ or subsidiaries or any of them.

3 Operating Principles

3.1 Swire’s operating principles commit Swire and Relevant Persons:

• To maintain high standards of business ethics and corporate governance.  
• To deal appropriately with employees, those with whom we do business and the communities in which we operate.

4 Implementing Our Operating Principles

4.1 Responsibility for the implementation of this code ultimately rests with the MD and the Board of Directors of CNCo who is expected to oversee implementation of the Code to their individual business units, be responsible for communicating its content to employees and business partners, and ensure compliance.

4.2 The CNCo Audit Committee must be kept fully informed of any material breaches of any aspect of this Code.

4.3 Business Ethics

Swire is committed to conducting all its businesses with integrity and fairness. Relevant Persons are expected to maintain the highest standards of professionalism in all their dealings with others. They seek mutually beneficial relationships with contractors, suppliers and joint venture partners. They are required to promote the application of this Code in all dealings and to give preference in business dealings to those who adhere to similar business ethics. All Relevant Persons must comply with all applicable legal requirements.
4.4 Conflict of Interest

A conflict of interest arises where a person’s private interests interfere with the proper discharge of their official duties. Swire is committed to conducting its business without conflicts of interest and this Code requires all Relevant Persons to avoid any situation which may lead to an actual or perceived conflict of interest without prior consent. Such consent should be sought in the first instance from the General Manager, People – Global. Set out below is a non-exhaustive list of circumstances that would potentially give rise to a conflict of interest:

- Working for a non-Swire company or non-affiliated organisation at the same time as being employed by Swire.
- Becoming a member of a board of any non-affiliated commercial, financial or industrial organisation.
- A Relevant Person or a Connected Person negotiating or transacting business with Swire (other than employment contracts or retail purchases of Swire products).
- Having an interest in a company (other than as a holder of securities in a company whose securities are listed on any stock exchange) which either competes with or has business dealings with Swire.

4.5 Competition and Anti-trust

Swire is committed to complying with all applicable competition and anti-trust laws. Relevant Persons should acquaint themselves and comply with the applicable competition laws to which their businesses are subject. These are laws that aim to protect competition by prohibiting anti-competitive behaviour. Breach of competition laws is a serious offence and may expose Swire to severe penalties and other sanctions, and individuals to imprisonment. Set out below is a non-exhaustive list of anti-competitive behaviour which would potentially amount to an infringement of competition laws:

- Participating in price fixing, collective boycotts or market sharing arrangements.
- Exchanging competitively sensitive information with competitors.
- Imposing restrictions on customers or suppliers, including retail price maintenance.
- Abusing a position of substantial market power or market dominance.

Please refer to the Company’s Competition and Anti-trust Policy.

4.6 Bribery

Swire believes that conducting business with integrity is critical to continuing to develop Swire as a successful, sustainable and responsible business group. Corruption hinders economic, social and political development and progress. Breach of anti-bribery laws, wherever and however this takes place, is a serious offence and may expose Swire to significant fines and other penalties, and individuals to imprisonment. Even the appearance of a breach of anti-corruption laws can cause very significant damage to Swire’s reputation.

Swire’s commitment to conducting its business with integrity and in accordance with appropriate ethical standards is a long established policy. Violations of the policy are a serious disciplinary offence. Swire is committed to upholding its standards.
wherever it operates, with the intention that the countries and communities in which it does business should properly benefit from its operations.

It is Swire’s policy that all Relevant Persons shall comply with the anti-bribery laws to which they are subject. This Code sets out the standards of behaviour expected from Swire and the anti-bribery compliance procedures adopted by Swire.

A. *Accepting Advantages*

Relevant Persons should not solicit or accept any Advantages from any person or company having business dealings with Swire (e.g. clients, suppliers, contractors). However, they are allowed to accept (but not solicit) the following gifts offered voluntarily:

- Advertising or promotional gifts of a nominal value; or
- Gifts given on festive or special occasions subject to a maximum limit of USD 150 or local equivalent.

Any Advantage or gift accepted by a Relevant Person should be in accordance with Swire’s procedures for “Acceptance of Gifts or Advantages” (Appendix A).

Relevant Persons should decline an offer of a gift if acceptance of it could affect the Relevant Person’s objectivity, or induce the Relevant Person to act against Swire’s interests, or lead to questions of bias or impropriety.

B. *Offering Advantages*

Under no circumstances may a Relevant Person offer an Advantage to any person or company having business dealings with Swire for the purpose of influencing such person or company in any business dealings. Relevant Persons should also exercise good judgment and practice moderation in giving gifts. These should not be given in cash, cash equivalents or loans. Excessive gifts in terms of value or frequency should not be offered to potential or existing customers. Gifts bearing a Swire logo are preferred. Any offer of advantage or gift given in the conduct of Swire’s business should be in accordance with Swire’s procedures for “Offer of Gifts or Advantages” (Appendix B).

C. *Observing local laws when working in another jurisdiction*

Sections A and B above apply whether the solicitation, acceptance and offering of Advantages are within or outside the United Kingdom. Any Relevant Person who conducts business on behalf of Swire in another jurisdiction must abide by the laws of that jurisdiction, including laws and regulations on anti-corruption, and all other laws and regulations pertaining to ethical business conduct.

