

MANAGEMENT'S MESSAGE TO EMPLOYEES NICOLAS JOLY

Dear Colleagues,

The success, image and reputation of Icade and its subsidiaries stem from your commitment, talent and efforts. Building a corporate image and reputation requires a wholehearted and unwavering commitment to ethical principles and values.

For this reason, the Executive Committee has taken a proactive approach to ensure compliance with the rules of good conduct set out in this Code of Ethics. We ask all our employees, regardless of their role in the Company, to carefully read and abide by the provisions in this Code.

Any questions you might have about these principles should be directed to your line manager and/or the Compliance Department.

The Executive Committee and I would like to thank you for your vigilance and personal involvement in ensuring that our Group's integrity and reputation remain beyond reproach. You have achieved this by applying company-wide ethical principles on a daily basis.



Nicolas Joly



PRINCIPLES AND USE OF THIS CODE

The purpose of this Code is to establish a set of guiding principles which, if adhered to, would ensure that all employees share a common business ethics framework.

It is one of the core documents underpinning Icade's compliance programme and Corporate Social Responsibility ("CSR") policy. It is also in line with Icade's Purpose, namely: "Designing, Building, Managing and Investing in cities, neighbourhoods and buildings that are innovative, diverse, inclusive and connected with a reduced carbon footprint. Desirable places to live and work. This is our ambition. This is our goal. This is our Purpose."

This Code is in addition to, and not in replacement of, internal policies and is annexed to lcade's Employee Handbook.

It covers Icade's main areas of compliance given our business activities. This tool has been made available to all employees. It is designed to "adopt and enforce a code of conduct that outlines prohibited behaviours" as set out in the French Sapin 2 Law on transparency, the fight against corruption and modernisation of the economy.

All employees are responsible for ensuring that their conduct complies fully with applicable laws and regulations in accordance with the principles included in this Code.

Therefore, whenever you think you are confronted with an ethical or compliance issue, ask yourself the following questions:

- Is it legal
- Is it in line with Icade's values and the spirit of the Code?
- Can I justify my choice based on business ethics?

Any breach of this Code and applicable laws and regulations exposes Icade to the risk of seeing its image tarnished, its access to some markets diminished and the attainment of its objectives compromised. The offending employee may be subject to disciplinary sanctions provided for in Icade's Employee Handbook.

Employees who have questions about how to apply the Code of Ethics or what conduct to adopt in a specific situation can and should direct their confidential inquiries to the Head of Compliance.

Separately, Icade has provided a whistleblowing system accessible to any employee who in good faith wants to report a possible violation of the law or Company policy. This system is run in part by an external service provider in order to ensure that the whistleblower's identity is kept confidential. In any event, Icade undertakes to ensure that no employee is discriminated or retaliated against for having reported a violation. The whistleblowing reporting procedure is available on the intranet.

This Code is available on the internet and intranet.

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PART 1: PRINCIPLES OF ETHICAL BEHAVIOUR AMONG ICADE EMPLOYEES

A - RESPECT FOR FUNDAMENTAL RIGHTS

1) RESPECT FOR HUMAN RIGHTS

Icade undertakes to respect and promote the fundamental rights set out in the Universal Declaration of Human Rights, the dignity and value of human beings, employee privacy and gender equality.

We are careful to comply with the principles defined in the United Nations Global Compact and the OECD Guidelines covering human rights, labour standards and the environment. Similarly, Icade complies with the fundamental conventions of the International Labour Organization (ILO) on freedom of association, the right to collective bargaining, the elimination of forced or compulsory labour and the abolition of child labour.

Working together in harmony based on mutual respect and acknowledging each employee's value are priorities at the Company.

Any act of discrimination committed by an employee against other employees for whatever reason cannot be tolerated.

Icade is committed to ensuring the equal treatment of all its employees and adopting fair employment practices. We are collectively opposed to any form of discrimination and especially on the basis of ethnic or national origin, sexual orientation, age, gender, political opinions, religious beliefs, trade union membership or disability.

