Code of Business Ethics
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The anchor for everything we do is our purpose: Always with you, building a more confident future. Our purpose guides us in providing financial protection and support to our customers during life’s most destabilizing moments.

MetLife’s Code of Business Ethics helps us live our purpose with every customer, every day. It helps us navigate an ever-changing external environment while meeting the highest professional standards. Each of us is an ambassador for MetLife, and each of us contributes to the Company’s reputation. Please make sure you read, understand, and follow all aspects of our Code, and please feel empowered to speak up if you ever notice anything that conflicts with our values and standards.

MetLife has changed a lot over the years; however, a constant has been the quality of our people and their commitment to our purpose. Thanks for doing your part to build on this legacy.

Michel Khalaf
President and CEO
MetLife
Our Legacy

For more than 150 years, MetLife has helped generations of people build a more confident future. Whether you are new to MetLife or familiar with our rich legacy, we’re proud to share the foundation upon which MetLife was built.

Metropolitan Life Insurance Company (MetLife) opened for business in New York City on March 24, 1868 – this was before telephones, before electric lights were widely used, and before gas-powered cars. Our first home office was two rooms, just enough space for our six employees at the time.

At first, MetLife focused on life insurance. By 1871, MetLife began providing policyholders with health and hygiene information, a tradition that has endured. In 1879, we became the first U.S. insurance company to offer industrial insurance and, to ensure personal contact, our agents would visit each policyholder at the same time each week to collect premiums. In 1909, MetLife promoted the social role of insurance by leading an unusual, expansive humanitarian program to support the underprivileged. From 1909 to 1953, our Visiting Nurse Service improved well-being and reduced high mortality rates for contagious diseases such as tuberculosis.

MetLife played a role in responding to several major historical events, including the 1906 San Francisco earthquake and fire, the 1912 sinking of the Titanic, and the U.S. entry into World War I in 1917. In each case, MetLife was the first insurance company to act by paying claims expediently and even helping with the relief efforts.

To this day, MetLife continues to conduct business fairly and transparently, always putting our customers first and staying true to our legacy. With our rich and diverse experience, MetLife is a recognized, innovative leader in protection planning and retirement and savings solutions around the world.

MetLife has established a strong presence in more than 40 markets globally through organic growth, acquisitions, joint ventures, and other partnerships. Our name is recognized and trusted by tens of millions of customers worldwide, and we do business with 96 of the top 100 U.S. FORTUNE 500® companies.

We have the experience, global resources, and vision to provide financial certainties for an uncertain world. We help families, businesses, and communities not just survive, but thrive. Let’s look back with pride on everything we’ve built together, and ahead to what can still be achieved by living our purpose.
Our Purpose

Live Our Success Principles
Know Your Responsibilities
Know Your Responsibilities as a Manager
Make Ethical Decisions
Living our purpose is how MetLife contributes to a more confident future as an investor, an employer, and a provider of financial solutions and expertise. It’s at the heart of our virtuous circle of serving our people, our communities, our customers, and our shareholders. The work of building our purpose-driven inclusive culture starts with trust. Trust permits us, as a team, to be curious, forthcoming, open, imaginative, confident, and inclusive.
Live Our Success Principles

Our Success Principles articulate the behaviors that help us deliver on MetLife's purpose and execute on our strategy. They outline the behaviors we all are expected to exhibit on a daily basis and are embedded into our performance development approach to encourage and incentivize individual and collective success. Together, these principles guide how we do business and how we interact with each other purposefully and always driving forward.

Build Tomorrow
- We drive change and innovation
- Seize opportunity
- Drive responsible growth and identify areas for continuous improvement
- Experiment with confidence
- Courageously learn and test new ideas without fear of failure
- Act with urgency
- Demonstrate speed to action with agility and determination

Win Together
- We collaborate and empower each other to succeed
- Seek diverse perspectives
- Source ideas and feedback to expand thinking and make informed decisions
- Champion inclusion
- Foster an environment where everyone is valued, heard and can speak up
- Create alignment
- Partner with others across the organization with candor and transparency

Own It
- We deliver for our customers
- Take responsibility
- Be accountable and act in pursuit of the right outcomes
- Enable solutions
- Anticipate and address obstacles while managing risk
- Deliver what matters
- Execute meaningful priorities and follow through on commitments

Find Out More
Success Principles
Our Purpose
Know Your Responsibilities

We are proud to have a culture where all of us take responsibility for our actions, adopt an ownership mindset, and feel comfortable speaking up. Our customers and shareholders expect us to conduct ourselves with honesty and integrity, and we, as a MetLife community, expect this from one another as well.

Our Code of Business Ethics (Code) helps us live our purpose with every customer, in every interaction, every day. It helps us navigate an always-changing external environment while meeting the highest professional standards. Our Code is the foundation for our Success Principles and represents our core beliefs for conducting business.