D. *Payments to Government Officials*

It is strictly prohibited to offer an Advantage to any Government Official. Prohibited advantages should not be made directly, through a Relevant Person’s own personal involvement, or indirectly, for example by authorising or allowing a third party to provide a prohibited advantage on behalf of
Swire. Any request for an advantage by any Government Official in relation to gaining business or a business advantage for Swire must be refused and promptly reported to the Managing Director or their nominated deputy.

E. **Charitable contributions and sponsorship**

Use of Swire's resources to make or solicit contributions to charitable organisations or other organisations, if done in accordance with applicable laws and regulations, is appropriate. Nevertheless, care must be taken to ensure that such activities do not create, or appear to create, an improper Advantage covered by this Code. Relevant Persons must comply with procedures for “Charitable Contributions and Sponsorship” (Appendix C) for contributions or solicitations of contributions by Swire to charities or other organisations.

F. **Entertainment and Corporate Hospitality**

Although entertainment is an acceptable form of business and social behaviour, Relevant Persons should not accept lavish or frequent entertainment from persons with whom Swire has business dealings if, by doing so, it might be perceived that they are placing themselves in a position of obligation to the offer. When giving entertainment, company functions are normally preferable to entertaining individuals, though this does not preclude meals and similar entertainment for moderate expense for individuals with whom Swire has dealings. The business purpose of entertainment and corporate hospitality should be documented.

Relevant Persons should be particularly vigilant concerning entertainment offered to them overseas and turn down invitations to meals or entertainment that are excessive in nature or frequency and appear to have no or minimal business purpose. It should be noted that any free trips or travelling expenses are considered as Advantages. Without the prior consent of the Managing Director or their nominated deputy, acceptance of these advantages is strictly prohibited. Relevant Persons should follow the procedures for “Entertainment and Corporate Hospitality” (Appendix D).

G. **Travel Expenses**

Travel expenses incurred on behalf of a person or company (including a Government official or a Government Entity) that are directly related to promoting, demonstrating, explaining, or certifying Swire’s products or services, or that are directly related to executing or performing a contract with Swire, may be proper. In practice, for purposes of promoting, demonstrating or explaining its services, Swire may occasionally invite a person or company (including a Government Official) to travel to its facilities, offices and exhibits for plant tours, product demonstrations or business meetings at Swire’s expense. Swire may reimburse such persons or organisations for reasonable and *bona fide* expenditures directly related to any such purpose, such as travel or lodging expenses. Reimbursed travel expenses may include the reasonable cost of such person or organisation’s transportation, meals, lodging and entertainment.
H. **Agents and Consultants**

No individual or entity may be hired to commit bribery on behalf of Swire. Relevant Persons should take steps to ensure that agents or consultants fully comply with the applicable anti-corruption laws to which they are subject and to appropriately encourage them to adhere to the general principles as set out in this Code. Terms of engagement of agents and consultants should be clearly documented and duly approved, while performance of agents and consultants should be monitored. Special care must be taken when Swire engages the service of an agent, consultant or third party, when such party is expected to assist in developing business with potential customers or where such party will be involved in obtaining any government approvals or action. Before engaging an agent or a consultant, the Relevant Person should follow the procedures for “Engaging an Agent or a Consultant” (Appendix E).

No consultant or agent should be proposed for consideration if there are suspicious circumstances that are not satisfactorily resolved. For example, that party:

- Has a reputation for corruption;
- Is likely to make improper payments or gifts;
- Requests that his/ her identity be kept secret; or
- Requests (without reasonable commercial justification) that he/ she be paid offshore, up front or in cash.

I. **Joint Venture Partners and Suppliers**

Swire may be held responsible for the conduct of those whom Swire hires to conduct business on its behalf or with whom Swire joins to conduct business. Relevant Persons should ensure that these entities understand this Code and should comply with the procedures for “Joint Venture Partners and Suppliers” (Appendix F).

All Relevant Persons are required to take all reasonable steps to ensure that any joint venture partners, suppliers or any other individuals or companies hired to conduct business on behalf of Swire and over which Swire has direct control develop and implement anti-corruption policies consistent with the general principles of this Code. All such individuals or companies over which Swire does not have direct control should be required contractually (and where not legally possible be appropriately encouraged) to adhere to the general principles set out in this Code.

J. **Loans**

Relevant Persons and Connected Persons should not grant or guarantee a loan to or, accept a loan from or through the assistance of, any individual or organisation having business dealings with Swire. For instance, a conflict of interest arises when a supplier acts as a guarantor on a bank loan for an employee. There is, however no restriction on normal bank lending made on normal commercial terms.
K. Training

All Relevant Persons should attend anti-bribery training on joining the company, and then refresher training at least once every two years.

4.7 Political Non-Alignment

Swire, as a normal business activity, will lobby Government Entities either directly or through trade associations to promote policies that encourage business and achieve workable legislation. Swire is not however, politically aligned and accordingly Relevant Persons in their official capacity should not offer direct or indirect support (“political contributions” – either in cash or in kind) to any specific political party, candidate or campaign. Examples of political contributions include:

- Sponsorship of events organised by or associated with any political party, politician or candidate for public office.
- Free or discounted use of Swire’s premises, services or products as an in-kind donation.