2 EMPLOYMENT FOR PEOPLE WITH DISABILITIES

Aware of its social responsibility, Icade has put special emphasis on the hiring and professional inclusion of people with disabilities. Icade is in compliance with national laws and regulations on employment for people with disabilities and entered into an agreement with its social partners on this issue. This agreement is available on the intranet.

3 GENDER EQUALITY

Icade entered into an agreement on gender equality at work which is available on the intranet under the "Human Relations" tab.

Gender equality is a key part of the equal opportunity policy. Icade is against any form of discrimination in this regard.

SEXUAL AND MORAL HARASSMENT

No employee should harass any other employee for any reason whatsoever.

Harassment, whether it be sexual or moral, may violate the law and expose the offending employee and possibly lcade to legal, financial and reputational consequences.

This subject is further explained in Icade's Employee Handbook available on the intranet.

(5) WORKPLACE HEALTH AND SAFETY REGULATIONS

Icade, in its role as an employer, is committed to providing a work environment that complies with health, safety and environmental laws and regulations.

However, we all have a role to play in health and safety at work. Employees must ensure that their actions do not cause or aggravate risk of any kind for themselves or others. They must report any behaviour, equipment or potential risk that could compromise the safety of their work environment and any accident or incident that they might be aware of to their line manager and the Human Relations Department.

6 PROTECTION OF CONFIDENTIAL INFORMATION

As a company listed on a regulated market operating in a competitive environment, Icade attaches great importance to the protection of its sensitive data: we should all consider any information not made public as confidential.

In the course of their work, employees may be required to access and/or use certain confidential information such as costs, margins, contracts, salaries, marketing strategies, customer lists, occupancy statuses, etc.

This is not an exhaustive list. The confidentiality of such information is essential for the proper conduct of Icade's business.

Except where contractually permitted, no one is allowed to disclose such information to any person or entity (individual, company, corporation, association or other entity) for whatever reason both during the time they are employed by Icade and after their departure.

Special attention should be paid to information that employees share on social media.

Confidential personal information is information relating to employees. Such information will be covered in the "Respect for privacy" paragraph.



BEST PRACTICES

- Securely store all data, whether in paper or electronic form, and prevent access by unauthorised third parties
- Restrict disclosure of confidential information within Icade solely to those having a legitimate need for such knowledge
- · Avoid discussing or working on confiden-

tial information about Icade in public places

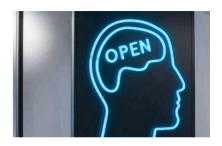
- Refrain from disparaging Icade and disclosing confidential or internal information about the Company on social media
- Do not disclose or lend passwords and usernames

RESPECT FOR PRIVACY

Employees must be treated with dignity and total respect for their privacy.

Icade undertakes to ensure the confidentiality and processing of its employees' personal data in accordance with its internal policies and with regulations in force relating to the Data Protection Laws.

The privacy notice setting out how leade processes the personal data of its employees is available on the intranet.



B - EMPLOYEES' RESPONSIBILITIES

1 FINANCIAL INFORMATION AND TRANSACTIONS

Transactions and other accounting events are reported by Icade in the financial statements of each company in a true and fair manner in accordance with current regulations and internal policies. Employees making accounting entries should always ensure accuracy and check whether there is supporting documentation for each item.

Any transfer of funds (incoming and outgoing) requires special vigilance, particularly as regards the identity of the counterparty and the reason for the transfer.

The dissemination of financial information and transactions carried out by employees on equity markets involving lcade's listed shares, for either professional or personal reasons, must comply with the laws and regulations that govern financial activities. It should be noted that the dissemination of inaccurate information could result in criminal sanctions being imposed.

2 PROTECTION OF COMPANY PROPERTY

Icade owns and manages real estate and other tangible and intangible assets.

Maintaining the integrity of Icade's assets ensures its longevity and requires that we all get involved. For this reason, everyone must ensure that such assets are protected from any deterioration, loss, theft, damage, negligence, waste and not diverted or used for personal purposes.