- **Read our Code to help you understand MetLife’s expectations and commit to follow it.**
- **Take personal responsibility for your actions and know that your behavior matters and impacts MetLife’s workplace culture and reputation.**
- **Collaborate and communicate among different groups in the Company.**
- **Prevent misconduct and speak up if you observe any violation, actual or suspected, of our Code or policies.**
- **Report concerns immediately and cooperate in any investigation, if needed.**
- **Complete your mandatory training and annual Code Attestation on time to stay up to date on what’s expected of you.**

We expect all who work with MetLife – whether as an employee or as a non-employee worker, vendor, or other third party – to conduct themselves in a way consistent with our Code, purpose, Success Principles, and standards as described here and in our Supplier Code of Business Ethics. Violations of our Code and policies, or any applicable laws and regulations, may result in disciplinary action, up to and including termination of employment for employees and termination of a work assignment or other business association with MetLife for non-employees and other third parties.

**Find Out More**
- **Global Policies**
- **Global Ethics Site**
- **Supplier Code of Business Ethics**
Know Your Responsibilities as a Manager

As a manager at MetLife, the way you make decisions, handle concerns and conflicting opinions, or even address unpopular issues should establish trust with your employees. You are influential and your behavior and interactions with your employees matter.

- **Cultivate an ethical environment.** Set an ethical tone and ensure your actions match.
- **Foster an inclusive and diverse workplace that attracts and engages the best employees.** Seek diverse perspectives and encourage employees to share different points of view in an environment where everyone feels they belong, and their contributions are valued.
- **Encourage collaboration and experimentation.** Create opportunities for your employees to work with others across the company with candor and transparency.
- **Lead by example.** Act as a role model by demonstrating the standards in our Code, living our Success Principles, and encouraging your employees to do the same.
- **Be an effective communicator.** Know that the decisions you make impact your employees’ performance and satisfaction.
- **Properly respond to and escalate employees’ concerns.** Support employees to help them feel comfortable when speaking up and coming forward with questions and concerns. Report all concerns and maintain employees’ anonymity, if requested, to the extent practicable and permitted by law. Escalate as appropriate when you become aware of employees’ concerns or suspected or actual violations of our Code, policies, or laws.
- **Do not tolerate retaliation.** Do not directly or indirectly retaliate against anyone for sharing concerns in good faith or supporting an investigation, and do not tolerate others doing so.
Each day we are responsible for making ethical decisions and exercising our judgment consistent with our purpose, Success Principles, and Code.

When faced with challenging decisions or uncertain situations, consider these questions to help guide your actions:

- Is the action legal and compliant with regulatory requirements?
- Does it comply with our Code and our policies?
- Does it reflect our purpose and Success Principles?
- Is it in the best interest of our employees, customers, and shareholders?
- Can the action withstand public scrutiny?
- Would your family, friends, and community approve?

If your answer to any of these questions is “no,” the action could have serious consequences for you and MetLife. If you aren’t sure, reach out to your manager or Compliance for guidance.
Know Your Concerns are Taken Seriously
Preserve Confidentiality
Do Not Tolerate Retaliation
Speak Up

MetLife depends on you to raise concerns so that appropriate actions can be taken. If you see something, say something.

Speak up when you suspect there has been a violation of our Code, policies, laws or regulations, or you witness unacceptable behavior. This gives MetLife the opportunity to address the issue and make improvements.

If you don’t raise issues and concerns, trust in MetLife may decrease and there may be harm to our employees, our customers, and our Company.

You should report concerns using the channel that is most comfortable for you. Your manager is an excellent resource and may be in the best position to understand your concern and take appropriate actions. If you are uncomfortable raising your concern to your manager, or any level of management, the following resources are available:
• Speak Up tool
• Corporate Special Investigations Unit
• Local or Regional:
  • Compliance
  • Helpline or Whistleblowing Contact
  • Human Resources Business Partners or Employee Relations

You may report your concern anonymously to the extent permitted by law using the Ethics & Fraud HelpLine – online or by phone. The Ethics & Fraud HelpLine is administered by a third party and persons reporting will not be tracked.

Find Out More

Speak Up Tool
Ethics & Fraud HelpLine
What Happens When I Report?

1. Contact Support
You may raise a question, issue, or concern to any member of management or through any of the channels on the Speak Up tool. Reports will only be shared on a need-to-know basis subject to applicable laws and regulations. You may choose to raise concerns anonymously to the extent permitted by law.

2. Review
Reports will typically be reviewed within 24–48 hours of receipt. Your question, issue, or concern will be directed to the appropriate group(s) depending on the nature of the situation.

3. Investigation
You may be contacted by an investigator so that more information can be gathered about your report. A full investigation may take as little time as one week to several months.