Relevant Persons may participate in political activities on an individual basis, with personal money and time, provided they do so in accordance with applicable laws and regulations. Swire will not reimburse any personal political contributions.

4.8 Gambling

Relevant Persons should not engage in frequent or excessive gambling of any kind with other Relevant Persons or with persons having business dealings with Swire. In social games of chance with clients, suppliers or business associates, they must exercise judgment and withdraw from any high stake games.

4.9 Procurement Principles

In procurement, Swire requires Relevant Persons to support the following principles:

- Suppliers should be selected on the basis of competitive tendering including the impartial selection of appropriately qualified suppliers.
- Whenever competitive tendering above the size thresholds is not carried out a file note explaining why such tendering was not done should be produced and kept on the supplier file.
- Re-tendering should in general take place at least every three years. Monitoring systems should be put in place to ensure the proper fulfilment of contractual obligations and to provide reasonable assurance that fraudulent or corrupt activities are prevented. Suppliers should be encouraged to make an annual statement that no personal benefit accrues to Swire personnel or supplier personnel from this business arrangement and that they have complied with all legal requirements.

Relevant Persons must observe the Company’s Procurement Policy and Guidelines including those listed in Appendix F.
4.10 Keeping of Records

Swire is committed to keeping proper records and following sound accounting policies. All company books, records, accounts and invoices must be created and maintained so as to reflect, fairly and accurately and in reasonable detail, the underlying transactions and the disposition of company business. All relevant expenses should be properly approved and recorded in the financial records.

This Code prohibits all Relevant Persons from making any false or misleading statements or other entries in financial records. This Code also prohibits Relevant Persons from creating, maintaining and using any off-the-record accounts with banks or any other third parties and from destroying company records before the normal destruction date.

4.11 Use of Information/ Company Property

This Code strictly prohibits Relevant Persons from providing or making available confidential or insider information to anyone outside Swire without proper authorisation. Similarly, this Code strictly prohibits Relevant Persons from making use of confidential or insider information to secure advantage personally or for another party.

Directors and officers of the Swire Group companies, including those of CNCo are subject to more stringent requirements regarding transactions in shares of group companies and these are set out in the Code for Securities Transactions - Insider Dealing Rules (Appendix H).

The unauthorised appropriation of goods and services belonging to Swire for personal use or resale and the unauthorised use of Swire’s assets for personal benefit are strictly prohibited.

Relevant Persons should not alter equipment or facilities or install software without specific authorisation or develop their own applications without management approval. Security precautions should be exercised when using personal computers and mobile devices, and all computer software installed on personal computers and mobile devices should be used in strict compliance with the laws of copyright.

4.12 Whistleblowing

All Relevant Persons have a responsibility to raise concerns about potential violations of the Code, including possible improprieties in financial reporting and internal controls. Any such concerns should be raised in the first instance by staff with their immediate superior and if no satisfaction is gained then with the head of the department or to Internal Audit in Sydney. If a substantive complaint is received, an impartial and prompt investigation will be held. If the issue still remains unresolved, it will be raised to the head of the relevant business unit. Any material concerns raised through the head of the relevant business unit will be reported to the audit committee which will ensure that appropriate investigative steps are taken. All information received will be kept confidential unless otherwise determined as part of a legal investigation.
4.13 Health & Safety and the Environment

Swire is committed to doing its best to safeguard the health and safety of its employees, those with whom it does business and the communities within which it operates. Swire requires, as a minimum, all Relevant Persons and third parties present anywhere at any of our workplaces worldwide to uphold all applicable legal and corporate occupational health and safety standards. Achieving this depends on the sustainable development of its business and the communities in which it operates. To this end, Swire is committed to being a good steward of natural resources and biodiversity under its influence and to ensuring that all potential adverse impacts of our operations on the environment are identified and then addressed appropriately.

4.14 Equal Opportunities, Diversity and Respect in the Workforce

Swire believes in equal opportunities for all its employees. Swire recognises that its businesses (which are commercially diverse) benefit from the diversity of its workforce. So it follows naturally that Swire encourages diversity and its concomitant, equal opportunities. A properly diverse workforce is one whose members are not discriminated against.

Relevant Persons must be fully compliant with applicable employment and other laws and must not tolerate unlawful discrimination, harassment or other breaches of applicable laws. Relevant Persons should not tolerate the use of child (defined as under 16 years of age) or forced labour. Unacceptable conduct must be reported to line managers or business unit heads.

4.15 Use of Social Media

Relevant Persons should not use any social media tools in any way which will bring Swire into disrepute, disclose confidential information, interfere with the privacy of colleagues or those with whom Swire does business, imply Swire’s endorsement of personal views or breach any applicable laws or regulations.

4.16 Privacy

Relevant Persons should comply with applicable legal requirements relating to the collection, holding, processing, disclosure and use of personal data. The privacy of others and the confidentiality of information received in the course of business must be respected.

4.17 Outside Employment

Relevant Persons (except for non-executive directors) who wish to take concurrent paid employment, either on a regular or consulting basis must seek the prior written approval of the General Manager, People – Global, before accepting the employment.
5. **Compliance with the Code**

Relevant Persons should not seek to avoid these provisions by using agents, partners, contractors, family members or parties acting on their behalf.