Assets are defined as:

- Movable assets (vehicles, furniture, computers, telephones, etc.),
- Immovable assets (real estate),
- Intangible assets as identified and defined by law in addition to the ideas or know-how generated by employees during the performance of their duties. Lists of customers, prospects, subcontractors and suppliers; market intelligence; technical and marketing practices; commercial offers and expert reports; any data and information to which employees have access in the course of their duties form part of lcade's assets and must be protected.

The IT policy that governs the use of computer resources and internet services is available on the intranet.



MISAPPROPRIATION OF ASSETS

The misappropriation of a company's assets is an offence which refers to a manager's or their delegatee's deliberate use of the company's assets, loans, powers and voting rights for their own direct or indirect personal gain.

Breach of trust is an offence that consists in using an asset belonging to the Company in a way contrary to what was agreed upon.

Misappropriation of assets is an offence subiect to criminal prosecution.

REIMBURSEMENT OF EXPENSES

Icade will reimburse expenses incurred by employees in the performance of their duties or assignments in line with current policies and the entertainment allowance.

(5) COMPLIANCE WITH THE DELEGATION OF AUTHORITY AND SIGNATURE AUTHORITY POLICY

The delegation of authority and signature authorisation are processes by which senior executives demonstrate the level of trust they have in managers and employees.

Employees having been assigned a delegation of authority or signature authorisation must comply with their terms and conditions and solely bind leade within the strict limits of the powers and delegations or sub-delegations that they were granted. Any behaviour contrary to this policy would be disloyal to the delegator and leade.

Any representative who grants specific authorisation in writing for the signing of a deed, agreement or other document with respect to a specific transaction or transaction category does so under their sole responsibility.



PART 2: PRINCIPLES OF ETHICAL RELATIONSHIPS WITH ICADE'S STAKEHOLDERS

A - PRINCIPLES OF ETHICAL BUSINESS CONDUCT

(1) CONFLICTS OF INTEREST

Out of loyalty to Icade, employees should avoid any situation where their personal interests (or those of an individual or legal entity to which they have ties) might come into conflict with those of Icade.

When faced with a potential conflict of interest or where there is doubt, employees must, in a spirit of loyalty and transparency, immediately inform their line manager and the Head of Compliance in writing and refrain from initiating or maintaining any relationship with the third party in question until the matter has been decided.

In order to reduce the risks of conflict of interest, Icade asks its employees:

- not to engage in gainful employment with a supplier, customer or competitor;
- not to hold a significant financial interest in a supplier, customer or competitor of the Company without prior written approval from their line manager addressed to the Head of Compliance;
- to notify their line manager and the Head of Compliance of any business relationships between the Company and a parent, relative or company controlled by a parent or relative prior to the transaction or in any case as soon as they become aware of it.
- notify their line manager and the Compliance Department of any position as an elected official or corporate officer, as well as any such position held by a friend or relative

• refrain from using information obtained in the course of their duties for personal purposes or from sharing such information in the public domain (on social media in particular)



BEST PRACTICES

- Identify actual, apparent or potential conflicts of interest and inform management in writing in accordance with the internal policy available on the intranet
- Withdraw from the Company's decision-making process when it involves an entity in which you, or a member of your family, have a private interest
- Refrain from using your position at lcade or information learned on the job for personal gain or for the benefit of family and friends
- Refrain from working on a regular basis or in an unethical manner with a supplier in which someone close to you has an interest





EXAMPLES:

• Mrs Y, an Icade employee, chooses a supplier with which Icade does business to perform work at her personal residence. Would that be allowed?

YES, BUT Mrs Y must first make a written request in order to obtain her supervisor's prior approval. She must also ensure that any such work is undertaken on normal market terms and keep a record of it.

 Mrs Z, an Icade employee, asks a subordinate to perform work at her personal residence (estimating work costs or other services).

Would that be allowed?

NO, because that is outside the scope of the professional relationship and inconsistent with the subordinate's employment contract.

• Mr X, an Icade employee, asks the person responsible for marketing a development project to choose the real estate agency managed by his son, in order for him to be placed atop the list of agencies in charge of selling this project.

Would that be allowed?