4. Case Closed
When possible, you will receive an update that the report was investigated and action was taken; however, due to privacy concerns, you may not learn the outcome of the concern you reported.

MetLife does not tolerate retaliation in any form. If you believe you have experienced or been a witness to retaliation, report it immediately.
Know Your Concerns Are Taken Seriously

All reports are taken seriously, and will be investigated and addressed, as appropriate. You may not always learn the outcome of the concern you report. Due to privacy concerns, information will be shared only on a need-to-know basis and sometimes that includes only the people directly involved in pursuing a resolution. Each of us is required to cooperate in investigations when asked.

Preserve Confidentiality

MetLife handles all investigations confidentially, to the extent practicable and permitted by law, both to protect privacy and promote a culture of speaking up. If you learn of a reported concern while cooperating in an investigation or otherwise, maintain as much confidentiality as possible. Do not conduct your own investigation. Don’t attempt to identify who is being investigated or who reported the concern.
Do Not Tolerate Retaliation

We do not tolerate retaliation against anyone for raising a concern in good faith or assisting with an investigation regarding a potential violation of our Code, policies, or the law.

Retaliation is targeting or treating employees less favorably because they raised a concern or engaged in protected activity. Examples of protected activity include, but are not limited to, raising concerns about harassment, participating in an investigation, or refusing instructions to do something that would violate our Code, policies, or the law.

We are committed to preventing any such retaliation, protecting our staff, and ensuring that our workplace is retaliation free. If you know, or suspect, that you or someone else has experienced retaliation for raising a concern or cooperating with an investigation, report it immediately. Anyone who is found to have engaged in retaliatory behavior will be subject to disciplinary action, up to and including termination of employment for employees and termination of a work assignment or other business association with MetLife for non-employees and other third parties.
Do Not Tolerate Retaliation

Know the actions that are considered retaliation and do not engage in them. Examples of retaliation include, but are not limited to:

- Demoting, transferring, or terminating an employee without a legitimate business reason;
- Providing an unjustified or unsupported negative performance review;
- Restricting or reducing compensation without a legitimate business reason;
- Denying eligible employee benefits or training opportunities provided to all others;
- Speaking in a disrespectful or unreasonably harsh manner, or acting in ways that intentionally embarrass an employee or colleague;
- Assigning an employee an unpopular job or arbitrarily increasing or decreasing their workload without a legitimate business reason;
- Issuing disciplinary action to an employee for performance issues or behavior that other employees who engaged in the same conduct have not been disciplined for;
- Withholding information or excluding an employee or colleague from meetings, events, or discussions that they should participate in;
- Intentionally failing to recognize an employee for work well done; or
- Setting unrealistic deadlines to cause an employee to fail.
Our People

Champion Diversity, Equity, and Inclusion
Respect Others
Respect Our Employees’ Privacy
Promote a Safe and Secure Workplace
We have a longstanding commitment to diversity, equity, and inclusion (DEI) that enables us to create opportunities in the workplace, meet customers’ needs and expectations, deliver value to shareholders, and make a positive impact on society. DEI is an essential component of our Success Principles, which drive us to champion inclusion, seek diverse perspectives, and create alignment. To win together, we must collaborate and empower each other to succeed.

We are committed to cultivating a purpose-driven and inclusive workplace culture where all of us are energized to make a difference and feel respected, recognized, valued, and motivated each day. This culture encourages us to listen and respond to diverse ideas and needs, and provide support to help each other achieve success. Our openness and courage to embrace different points of view and welcome change contributes to a diverse and collaborative place to work. It is incumbent on all of us to value our differences and nurture our culture of respect.

We focus on accessing, curating, and engaging talent with diverse skills, backgrounds, and experiences as well as providing equal employment and advancement opportunities for anyone employed with us or seeking employment. Our efforts are reflected in the policies, programs, and practices we implement to build a workforce that works for all.
Respect Others

We demonstrate our commitment to inclusion and collaboration by acting professionally and treating each other with respect. We behave in ways that support and foster a safe work environment that is free of harassment or discrimination.

We are committed to complying with applicable employment and labor laws and providing a diverse and inclusive work environment, free of unlawful harassment and discrimination. We value individual differences and do not tolerate any type of harassment or discrimination based on race, color, religion, sex, sexual orientation, gender identity or expression, age, disability, national origin, marital or domestic/civil partnership status, genetic information, citizenship status, uniformed service member or veteran/ex-military status, or any other characteristic protected by law.

Harassment can be a type of unlawful discrimination if it is unwelcome, based on a person’s protected personal characteristic, and creates an intimidating, hostile, or offensive work environment that unreasonably interferes with a person’s ability to do their job. But harassment in violation of MetLife’s policies and this Code also can be any offensive or degrading comment or conduct, including any form of bullying or threatening actions, even if it does not amount to a violation of the law. Harassment of any kind is determined by the reasonable perception of your actions by others, regardless of your intention.