Anyone who is in breach of the Code will be subject to disciplinary action, which may include termination of employment. In cases of suspected corruption or other criminal offences, reporting will be made to the relevant authorities, as considered appropriate.

James Woodrow  
Managing Director  
The China Navigation Company
Appendix A

Acceptance of Gifts or Advantages

Control Guideline

Relevant Persons should not solicit or accept any advantages from any person or company having business dealings with Swire (e.g. client, suppliers, and contractors).

However, they are allowed to accept (but not solicit) the following gifts offered voluntarily:

- Advertising or promotional gifts of a nominal value; or
- Gifts, usually of a consumable nature, given on festive or special occasions subject to a maximum value of USD150 or local equivalent. Such gifts would normally be given to an office/ departmental grouping.

Procedures

1. All gifts (except advertising or promotional gifts of a nominal value) which are offered voluntarily to Relevant Persons should be declared by the Relevant Person and acknowledged or approved by his/ her immediate supervisor/ department head, and the People Department.

2. In the declaration (see Appendix I - gift register sample template), the following needs to be recorded:

   - Date received.
   - Employee name.
   - Received from (company/ individual).
   - Description of item.
   - Use of item (eg accepted by staff, sharing with team members or donated as lucky draw items in annual dinners).
   - Value
   - Any additional comments (in particular nature of event/ circumstances at/ under which the gift was given, eg annual customer event, festive occasion, etc.

3. Gift registers should be reviewed by the Risk Management Committee no less than twice annually.
Appendix B

Offer of Gifts or Advantages

Control Guideline

Under no circumstances may a Relevant Person offer an Advantage to any person, including government officials, or company having business dealings with Swire for the purpose of influencing such person or company in any business dealings.

Relevant Persons should exercise good judgment and practice moderation in giving gifts. Excessive gifts in terms of value or frequency should not be offered to potential or existing customers.

Gifts bearing a Swire logo are preferred.

Procedures

1. For gifts offered to speakers or facilitators of training/briefing seminars/talks which are given on a complimentary basis, corporate items should be requested/used with clear information on the purpose of the request and name of the receiver and his/her company.

2. For offer of gifts/advantages, Relevant Persons should get proper approval from Head of Divisions/Operating Companies.

3. Prior approval by a Director should be obtained for offer of gifts/advantages with value exceeding USD500 or local equivalent.

4. The Relevant Person should file claim with sufficient supporting details, including date, purpose, name of recipient, description and value of gift, etc. The format of this report should follow a similar approach to the receipt of gift register in Appendix I.

5. The People Department should consolidate “gift made” forms, signed off by the GM People, and reviewed at least bi-annually by the Risk Management Committee.
Appendix C

Charitable Contributions and Sponsorship

Control Guidelines

Relevant Persons should ensure that any contributions or sponsorship are made in accordance with normal corporate practices and that such recipients are appropriate in the context of our business and corporate values.

Procedures for Charitable Contributions and Sponsorships

1. Charitable contributions and sponsorships are only given to recognised charitable bodies with a strong track record of delivering value to the community/the environment.

2. All such contributions and sponsorships by Swire to the charitable body should be notified to and authorised by General Manager – Sustainable Development or above. The initiators should obtain approval with sufficient supporting details including date, purpose and amount, etc.

3. Such contributions and sponsorships as are offered are managed by and accounted for in the Swire budget by the Sustainable Development Department.

Procedures for Commercial Sponsorship

1. Commercial contributions and sponsorships are only given to recognised legal entities with a strong track record of providing the appropriate level and type of exposure for corporate sponsors in return for the sponsorship.

2. All such contributions and sponsorships by Swire should be authorised by General Manager level or above. The initiators should obtain approval with sufficient supporting details including date, purpose and amount, etc.

3. Such contributions and sponsorships as are offered are managed by and accounted for in the Swire budget by the relevant corporate department.
Appendix D

Entertainment and Corporate Hospitality

Control Guideline

Relevant Persons should be particularly vigilant in offering or being offered entertainment and turn down invitations to meals or entertainment that are excessive in nature or frequency.

Procedures on Entertainment

1. When staff need to entertain or pay for meals for customers or business associates, they are expected to use their judgment to determine whether the kind of entertainment is appropriate and expenses incurred are reasonable. Factors like company image, local customs, etc. should always be considered.

2. If several staff are present at the same event, the staff of the most senior level should pay and file an expense claim to be approved by his/ her manager followed by the Head of Department or General Manager.

3. Expenses for entertainment given will be logged as per established expense claim process.

4. Hospitality offered to employees which may appear excessive/ disproportionate and/ or includes travel should be declined unless authorised by senior management.

5. Hospitality received of a value greater than USD150 or local equivalent/ head should be registered as per gifts received process in the register as per Appendix I.

Procedures on Corporate Hospitality

1. Corporate hospitality events are arranged by the relevant departments from time to time to recognise the support given to Swire by our tenants, business partners and journalists/ media representatives and to build relationships with them.

2. Larger events will be separately budgeted; smaller events may be covered under departmental entertainment budget. Approval for the payment of such events must follow Swire payment approval matrix.

3. Corporate hospitality events should generally involve either gifts of low/ nominal value or small items of low value from the Swire merchandise catalogue.
Appendix E

Engaging an Agent or a Consultant

Control guideline

Relevant Persons should take all reasonable steps to ensure that agents or consultants who are engaged fully comply with applicable anti-corruption laws to which they are subject.