NO, because as set out in this Code, such a situation would raise the presumption of partiality which could affect the balance in the commercial relationship between inside information at the time of the transaction so long as such information is not made public. As an additional preventive measure, employees handling information regarded as sensitive by lcade are asked to refrain from disclosing such information to unauthorised third parties and buying or selling shares of lcade or any other company in relation to which they may have sensitive information at the time of the transaction so long as such information is not made public. Similarly, employees handling sensitive or inside information must refrain from advising another person to trade in Company securities or disclosing such information to another person unless such disclosure is

made in the normal course of their duties and with respect to persons on lcade's insider lists, confidential lists and restricted dealing lists.

Icade employees are encouraged to read the guidelines on preventing insider trading on the intranet designed to set out the rules on how the Group's employees trade Icade shares and, more broadly, those that apply to them insofar as they are likely to have access to sensitive or inside information regarding Icade. These guidelines aim to inform employees about applicable laws and regulations on insider trading and put in place additional preventive measures to reduce the number of situations that could lead to insider trading.

3 ATTENDANCE FEES AND OTHER REMUNERATION

Employees serving as part of their duties for lcade as directors and/or Supervisory Board members and/or corporate officers, as permanent representatives of lcade or natural persons, receive no attendance fees or other related remuneration.

2 SENSITIVE AND INSIDE INFORMATION

Icade and this third party.

Any non-public information which could have a significant impact on lcade's share price must remain confidential until it is released by authorised persons.

Icade has no desire to prevent its employees from making personal investments. However, employees should be aware that using inside information for their own investments may violate laws on insider trading or misconduct. They must also refrain from disclosing such information to unauthorised third parties and buying or selling shares of Icade or any other company in relation to which they may have

^{1 &}quot;Inside information shall comprise [...] information of a precise nature, which has not been made public, relating, directly or indirectly, to one or more issuers or to one or more financial instruments, and which, if it were made public, would be likely to have a significant effect on the prices of those financial instruments or on the prices of related derivative financial instruments in 1 of Regulation No. 598/2014 on market abuse).

² In line with ANSA (National Joint-Stock Companies Association) Guidelines, sensitive information could be defined as information with a significant degree of sensitivity with regard to its confidentiality and the potential significant impact of disclosing such information on the prices of financial instruments without however having at this stage all the criteria required to be defined as inside information including for example the deserier of a precise nature.

PREVENTION OF AND FIGHT AGAINST CORRUPTION

Corruption distorts the fair, orderly and efficient functioning of markets.

Whatever the prevailing circumstances and interests, the prevention and detection of corruption are essential for preserving lcade's long-term interests. We all have a stake in this as we not only have a collective responsibility to not participate in corrupt acts but also a professional duty to do everything we can, to the extent of our ability, to prevent corruption or put an end to it if it is brought to our attention.

The involvement of an employee in a corrupt act constitutes professional misconduct that may trigger disciplinary measures, without prejudice to any legal action or administrative, civil or criminal sanctions.

There are two types of corruption:

- active corruption consists in offering someone an advantage in order to influence a decision-making process (licenses, rights, procurement, contracts, etc.):
- passive corruption consists in accepting an advantage in return for using one's influence to affect a decision (licenses, rights, procurement, contracts, etc.).

Consequently, there is a prohibition against receiving, giving, offering or accepting bribes or granting an undue advantage or the promise thereof, directly or through a paid intermediarry, to an elected official, employee of an administrative body or private individual in order to obtain favourable treatment or influence the outcome of a negotiation in which Icade is involved.

Facilitation payments made to public servants with the intention of expediting certain administrative processes are also prohibited, except for compelling reasons (health or safety of an employee, etc.).

As such, it should be noted that Icade must not make or receive any payments in cash.



BEST PRACTICES

- Comply with the guidelines and principles set out in Icade's Anti-Bribery and Corruption Policy
- Perform integrity due diligence on customers and third parties (KYC/KYS) depending on the nature of the relationship under consideration
- Refuse any bribe or advantage of any kind whatsoever or consult the Head of Compliance if there is any doubt about the nature of the solicitation
- Routinely report any unwarranted solicitation or suspected corruption to the line manager or use the whistleblower system

(5) GIFTS AND HOSPITALITY

Gifts exchanged between business partners are courtesies intended to establish and maintain positive working relationships.