All forms of harassment violate our Code, applicable MetLife policies, and may be illegal. Actions or words that harass or intimidate others are strictly prohibited and will not be tolerated. If you are aware of a situation involving these behaviors, report it immediately.

Our commitment to promoting a culture of respect goes beyond our policies prohibiting discrimination and harassment in the workplace, with our business partners, and within our communities.

Find Out More
Global Workplace Statement
Speak Up Tool
Ethics & Fraud HelpLine

Respect Our Employees’ Privacy

We are committed to protecting our employees’ personal data and respecting their privacy rights. This means that you must:

- Protect the confidentiality and availability of employees’ personal data;
- Share the personal data only with those who have a need to know and in a secure manner; and
- Know the privacy policies and procedures applicable to your role.
Promote a Safe and Secure Workplace

We are committed to protecting the safety and well-being of everyone in our workplace. As such, threats, threatening or menacing behavior, stalking, harassment or acts of violence, including any such actions conducted online, against employees, visitors, customers, or anyone on MetLife’s property or while engaging in, or related to, company business and activities, or the workplace, will not be tolerated. This includes the possession of weapons of any kind, including firearms, while in the workplace, including parking areas, or while otherwise engaged in company activities, which is strictly prohibited to the fullest extent permitted by law.

We will remove from the workplace anyone exhibiting these behaviors or misconduct. Violations of this policy will result in disciplinary action, up to and including termination of employment for employees and termination of a work assignment or other business association with MetLife for non-employees and other third parties.

If you are aware of a situation involving these behaviors, report it immediately. We will immediately and appropriately investigate incidents of violence, threats of violence, or other misconduct in accordance with applicable policies and laws. Reported incidents will be handled as confidentially as appropriate or possible.

We reserve the right to report such situations to appropriate law enforcement authorities and/or to notify agencies that offer medical, psychological, or other professional assistance, as appropriate.

- In case of an emergency, where an immediate threat exists, call your local law enforcement agency, and notify building security (if available on-site).
- In non-emergency cases where concerns may arise regarding aggressive, intimidating, potentially harmful or threatening behaviors, or other troubling situations, report it to Local or Regional Human Resources or Employee Relations, or through the Speak Up tool.

Find Out More

Safe and Secure Workplace (U.S. only)
Our Customers

Treat Our Customers Fairly
Communicate Clearly
Respect Our Customers’ Privacy
Deliver on Our Promises
Treat Our Customers Fairly

We put our customers at the center of everything we do and treat our customers fairly. This means that we must:

- Develop products that provide value to our customers and market each product to the appropriate customer segment;
- Deliver the right solutions to customers by understanding their needs;
- Train our sales force on how to advise customers appropriately; and
- Design compensation, rewards, and recognition programs to drive fair, transparent, and suitable sales.

Doing so, we earn and maintain our customers’ trust and build enduring business relationships.

Communicate Clearly

We must present our products, our services, our Company, and ourselves to the public with absolute honesty, integrity, and compliance with the law. Provide factual, complete, and accurate information to help facilitate the customer’s decision. Do not mislead customers or fail to explain important terms and conditions when communicating with our customers in person, over the phone, or in writing.
Respect Our Customers’ Privacy

Our customers entrust us with their personal data and we are committed to protecting this information and respecting the privacy rights of our customers. This means that you must:

- Only capture and retain personal data that is required from the customer;
- Share the personal data only with those who have a need to know and in a secure manner; and
- Know the privacy policies and procedures applicable to your role.

Deliver on Our Promises

To live our purpose, we must provide benefits timely when owed. You must report immediately any actual or potential failure to follow MetLife policies and procedures that facilitate fair, transparent, and appropriate customer treatment. We are proud of our legacy of enabling solutions for our customers, supporting them through hardships, and delivering on our promises of financial protection.

Find Out More

- MetLife’s Global Sales Practices Policy
- MetLife’s Customer Benefit Payments Policy
- Global Privacy Policy
Our Business

Avoid Conflicts of Interest  Prevent Money Laundering
Prevent Bribery and Corruption  Compete Fairly
Comply with Government Relations Policies  Comply with Trading and Confidentiality Policies
Comply with Sanctions  Communicate with Care
Avoid Conflicts of Interest

We should not put personal gain or benefit ahead of the interests of MetLife, our customers, or shareholders. A conflict of interest occurs when personal interests interfere, or appear to interfere, with your ability to be objective or perform your role at MetLife. Even if nothing unethical or improper occurs, a conflict of interest may still exist.