Procedures

1. As practicable as possible, invite 2-3 potential service providers to submit proposals/quotations.

2. Meet with potential service providers and clearly communicate the Swire Supplier Code of Conduct and operating principles prior to engaging them. The service providers will need to complete and sign a questionnaire so as to ensure their compliance to the Supplier Code of Conduct.

3. Review their “Terms of Service” and check their current and former client references.

4. Whenever possible, a reasonable assessment of the background of service providers should be carried out, including industry experience, credit check and history of its legal proceedings.

5. Obtain approval from the designated management personnel when the suitable service provider is selected before signing contract.

6. Direct appointments may be necessary in special circumstances and in such cases, prior written approval from the relevant department head or General Manager should be obtained.
Appendix F

Joint Venture Partners and Suppliers

Control Guideline

Relevant Persons are required to take reasonable steps to ensure that any joint venture partners, suppliers, or any other individuals or companies hired to conduct business on behalf of Swire and over which Swire has direct control, develop and implement anti-corruption policies consistent with the general principles of this Code, or at least comply with relevant local laws.

Procedures for selecting joint venture partners and suppliers

1. All Relevant persons are required to inform joint venture partners and suppliers of Swire Corporate Code of Conduct where practicable.

2. Before engaging new joint venture partners and suppliers, a reasonable due diligence should be carried out on their track record, financial status and history of legal proceedings.

3. Any new joint venture partners and suppliers are requested to confirm they will comply with applicable anti-corruption laws to which they are subject.

Additional procedures for selecting suppliers

1. All Relevant Persons will prepare the pre-determined specifications/requirements/scope of services for the products/services required.

2. Tenderers are evaluated based on competitiveness of their proposal and their capability, financial strength, company structure and reputation.

3. Additional due diligence is performed by checking their current and former client references, as well as relevant work permits and licenses where applicable.

4. Meet with tenderers and clearly communicate the Swire Supplier Code of Conduct (Appendix G) and operating principles prior to engaging them.

5. For products/services being specified in the Swire Pacific Green Guidelines (available on CNCo website) the Company will follow the Guidelines whenever possible during the selection process.

6. Contract will be awarded to the tenderer which offers the best value for money, complies with Swire Supplier Code of Conduct, and meets our service standard.

7. For purchases below USD1,000 or local equivalent singly or in aggregate, one valid quotation is required or purchase can be made directly from a suitably qualified supplier.
8. For any purchases exceeding USD1,000 or local equivalent singly or in aggregate, **at least two** valid quotations should be sought with selection based on impartial comparison of the quotations.

9. For purchases exceeding USD10,000 or local equivalent singly or in aggregate, **at least three** valid quotations should be sought with selection based on impartial comparison of the quotations.

10. There should be at least two employees responsible for the process: one to invite, receive and evaluate offers and make recommendation and the other employee to approve the recommendation. The selection should be based on impartial comparison of the quotations.

11. For purchases exceeding a value of USD500,000 or local equivalent, a **competitive tendering process** is required to ensure transparency.

12. Whenever competitive tendering or purchasing is not carried out in accordance with this section, a file note explaining why such tendering or purchasing was not done shall be produced, approved by Group Procurement Manager and kept on the Supplier file.

13. Re-tendering should in general take place at least every three years.

14. Monitoring systems should be put in place to ensure the proper fulfilment of contractual obligations and to provide reasonable assurance that fraudulent or corrupt activities are prevented.

15. Suppliers should be encouraged to make an annual statement that no personal benefit accrues to Swire personnel or supplier personnel from this business arrangement and that they have complied with all legal requirements. Responsibility for ensuring this lies with the Group Procurement Manager.
Appendix G

Supplier Code of Conduct

CNCo has operated worldwide for more than 140 years and is strongly committed to operating ethically, prudently, responsibly and safely. Our Sustainable Development Policy commits the CNCo group of companies (“CNCo group”) to high standards on environmental, health & safety, human rights & labour policies, business ethics and community issues. It also commits us to work with suppliers who share the same standards and promote sustainable development.

This Code of Conduct has been explicitly named to closely reflect the goal that we share with all our suppliers – to make our businesses sustainable.

We actively seek to select and work with suppliers who not only comply with laws and regulations, but go beyond by setting standards that are expected of an industry leader. We also have a strong preference to work with suppliers who share our commitment to honesty and integrity and who seek to integrate principles of sustainable development into all areas of their business.

The CNCo group is committed to selecting and retaining qualified suppliers that meet this Supplier Code of Conduct.

Our Supply Chain Sustainability Standards describe our minimum requirements for:

- Legal and regulatory compliance.
- Not employing under-age workers.
- Not employing forced labour.
- Health and Safety in the workplace.
- Protection for the environment.
- Provision of proper compensation and appropriate working hours for employees.
- Respect for employees’ rights and not discriminating against employees.
- Sharing the Standards with sub-contractors.
- Having high ethical standards.
- Communicating openly and effectively with employees.

Legal and Regulatory Compliance
Suppliers shall ensure their operations and the products and services supplied to the CNCo group comply with all national and other applicable laws and regulations.