Acceptance of corporate gifts and invitations to events or meals should fall within the scope of a business courtesy, remain within very reasonable limits, solely reflect a concern to improve relations with customers and suppliers without being such as to tarnish the image and reputation of lcade, its employees or senior management, whether inside or outside the Company.

Everyone should ask themselves whether giving or receiving a gift could compromise the impartiality of the recipient or lead the giver to believe that such is the case. If the answer is yes, the gift should be politely refused or not given. If you are in any doubt, your line manager or the Head of Compliance should be consulted.

Employees may not solicit gifts or invitations under any circumstances.

In the specific case of gifts, a maximum threshold of €250 has been set per person per year. Gifts over €50 will need to be declared.

This threshold does not apply to business invitations and meals

However, travel invitations received from suppliers, intermediaries or customers must be approved in advance in writing by the appropriate member of the Executive Committee.

Gifts that are given should also be symbolic in nature and not exceed an aggregate amount of €250 per recipient per year (excluding business meals and invitations which should be commensurate with the status of the guest).

For any questions about how to apply these rules on maintaining independence, employees are strongly encouraged to consult their line manager and/or the Head of Compliance.

A policy regarding the declaration of gifts and benefits is available on the intranet.



BEST PRACTICES

- Refrain from soliciting gifts and invitations
- Ensure that the maximum threshold of €250 in gifts per employee per year is not exceeded (except in the case of redistribution to other team members)
- Make sure to question the actual or perceived intention behind the gifts received
- Never give or accept cash, gift cards or gift vouchers



6 FRAUD PREVENTION

Fraud is defined as any act or omission that knowingly or recklessly misleads, committed with the intention of circumventing applicable laws or lcade's policies to obtain an unjust material or moral benefit for the party acting fraudulently or a third party.

Fraud can take multiple forms, including theft of money, property or data; deliberate alteration, concealment or destruction of documents; false entries or false statements; financial statement manipulation; counterfeiting and swindling. The involvement of an employee in a fraudulent act constitutes professional misconduct that may trigger disciplinary measures, without prejudice to any legal action or sanction provided for by law.

7 FIGHT AGAINST MONEY LAUNDERING AND THE FINANCING OF TERRORISM

The fight against laundering the proceeds of illicit activities and the financing of terrorist acts is both a legal obligation and part of lcade's societal commitments.

Money laundering is facilitating, by any means, the false justification of the origin of property or income of the perpetrator of a crime or an offence that has brought that person a direct or indirect benefit. Money laundering also comprises assistance in investing, concealing or converting such funds.

The financing of terrorism consists in providing or collecting funds intended to finance terrorist acts.

In view of increasingly sophisticated crimes and enhanced legal and regulatory requirements, entering into any new relationship without knowing the true identity of the customer or partner is strictly prohibited.

As such, the following steps must be taken to verify the integrity of third parties: (i) verify the customer's identity, (ii) obtain official documents required by law specific to the individual or legal entity.

This requirement is referred to as "Know Your Customer" (KYC).

We all have a responsibility to know precisely who our actual counterparty is when entering into a new relationship and to update such information throughout the course of that relationship. For this purpose, operational employees should apply the appropriate procedures by following the AML/CFT guidelines available on the intranet and consult the Head of Compliance and/or their AML/CFT officers for any questions about knowing their counterparty and detecting suspicious transactions.

In applying these procedures, employees must inform the Head of Compliance, also known as the Official Reporter who, after assessing the situation with the parties involved can alert the authorities within the statute of limitation period at the Intelligence Processing and Action Against Illegal Financial Networks (TRACFIN) unit.

To address this issue, training and awareness modules on compliance as referred to in this Code are available for Icade employees.

8 COMPETITION-RELATED MATTERS

Free and fair competition is key to lcade's success on the markets in which it operates. For this reason, lcade:

- complies with competition rules for sales and purchases in France and abroad in the public and private sectors.
- condemns any abuse of a dominant position and any agreement between competitors which has as its object or effect the prevention or restriction of competition.