**Conflict of interest situations may occur, for example, when you:**
- Engage in outside work or other personal business activities (referred to as outside business activities);
- Have a personal relationship with another MetLife associate and your role has influence over the business or performance outcomes of that associate; or
- Engage third parties such as vendors, suppliers, and consultants with whom you have a personal relationship or investment.

You must disclose actual, perceived, or potential conflicts of interest through our Conflict of Interest Disclosure Program. You must also:
- Keep your disclosures accurate and up to date; do not wait for the annual disclosure process to share a potential or actual conflict of interest;
- Cooperate with investigations initiated as a result a disclosure; and
- Comply with any conditions that you may be required to follow to mitigate the conflict associated with a disclosure.

Prompt and complete disclosure of any conflicts is not only the right thing to do, but also enables us to develop plans to manage these situations effectively. While a conflict situation may not be unethical or improper, failing to promptly disclose a possible conflict situation is always a violation of our Code.

If you are in doubt about whether to disclose an outside business activity, personal relationship, or other situation that may potentially pose a conflict of interest, consider the perspective of an outsider. If an outsider would reasonably think there is a conflict of interest, then it is best to disclose the information. If you are still unsure if something is a conflict of interest, seek guidance from your manager or Compliance.

**Find Out More**
- Conflict of Interest Program Resources
- Board Memberships, Nonprofits, and Volunteer Activities
- Global Workplace Statement
Prevent Bribery and Corruption

We are committed to conducting business fairly, honestly, and openly and have adopted a zero-tolerance policy toward bribery and corruption committed by employees or by a third party acting for or on behalf of MetLife. Bribery and corruption are never acceptable and may be a serious violation of criminal and civil anti-bribery and anticorruption laws in the countries in which we operate and can carry severe consequences.

Regardless of local law or practice, we strictly prohibit giving “grease” payments or offering anything of value with the intention of influencing the recipient to act improperly. Improper actions include expediting a routine duty or function, obtaining or retaining business, or securing an improper business advantage. This prohibition applies whether dealing with government officials, customers, or other third parties.

The three main types of corrupt activities are bribery, kickbacks, and extortion.

- **Bribery** — Offering, giving, soliciting, or receiving anything of value to influence the actions of another person or entity.
- **Kickback** — A negotiated form of bribery in which payment is made to someone who facilitated a transaction or other situation.
- **Extortion** — Using threats or force to obtain money, property, or services.

You may give and receive appropriate, lawful business gifts and entertainment in connection with your work, provided that the gifts and entertainment are reasonable in value, appropriate for the occasion, and given openly and transparently so that no appearance of impropriety exists. Gifts and entertainment must be incidental to genuine, necessary business relationships, but under no circumstances may any gift or entertainment be given in exchange for favorable treatment to MetLife.

Prior to giving or accepting business gifts and entertainment of any kind, you must refer to our Global Anti-Corruption Policy and local addendums to confirm how to report gifts and entertainment and when pre-approval of management and Compliance is required.

**Find Out More**

[Global Anti-Corruption Policy](#)
Interacting with Government Officials
You must take care when interacting with government officials. Pre-approval and other requirements may apply when providing anything of value, directly or indirectly, to a government official. Depending on governing laws and regulations, this may include personal political contributions. Before taking action of any kind, check your local policies and guidelines.

Engaging with government officials may subject MetLife and/or its employees to regulatory disclosure and other requirements. Contact Global Government Relations prior to engaging in the following activities if it is in connection with your role at MetLife or in support of MetLife’s business:

- Contacting a government or public official or retaining a third party to do so on our behalf; or
- Joining any association or professional organization that engages with government officials.

Seeking Public Office or Supporting Political Candidates
If you want to hold public office, support a political candidate, party, or committee, or otherwise participate in political and government related activities, you should do so only in a personal capacity, on your own time, and without using MetLife resources.

You must not use company time, funds, or property in support of any political party, organization or committee, candidate for public office, or ballot issue, unless permitted by law and approved in advance by your local Government Relations Contact.

Promoting Charitable Organizations
Approval is required prior to promoting an outside charitable organization in the workplace or using MetLife resources in connection with a charitable organization that involves government and/or elected officials, their spouses, or candidates for public office.

Find Out More
- Employee Interaction with Public Officials and Employees
- Stakeholder Engagement Policies
- Global Anti-Corruption Policy
Comply with Sanctions

Governing laws and regulations prohibit providing direct or indirect services or otherwise dealing with sanctioned individuals, entities, countries, or governments. Our sanctions compliance program is designed to comply with local economic and trade sanctions regulations. Our main control is routine screenings of individuals and entities who do business with us. Sanctioned parties are generally identified on government watchlists, as part of an embargo involving a specific country, or included within a particular business sector.

To mitigate sanctions risk, you must raise questions or concerns when you see potential sanctions warning signs; the most critical being reference to a sanctioned country, entity or individual anywhere, anytime. If you encounter a sanctions warning sign, stop all related activities or transactions, notify Compliance immediately, and await guidance from Compliance on how to proceed.

