
	<p style="text-align: center;">Announcement</p> <p style="text-align: center;">Re: Anti-Corruption Policy</p>	Document No.	ART-MR-006
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Art Event Company Limited places importance on and adheres to conducting business with honesty, transparency, and fairness, within the framework of the law, ethics, and good corporate governance, including supporting the fight against corruption in all forms. The Company has therefore established this anti-corruption policy to be used as a guideline for the Company's business operations.

Guidelines for Implementing Anti-Corruption Policy.

All executives and employees of the Company must strictly comply with the anti-corruption policy and business ethics by not being directly or indirectly involved in corruption, including contractors or other related service providers, by doing the following:

1. Do not accept or give gifts, or souvenirs in the form of cash, checks, bonds, stocks, gold, gems, real estate, or similar items to any person involved with whom you have made contact, whether in government or private agencies.
2. Do not accept any property, items, gifts, presents, or other benefits that would lead to neglect of duty. Before accepting a souvenir, make sure that you have complied with the law and the Company's regulations. Items or gifts given in the course of work should not be expensive and appropriate for each occasion.
3. Do not give any property, items, gifts, or other benefits to induce decision-making or cause the recipient to not follow the same trading practices as other trading partners. In addition, the giving of items on occasions or times must not be of a value that exceeds normal circumstances.
4. Do not act as a medium in offering money, property, items, or any other benefits to those involved in business, government agencies, or any organizations in exchange for special privileges that should not be obtained or cause government officials to refrain from complying with the rules, regulations and legal practices as specified.
5. In procurement, it must be carried out through the company's regulations, be transparent, and can be verified.
6. Expenses and activities that are part of hospitality, travel, gifts, entertainment, and hospitality meals must be transparent. In accounting, each related expense must be referenced, clearly stating the business purpose, activities, and the amount of money spent.
7. Charitable donations must be made to foundations, charitable organizations, temples, hospitals, nursing homes, or organizations for the benefit of society that are certified or reliable, can be verified, and must not involve or cause suspicion that it is a corrupt act to gain benefits from

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providing financial support, using the Company's money or assets to support the project. The donation must be made in the name of the Company only. The funds paid must be for business purposes, a good image, and the reputation of the Company. In this regard, disbursement must specify a clear purpose, have verifiable evidence, and proceed through the company's regulatory procedures.

8. Do not perform any actions related to internal company politics or use any company resources to perform such actions. The Company is an organization that adheres to political neutrality, supports compliance with the law and democratic governance, and has no policy of providing political assistance to any political party, either directly or indirectly.
9. Employees shall not neglect or be indifferent when they encounter any action or behavior that is considered corrupt or suggests corruption, which has an impact on the Company, either directly or indirectly. Employees must comply with and report information or clues as specified in the Whistle Blower Policy.
10. The Company will provide fairness and protection to employees who refuse or employees who report corruption related to the Company by using measures to protect whistleblowers or those who cooperate in providing information.
11. Those who commit corruption are considered to violate the Company's ethics and will be subject to disciplinary action according to the Company's regulations. In addition, legal penalties may apply if the action is illegal.
12. The Company's management is aware of the importance of disseminating, providing knowledge, consulting, and creating understanding among personnel in the organization and those involved in the fight against corruption so that personnel and those involved can act in accordance with this anticorruption policy and be a good example in terms of honesty, ethics, and good conduct.
13. The Company is committed to creating and maintaining an organizational culture that believes that corruption, facilitation payments, and giving or receiving bribes are unacceptable actions, regardless of whether they are committed against any individual or in transactions with the public or private sectors.
14. This anti-corruption policy covers the HR management process, including recruiting or selecting personnel, promotion, training, employee performance evaluation, and compensation. Supervisors at all levels must communicate and create understanding with employees.

<b>Art Event</b> AN INNOVATION OF JEWELRY	Announcement Re: Anti-Corruption Policy	Document No.	ART-MR-006
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15. The Company will monitor, inspect, and assess risks regularly or at least once a year, and determine guidelines or measures to manage anti-corruption risks appropriately, with every department having the duty to supervise and manage the risks under their responsibility.

This announcement is hereby issued for your information and collective compliance.



(Mr. Kangwan Piankijagum)

Managing Director