The Head of Compliance must be informed of any incidents or doubts concerning competition-related matters so that they can be handled with appropriate due diligence.

Anti-competitive behaviour includes the following practices:

- Abuse of a dominant position: an undertaking is prohibited by law from abusing its dominant position in a market (including locally) by excluding competitors or preventing new entry in order to control the market to benefit themselves contrary to regulations governing the freedom of pricing and competition.
- Price fixing: fixing prices between competitors or within a distribution network, whether directly or indirectly, is prohibited and violates competition law.
- Anti-competitive agreements: formal or informal agreements entered into for the purpose of restricting competition, raising prices or setting floor prices in a market on whatever scale (citywide, regionwide or countrywide). In practice, an anti-competitive agreement can involve bid rigging or colluding on purchase or sales prices, etc.

Employees should refrain from any conduct that would infringe competition law, including:

- Participating in any meeting with two or more market participants in attendance whose explicit or implicit purpose is to fix prices or changes in prices on their market,
- Exchanging with competitors precise non-public information on the business, product marketing, tender submissions, etc. Analysing the competition, its positioning, its projects and its prices using publicly available information is clearly authorised and contributes to the effectiveness of lcade's competitive positioning. Communicating data to professional bodies for statistical purposes is also permitted,
- Obtaining information not made available publicly by competitors by whatever means.

It should be noted that anti-competitive practices are subject to fines in proportion to the groups' revenue and not that of the offender and can be colossal. Such practices tarnish the group's reputation as well.



BEST PRACTICES

- Do not exchange information with competitors and particularly refrain from adopting a common policy with regard to market access, bids for tenders and prices
- Do not communicate information not made available to the public on our customers, bids and terms of sale outside the Company

INTELLECTUAL PROPERTY

Icade allocates significant financial and human resources to innovation, the creation of innovative products, processes and ideas with regard to building technology, finance and marketing. This represents a high value asset that enables the Company to maintain its position as an industry leader.

Any related documents and information are considered Icade's intellectual, industrial and artistic property and know-how which are critical to its success.

We should all make every effort to protect them. Such protection includes measures such as passwords for electronic data, locked storage areas for paper documents, careful handling of emails and letters with confidential discussions in public places being prohibited.

Employees must also respect the intellectual property of others. It is prohibited to misappropriate third party information for professional purposes which can be considered confidential or use without permission, plagiarise or infringe on any third party intellectual property rights (including patents, copyrights, trademarks or trade secrets).

Making illegal copies of software used by Icade or using such software without permission is also prohibited.

COMPLIANCE WITH DATA PROTECTION LAWS

Icade undertakes to comply with Data Protection Laws on the collection and processing of personal data in the course of its business and to:

- collect personal data that are adequate, relevant and limited to what is necessary in relation to the specific, explicit and legitimate purposes for which they are processed:
- keep a register to provide information about their processing;
- ensure data security and confidentiality;
- comply with its obligation to inform and ensure the effective exercise of rights conferred on the individuals involved, namely their right to access, correct, delete, restrict and object to the processing of their data and data portability:
- conduct an impact assessment where the processing is likely to result in a high risk to the rights and freedoms of natural persons.
- Icade appointed a Data Protection Officer (DPO) responsible for informing and advising the Company and its employees about their data protection obligations whenever they process personal data. Employees may contact the DPO at the following address: dpo@icade.fr

B - DEALINGS WITH SPECIFIC THIRD PARTIES

① DEALINGS WITH SHAREHOLDERS

In accordance with stock market regulations and applicable rules in this regard, Icade will provide all its shareholders with information on a regular, periodic and occasional basis. As such, shareholders receive financial information that is accurate, relevant and fair in a transparent manner.

Icade's Finance Department is solely authorised to communicate with shareholders and ensures their equal treatment with respect to information.

In addition, Icade is committed to complying with corporate governance principles and recommendations (including the Afep-Medef Code).