Forced Labour
Suppliers must not use forced, coerced, bonded, or indentured, or involuntary prison labour in any form.

All work, including overtime work, shall be voluntary. Employees should be free to leave employment upon giving reasonable notice. Suppliers should not require
employees to hand-over government-issued identification, passports or work permits as a condition of employment.

**Child Labour**

Suppliers must not:

- Employ any person under the local legal minimum employment age;
- Employ any person in a manner which conflicts with completion of their compulsory schooling; or
- Employ any person below the age of 16 years on a full time basis (unless part of a recognised professional apprenticeship programme).

Additionally, all young employees must be protected from performing any work that is likely to be hazardous, or likely to interfere with the child’s education, or that may be harmful to the child’s health, or their physical, mental, social, spiritual or moral development.

Suppliers should also adhere to legitimate workplace apprenticeship programmes and comply with all laws and regulations governing child labour and apprenticeship programmes.

**Compensation and Working Hours**

All employees must have written contracts that comply with local laws. Suppliers must provide each employee at least the local legal minimum wage (where applicable) and benefits and are encouraged to follow local voluntary codes. Suppliers must pay their employees promptly, providing each with clear, written accounting for every pay period. Wages should be paid regularly, on time and be fair in respect of work performance. Payment should not be made more than one month in arrears and deduction should not be made from employees’ pay for disciplinary reasons or to compensate the employer for providing safer work conditions. Working time periods must not exceed the legal limit, and should be modified where relevant to reflect any particular hazards or risks of the work being done. Employees should be properly compensated for overtime according to the law and within legal working hour limits.

Employees should be granted their stipulated annual leave and sick leave without any repercussions, and should be able to take their stipulated maternity or paternity leave in accordance with national and local laws.

**Discrimination and Rights**

All conditions of employment must be based on an individual’s ability to do the job, and never on the basis of personal characteristics or beliefs. Suppliers shall not discriminate on the basis of race, colour, national or ethnic origin, gender, sexual orientation, religion, disability, age, cultural background, social group, marital status, family status or political opinion, and other similar factors.

Employees shall be treated with dignity and respect. This should be achieved by providing a workplace in which no employee shall be subject to any physical, sexual,
psychological or verbal harassment or abuse, nor is there to be the threat of such treatment.

**Industrial Relations**
Suppliers will have in place communications mechanisms and grievance procedures that allow employees to raise concerns and complaints with the management.

The CNCo group does not require suppliers’ employees to be members of a worker’s association or union, but does require that its suppliers shall respect employees’ rights to choose whether to be represented by third parties and to bargain collectively in accordance with local law. Harassment, intimidation, penalties, interference or reprisal should not be used to interfere with such legitimate activities.

**Environment**
We all have a responsibility to look after the natural environment both for today and in the future. All stages in the Supplier’s supply chain shall comply with, and preferably exceed, applicable national and legal environmental requirements.

Suppliers should have in place an effective system for managing environmental issues including measuring and reporting on their environmental impact, seek to improve the impact of their operations upon the environment, and take a precautionary approach to environmental matters such as by conserving natural resources and energy consumption and reducing waste.

We will have a strong preference to select suppliers whose goods or services can make a significant difference to reduce the CNCo's group's environmental impact towards our target of “Net Zero”.

Chemical and other materials posing a hazard if released to the environment are to be avoided if possible. If this is not possible they are to be identified and managed to ensure their safe handling, movement, storage, recycling or reuse and disposal.

Wastewater and solid waste generated from operations, industrial processes and sanitation facilities are to be monitored, controlled and treated as required prior to discharge or disposal.

Air emissions of volatile organic chemicals, aerosols, corrosives, particulates, ozone depleting chemicals and combustion by-products generated from operations are to be characterised, monitored, controlled and treated as required prior to discharge.

All types of waste, including water and energy, should be reduced or eliminated at source or by practices such as modifying production, maintenance and facility processes, materials substitution, conservation, recycling and re-using materials.

**Health and Safety**
Suppliers must have in place, or agree to adopt, in a reasonable timeframe, health and safety policies and management systems designed to reduce work-related injury and
illness, and promote the general health of employees. Suppliers must ensure information regarding health and safety systems and standards are made readily available to employees in appropriate languages.

Suppliers should ensure that employees are aware, through newsletters, training or other effective and frequent means of communication, of the suppliers' obligations with regard to site safety and their own obligation in ensuring the safety of themselves and other employees.

Suppliers should provide employees, as a minimum, reasonable access to potable water and sanitary facilities, fire safety, emergency preparedness and response, industrial hygiene, adequate lighting and ventilation, occupational injury and illness prevention and machine safeguarding. Suppliers will also ensure these same standards apply to any dormitory or canteen facilities.

Suppliers should have in place a policy, which should be in accordance with all national and other applicable laws and regulations, regarding alcohol and other drug abuse prevention, and testing for such, and should communicate this appropriately to employees.

**Bribery and Corruption**

Suppliers must be committed to the highest standards of moral and ethical conduct in their business. All forms of corruption, extortion, fraud and bribery must be prohibited, including those for the Supplier's own benefit or for the benefit of their relations, friends or associates.

Suppliers will have policies, code of conduct and procedures (including training) in place to avoid all forms of bribery, corruption and fraud and ensure they are enforced.