Prevent Money Laundering

Money laundering is the process of taking the proceeds of illegal activity and making them appear legitimate. Money laundering is generally accomplished in three steps:

- Placing cash or other assets derived from illegal activity into the financial system;
- “Layering” the assets by moving them between multiple accounts or financial institutions; and
- Integrating the assets back into the mainstream economy (e.g., purchasing a house).

To prevent money laundering, you must be watchful for warning signs, accurately perform due diligence on our potential customers and other third parties, and speak up when something raises your suspicions or doesn’t seem quite right.

If you even suspect bribery, corruption, money laundering, or a potential sanctions violation, report it immediately. If you have questions, contact Anti-Financial Crimes Compliance.

Find Out More

Global Anti-Money Laundering Policy
We treat others the way that we want to be treated, including our competitors, and that means treating them with respect. We compete vigorously and fairly and act within the laws and regulations of the countries in which we do business. Competition laws, also known as antitrust, cartel, or monopoly laws, are designed to preserve and foster free and open competition, efficient services, and a productive economy. Any activity or conduct that reduces or eliminates competition is subject to scrutiny. Even the appearance of an understanding with a competitor may be enough to draw scrutiny and lead to serious penalties.

You must take care to avoid even inadvertent violations of these laws as well as avoid making disparaging statements about competitors of MetLife, their products, or services.

You must not:
- Fix prices or terms on the products and services that we sell;
- Agree to divide markets, customers, or territories;
- Agree not to compete for customers or in lines of business;
- Agree to boycott customers, suppliers, or other competitors; or
- Agree to fix salaries or wages and/or agree to no-poaching agreements.

When you are in contact with our competitors, it is best to avoid discussions of certain sensitive business information and to stop a conversation immediately if these topics or related topics are raised. If you have questions related to competition laws, contact PublicCompany.law@metlife.com.
Comply with Trading and Confidentiality Policies

Do Not Trade While You Are Aware of Material Non-Public Information (MNPI)
While working at MetLife, you may become aware of MNPI about MetLife or other companies. The following acts are prohibited:

- Trading securities while aware of MNPI related to the securities issuer or its securities ("Insider Trading");
- Providing MNPI related to the securities issuer or its securities to others who act on the information by buying or selling those securities ("Tipping"); or
- Giving securities to others as gifts while aware of MNPI related to the securities issuer or its securities.

Advising others to buy or sell securities while aware of MNPI related to the securities issuer or its securities is also prohibited even if you do not share the MNPI.

Designated MetLife associates with regular access to MNPI ("Restricted Persons") are also prohibited from trading or giving gifts of MetLife securities during blackout periods.

MetLife Investments associates and associates in related roles are subject to further restrictions under policies applicable to them. These policies cover institutional trading and investment management on behalf of MetLife's general accounts, separate accounts, and external client accounts, as well as personal trading, in compliance with insider trading restrictions.

Do Not Share MNPI or Confidential Information Except on a Need-to-Know Basis
Under certain circumstances, you may be asked to sign a confidentiality agreement because your role may require you to be aware of MNPI or confidential information about MetLife or other companies. You may not discuss or pass along MNPI or confidential information except on a strictly need-to-know basis and in compliance with any applicable confidentiality agreements, as well as the policies and procedures applicable to your role.

If, during the performance of your responsibilities at MetLife, you receive MNPI or confidential information regarding another company and you have not signed a related confidentiality agreement, you must promptly inform Public Company Law.

However, if you are a MetLife Investments associate, you should instead follow the procedures outlined in the MetLife Investments Code of Ethics.

Find Out More
MetLife’s Insider Trading Policy
Contact: Public Company Law

MetLife Investments Policies
MetLife Investments Code of Ethics
Contact: Investments Compliance
Material Non-Public Information ("MNPI")
You should consider information material if it would likely affect the market price of a security or if a reasonable investor would consider the information important in deciding whether to buy or sell the security. Information may be non-public if it has not been widely disseminated and investors have not had time to absorb the information. For MetLife securities, at least one NYSE trading day must have passed since the information was included in a news release or a public filing with the U.S. Securities and Exchange Commission, or reported in the media. This may include newsworthy information such as:

- Financial plans, projections, or results;
- Mergers or acquisitions;
- Purchases or sales of a business;
- New products or businesses;
- Changes in executive management; or
- Potential or ongoing contractual negotiations.
Communicate with Care

When communicating with external parties, we must protect MetLife’s reputation and brand. In our communications we must take care to exhibit the standards and principles that are integral to MetLife’s success.

Do not make statements or speak on behalf of MetLife, unless specifically authorized. Media (e.g., interviews, news releases), public speaking, and thought leadership activities as well as inviting external speakers to MetLife, require senior leadership approval. Refer to MetLife’s Stakeholder Engagement Policies for guidance.