② DEALINGS WITH SUPPLIERS

In order to maintain long-term supplier relationships built on trust, Icade is committed to treating them equally and fairly and, in return, expects reciprocity in terms of transparency. To this end, Icade relies on its internal policies such as procedures for evaluating customers, suppliers and intermediaries. Such procedures aim to manage work orders through a request for quotation or request for tender.

Icade requires that its suppliers and intermediaries adopt ethical, environmental and societal standards, if not already the case, and also comply with practices in line with its values. Where relevant, suppliers dealing with the Office Property Investment and Property Development Divisions must adhere to the responsible procurement charter.

3 DEALINGS WITH CUSTOMERS

Icade employees should serve customers with diligence, loyalty, neutrality and discretion. Customers are entitled to equal service. They should be given the best possible guidance and directed towards the most appropriate solution. Employees are committed to not proposing any options that they feel are not in the customer's interest. Employees are responsible for performing the duties defined together with the customer with complete independence and transparency in compliance with rules specific to their business activity and refrain from putting their personal interests before those of their customers.

4 LOBBIES

Lobbying refers to any attempt by an organisation to influence the decisions of government.

Icade relies on property development and property investment trade federations for most of its lobbying efforts.

Icade also pledges to fully comply with lobbying laws.

PART 3: ICADE, THE ENVIRONMENT AND SOCIETY

A - CONTRIBUTION TO SOCIETY

1 PATRONAGE AND SPONSORSHIP

Icade is a sponsor and a patron on occasion when such initiatives align with its communication and employee engagement objectives, or contribute to its image and commitment to the community. Icade has organised its sponsorship and patronage initiatives into three priority areas:

- Culture (architecture, heritage, music, etc.)
- Sports
- Environment / Healthcare / Solidarity

These efforts are carried out in accordance with applicable laws and regulations and should in no way seek to influence or give the appearance of influencing the decision-making process of a potential customer or public policy maker.

Employees should refer to Icade's policy governing sponsorships and patronage available on the intranet.

Any such activity must be duly recorded and documented to prove that it took place.



BEST PRACTICES

- Agree to be a sponsor and patron for good causes in line with Icade's values
- Work alongside organisations and agencies with proven and demonstrable experience
- Refrain from getting involved at the request of a customer, supplier or local partner without careful vetting

(2) SOCIAL DIALOGUE

Icade respects the right of its employees to form or join the trade unions or workers' organisations of their choice and to organise to participate in the collective bargaining process.

Icade recognises the role, representation and responsibilities of employee representatives by providing them with the resources needed to carry out their duties. The Company is committed to openly communicating and negotiating with them on issues of collective interest.

3 FUNDING OF POLITICAL ACTIVITIES

Icade acknowledges the commitment of its employees who participate or wish to participate in politics as active citizens. However, any such employee should refrain from morally or financially involving lcade or any of its affiliates in their activities.

Similarly, any employee involved in the decision-making process of a country, government agency or public body must refrain from taking part in any decision taken through these means that would directly or indirectly relate to lcade.

Lastly, and in line with this principle, Icade will provide no funds or services to any political party or elected official or candidate for any public office.



B-ENVIRONMENTAL PROTECTION

Icade respects the environment and has for several years taken proactive steps to provide tangible solutions to the challenges of energy transition and the preservation of resources.

Employees should make every effort to reduce their environmental footprint and that of their area of activity:

- in their daily work, by reducing their paper and water consumption, use of lighting and transport-related pollution.
- across Icade's business lines, by routinely factoring in environmental concerns at every stage: procurement, development projects, site management and maintenance, and facility maintenance and renovation policy.

Icade has set goals and put in place action plans to fight climate change and promote sustainable mobility, certifications and labels, biodiversity, waste and water management and sustainable materials. Icade's CSR policy is available on its website.

Icade's documentation on ethics and compliance can be found at www.icade.fr/en/ and on Icade's intranet

For any information or guidance on ethics and compliance, please contact the Head of Compliance (contact information on the intranet)

> To report a wrongdoing, go to the "Ethics and Compliance" section on the intranet

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