Suppliers should disclose to us immediately any situation that may appear as a potential material conflict of interest. They are also expected to disclose if any of our officials or consultants working with us has a material interest of any kind in the supplier's business or any kind of economic ties with the supplier.

**Subcontractors and other Service Providers**

Suppliers should work with their own service providers and subcontractors to ensure that they also strive to meet the principles of this Code and are encouraged have their own Supplier Code of Conduct. This should be integrated within the supplier's business processes to select and manage the performance of subcontractors and other service providers.

Suppliers and subcontractors should be paid accurately, in a timely manner and in accordance with contractual agreements.
Communication, Documentation and Inspection
Suppliers are responsible for communicating the requirements of these Supplier Code of Conduct standards to their employees, and the Code should be made freely available to employees in their local language/s and in readily accessible places.

Suppliers must maintain records of all relevant documentation required to demonstrate compliance with this Code of Conduct and required laws, and where requested should agree to make these documents available for the CNCo group or its designated auditor as evidence of compliance. Suppliers shall allow access to relevant documents necessary to demonstrate compliance with this Code, and facilities and sites to conduct audits in line with this Code.

The CNCo group’s Supplier Code of Conduct may be amended from time to time. The Code of Conduct and other relevant Policies are available on CNCo’s website at www.swirecnco.com
Appendix H

Code for Securities Transactions – Insider Dealing Rules

Control Guideline - Summary

Relevant persons should ensure that they abide by any local legislation/code on securities transactions/insider dealing and as a minimum should comply with the following rules:

- Do not deal in shares of listed Swire companies when you are aware of price sensitive information.
- Do not deal during closed seasons or the “black out period”.
- At times when you can deal the following procedure will apply:
  a) You should notify the Company Secretary of a proposed deal.
  b) The Secretary will acknowledge the notification and only then can you deal in the shares.
  c) Once a deal is completed, you should write to the Secretary giving details of the transaction.
- You should not release any unannounced information which could be said to be “price-sensitive” at private meetings (one to one or otherwise) or in circumstances that do not amount to general publication.

For the avoidance of doubt, any transfer of shares will be regarded as a deal, including off-market transactions.

Basic Principles

1. Relevant Persons must seek to secure that all dealings in which he/she is or is deemed to be interested be conducted in accordance with this code.

2. Relevant Persons wishing to deal in any securities in Swire must first have regard to the provisions of the local securities trading ordinances with respect to insider dealing and market misconduct. A person found guilty of insider dealing is liable to personal fines and imprisonment. However, there are occasions where Relevant Persons should not be free to deal in Swire securities even though the statutory requirements will not be contravened.

3. The single most important thrust of this Code is that Relevant Persons who are aware of or privy to any negotiations or agreements related to intended acquisitions or disposals which are notifiable transactions or connected transactions (under the local listing rules) or any price-sensitive information must refrain from dealing in Swire securities as soon as they become aware of them or privy to them until proper disclosure of the information in accordance with listing rules.

4. In addition, a Relevant Person must not make any unauthorised disclosure of confidential information, whether to co-trustees or to any other person (even those to whom he/she owes a fiduciary duty) or make any use of such information for the advantage of himself or others.
Interpretation

5. For the purpose of this code:

   a. References to dealings in securities include dealings in warrants (including covered warrants issued by third parties and short positions) issued in respect of the securities. For the avoidance of doubt, any transfer of shares will be regarded as a deal including off-market transactions.

   b. "Dealing" includes, subject to paragraph (f) below, any acquisition, disposal or transfer of, or offer to acquire, dispose of or transfer, or creation of pledge, charge or any other security interest in, any securities of Swire or any entity whose assets solely or substantially comprise securities of Swire, and the grant, acceptance, acquisition, disposal, transfer, exercise or discharge of any option (whether call, put or both) or other right or obligation, present or future, conditional or unconditional, to acquire, dispose of or transfer securities, or any interest in securities, of the Swire, in each case whether or not for consideration and any agreements to do any of the foregoing, and "deal" shall be construed accordingly.

   c. “Beneficiary” includes any discretionary object of a discretionary trust (where the Relevant Person is aware of the arrangement) and any beneficiary of a non-discretionary trust.

   d. “Securities” means listed securities and any unlisted securities that are convertible or exchangeable into listed securities and structured products (including derivative warrants issued by a third party) issued in respect of the listed securities of Swire and in the case of Swire Pacific Limited, includes its “A” and “B” shares and American Depository Receipts;

   e. Notwithstanding the definition of “dealing” in paragraph (c) above, the following dealings are not subject to the provisions of this code:

      • Taking up of entitlements under a rights issue, bonus issue, capitalisation issue or other offer made by Swire to holders of its securities (including an offer of shares in lieu of a cash dividend) but, for the avoidance of doubt, applying for excess shares in a rights issue or applying for shares in excess of an assured allotment in an open offer is a “dealing”;
      • Allowing entitlements to lapse under a rights issue or other offer made by Swire to holders of its securities (including an offer of shares in lieu of a cash dividend);
      • Undertakings to accept, or the acceptance of, a general offer for shares in Swire made to shareholders other than those that are concert parties (as defined under the takeovers codes) of the offer or;
      • Exercise of share options or warrants or acceptance of an offer for shares pursuant to an agreement entered into with Swire before a period during dealing is prohibited under this Code at the predetermined exercise price, being a fixed monetary amount determined at the time of grant of the share option or warrant or
acceptance of an offer for shares;

- Dealing where the beneficial interest or interests in the relevant security of the listed issuer do not change;
- Dealing where a shareholder places out his/her existing shares in a “top-up” placing where the number of new shares subscribed by him pursuant to an irrevocable, binding obligation equals the number of existing shares placed out and the subscription price (after expenses) is the same as the price at which the existing shares were placed out; and
- Dealing where the beneficial ownership is transferred from another party by operation of law.