- Follow guidelines and regulations. Check local policies, regulations, and our general guidelines for business and non-business (personal) use of social media including, but not limited to: Facebook, Twitter, Pinterest, LinkedIn, Instagram, YouTube, blogs, wikis, and chat rooms. Don’t use social media sites or other external communications to solicit business or promote product and service offerings unless permitted under applicable regulations and as part of a Company-approved program or policy.
- Be transparent. If you publish content on social media about MetLife or its business, you should make clear that you are a MetLife employee and that the views you express are your own.
- Uphold confidentiality. Protect the confidentiality of customer information and the Company’s trade secrets and confidential financial and business-related information.

- Be respectful. Do not post things that reasonably could be viewed as discriminatory, malicious, obscene, threatening, intimidating, threats of violence, harassment, or bullying. Examples include posts intended to harm or sabotage someone’s reputation or that contribute to a hostile work environment on the basis of any status protected by law or Company policy. Don’t disparage MetLife’s customers, consumers, and suppliers.
- Be accurate. Consider accuracy before you post. If you make a mistake, you should correct it quickly. Never post information or rumors that you know to be false about MetLife, employees, customers, consumers, suppliers, people working on behalf of MetLife, or competitors.

Internal communications are as important as external ones. You are required to comply with our Code, internal social and collaboration guidelines, and applicable laws when communicating internally to protect MetLife’s information.

Find Out More
Stakeholder Engagement Policies
Social Media Policy (External)
Social Dos and Don’ts Guidelines (Internal)
Global Collaboration Guidelines
Our Assets

Use Data Responsibly
Protect Personal Data
Safeguard Our Assets
Maintain Accurate Records
As a digital company, data is a critical asset. Our day-to-day business relies on the accuracy and quality of our data. You are accountable for understanding the type of data you work with and the purposes it should be used for, as well as managing the potential risks and liabilities. The data that you work with must be handled responsibly to maintain its integrity, protect individuals’ privacy, and build trust. Our Data Governance Policy provides guidance to assure data is available, usable, of high quality, and secure. Treat the data of our customers, employees, and third parties responsibly.

Find Out More
MetLife Data Governance Policy
Protect
Personal Data

We have a long-standing commitment to protect personal data. Our
customers, employees, and third parties trust us to protect and limit
use of their personal data and respect their privacy. Personal data is
any information that identifies or can identify an individual, directly
or indirectly, such as name, email address, government identification
number, account number, medical information, and user ID and
password.

We conduct business in many countries that have privacy laws and
regulations that outline how personal data can be viewed, collected,
stored, processed, transferred, and destroyed. Additional privacy
requirements may apply to processing sensitive personal data.

You are required to prevent, identify, and report personal data incidents.
A personal data incident is any disclosure, exposure, loss, unauthorized
access, or misdirection that may compromise personal data. Even
unintended action, such as a misdirected email, could result in a
personal data incident if there is personal data involved. A personal data
incident may or may not be considered a “data breach” as defined by
applicable privacy laws.

Report any actual or suspected personal data incidents to your
manager and through the Speak Up tool or appropriate local channel.
MetLife determines if a data breach occurred based on applicable
privacy laws and notifies regulator(s) and/or individual(s) as required.

Examples of personal data incidents include, but are not limited to:
• Emailing or mailing documents with personal data to the wrong
  recipient;
• Emailing personal data to your personal non-MetLife email address;
• Posting personal data to an unsecured shared site; or
• Losing a company laptop, phone or other device containing
  personal data.

Privacy requirements:
• Minimize the collection, sharing, and use of personal data only to
  what is needed to perform your work.
• Collect, use, and process personal data only in a manner that is
  consistent with the purposes stated in the privacy notice and any
  applicable consent or authorization.
• Comply with MetLife’s clean desk and information destruction
  requirements.
• Send emails that contain personal data in a secure manner
  (e.g., using encryption) to recipients outside of the Company.
• Share personal data only with approved third parties, and only for
  legitimate business purposes.
• Consult the Law Department before transferring personal data
  across country borders, as some countries restrict such transfers.

If you have questions regarding privacy and appropriate use of personal
data, contact Compliance or the Law Department.

Find Out More
Global Privacy Policy
Safeguard
Our Assets

MetLife's assets include everything that MetLife owns or uses to conduct business. Assets range from buildings, computers, and mobile devices that MetLife provides to the emails on MetLife's network and our intellectual property. Each of us is responsible for protecting MetLife's assets and related information. You are entrusted to use MetLife's assets for business and protect them from damage, loss, misuse, and theft. Occasional personal use of MetLife's assets is permitted; however, make sure your use doesn't interfere with our business or violate our policies or applicable law.