6. For the purpose of this Code, the grant to a Relevant Person of an option to subscribe or purchase Swire securities shall be regarded as a dealing by him/her, if the price at which such option may be exercised is fixed at the time of such grant. If, however, an option is granted to a Relevant Person on terms whereby the price at which such option may be exercised is to be fixed at the time of exercise, the dealing is to be regarded as taking place at the time of exercise.

Rules

A. Absolute prohibitions

1. A Relevant Person must not deal in any of the securities of Swire at any time when he/she is in possession of unpublished price sensitive information in relation to those securities.

2. A Relevant Person must not deal in the securities of a listed issuer when by virtue of his/her position as a director or Relevant Person of another listed issuer, he/she is in possession of unpublished price-sensitive information in relation to those securities.

3. During the period of 60 days immediately preceding the publication date of the annual results, or 30 days immediately preceding the publication date of quarterly results (if any) and half-year results, and ending on the date of the corresponding results announcement (whether or not the announcement is required under listing rules), a Relevant Person must not deal in any securities of Swire unless the circumstances are exceptional, for example, where a pressing financial commitment has to be met as described in section C below.

4. Where a Relevant Person is a sole trustee, the provisions of this Code will apply to all dealings of the trust as if he/she were dealing on his/her own account (unless the Relevant Person is a bare trustee and neither he/she nor any of his/her associates is a beneficiary of the trust, in which case the provisions of this code will not apply).

5. Where a Relevant Person deals in the securities of a listed issuer in his/her capacity as a co-trustee and he/she has not participated in or influenced the decision to deal in the securities and is not, and none of his/her associates is, a beneficiary of the trust, dealings by the trust will not be regarded as his/her dealings.
6. The restrictions on dealings by a Relevant Person contained in this Code will be regarded as equally applicable to any dealings by the Relevant Person’s spouse or by or on behalf of any minor child (natural or adopted) and any other dealings in which he/ she is or is to be treated as interested. It is the duty of the Relevant Person, therefore, to seek to avoid any such dealing at a time when he/ she him/ herself is not free to deal.

7. When a Relevant Person places investment funds comprising securities of the Company under professional management, discretionary or otherwise, the managers must nonetheless be made subject to the same restrictions and procedures as the Relevant Person him/ herself in respect of any proposed dealings in the Company’s securities.

B. Notification

8. A Relevant Person must not deal in any securities of Swire during the black-out period. If he/ she must deal during this period in the exceptional circumstances referred to in rule A.3, he/ she must first notify in writing the Chairman of the Company and receive a dated written acknowledgement.

9. A written record is maintained by the Company Secretary that the appropriate notification was given and acknowledged pursuant to rule B.8 of this code.

10. After a Relevant Person has dealt in the securities of the Company, he/ she should advise the Company Secretary to update the record of Relevant Persons’ interests in such securities.

11. Any Relevant Person who acts as trustee of a trust must ensure that his/ her co-trustees are aware of the identity of any company to the securities of which this code applies so as to enable them to anticipate possible difficulties. A Relevant Person having funds under management must likewise advise the investment manager.

C. Exceptional circumstances

12. If a Relevant Person proposes to sell or otherwise dispose of securities of Swire under exceptional circumstances where the sale or disposal is otherwise prohibited under this Code, the Relevant Person must, in addition to complying with the other provisions of this Code, comply with the provisions of rule B.8 of this code regarding prior written notice and acknowledgement. The Relevant Person must satisfy the Chairman that the circumstances are exceptional and the proposed sale or disposal is the only reasonable course of action available to the Relevant Person before the Relevant Person can sell or dispose of the securities. An example of the type of circumstances which may be considered exceptional for such purposes would be a pressing financial commitment on the part of the Relevant Person that cannot otherwise be satisfied.
### Appendix I – Sample Gift Register

#### Entertaining/ Gifts/ Hospitality Received

**Period:** Oct-Dec 2014

<table>
<thead>
<tr>
<th>Date Received</th>
<th>Employee Name</th>
<th>Received From</th>
<th>Description of Item</th>
<th>Use of Item</th>
<th>Value</th>
<th>Additional Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>12/10/14</td>
<td>J. Smith</td>
<td>QBE</td>
<td>Hospitality at/tickets to England rugby international</td>
<td>By employee</td>
<td>£300</td>
<td>QBE annual customer event</td>
</tr>
<tr>
<td>14/12/14</td>
<td>P. Jones</td>
<td>ABC</td>
<td>6 bottles of wine</td>
<td>Office party</td>
<td>£250</td>
<td>Seasonal gift</td>
</tr>
</tbody>
</table>

**Period Total:** £550

FD Signature: JEHH  
Date: 30/12/14