Unless local law provides otherwise, you do not have any expectations of privacy when using MetLife's assets. Your use of MetLife's assets may be monitored. Any email you send on MetLife's network, document you download and store on your computer, or code you develop during your work is MetLife's property.

MetLife invests significant time and money to develop and protect our confidential information and intellectual property such as patents, copyrights, trademarks, and trade secrets as valuable MetLife assets, including any created by you in connection with your work for MetLife as reflected in the Agreement to Protect Corporate Property (in the U.S.).

If you have created intellectual property related to your employment while an employee of MetLife, then MetLife owns it unless you or it meet certain criteria under our policies and/or under the law. Remember that MetLife's ownership of these assets continues even after you leave MetLife.

You should not use intellectual property owned by a third party unless that intellectual property has been properly licensed by MetLife or the rights have been otherwise properly secured. Use of photos, graphics, software, music, and other intellectual property on behalf of MetLife is typically considered commercial use and, as such, requires certain permissions before use. The Law Department is available to assist you with identifying and using such materials.
Maintain Accurate Records

Our records must be accurate, reliable, and complete to maintain trust with our customers and shareholders, give a clear picture of our financial health, and enable ourselves and others to make sound business decisions. We must maintain strict compliance with laws and regulations governing disclosure, financial reporting, accounting, and records.

You must exercise responsible use of, and control over, any records to which you have access. The integrity of our records and our reputation relies on each of us ensuring that financial, accounting, and operations related records are accurate, consistent, timely, and complete.

Records and non-records must be maintained in accordance with our Information Lifecycle Management Program. Records must be retained as required by the MetLife Record Retention Schedule and securely disposed of at the end of their retention period. Non-records must be securely disposed of when no longer needed and should not be retained longer than six years. However, any information that may be required for a legal hold or an investigation should be preserved. You must not conceal, cover-up, destroy, edit, falsify, or mutilate any information subject to a legal hold or other preservation obligation.

Our records may be subject to audit or examination from time to time. You must cooperate fully with appropriate requests for information, not attempt to influence or interfere with an audit or examination, and provide information that is accurate to the best of your knowledge.
Our Communities

Operate Sustainably
Preserve Human Rights
Protect the Environment
Serve the Communities
Operate Sustainably

We focus on creating a positive impact for our customers, employees, shareholders, communities, and the environment, by aligning the Company’s sustainability objectives with its purpose and business mission. Operating sustainably, consistent with sound environmental, social and governance principles, is at the core of our business.

Our approach to sustainability is closely aligned with the seventeen United Nations Sustainable Development Goals (SDGs) to contribute toward meaningful change around the world. While we support all of the SDGs, we have prioritized five SDGs: good health and well-being, gender equality, decent work and economic growth, reduced inequalities, and climate action, as reflected in our overall strategy.

In 2020, we became the first U.S.-based insurer to join the United Nations Global Compact (UNGC), the world’s largest corporate sustainability initiative, which calls for companies to align their operations and strategies with ten universal principles in the areas of human rights, labor, the environment, and anti-corruption. We will continue to use these principles as important guides to focus our work.

Find Out More
Sustainability at MetLife
Human Rights Statement
United Nations Global Compact (UNGC)

Preserve Human Rights
As a UNGC signatory and participant, we encourage respect for human rights globally, both in the workplace and in the community, by prioritizing compliance with policies and regulations designed to prevent any abuses of human rights such as human trafficking or slavery, forced labor, and child labor. We also provide safe and healthy working conditions, and support programs and initiatives that protect the economic livelihood of local communities.
Protect the Environment

Building for tomorrow includes protecting the environment and ensuring a healthy future for our employees, customers, communities, and shareholders. By pursuing our climate goals in partnership with our employees, customers, and business partners, we aim to influence meaningful change by minimizing greenhouse gas emissions and implementing more sustainable ways of working and living throughout the world.

We are proud to be the first U.S. insurer to achieve carbon neutrality and we continue to make great strides across our priorities, including making continued progress toward achieving our 2030 climate goals. As one of the largest financial services companies in the world, we recognize that there is much more we can do to address climate change and protect our environment, and we will continue to seek additional ways to reduce our carbon footprint and build resiliency in a rapidly changing world.

Serve the Communities

Our focus on financial health throughout life, from childhood to retirement, is an integral part of our business strategy, and how we create value for people—through our investing, our employees’ passion and volunteerism, and the efforts of MetLife Foundation. MetLife Foundation is committed to driving inclusive economic mobility for underserved and underrepresented communities around the world. We collaborate with nonprofit organizations and provide grants aligned to three strategic focus areas – economic inclusion, financial health, and resilient communities – and combine MetLife’s talent with philanthropic investments to be a force multiplier in support of local causes, dedicate time and talent, and provide pro bono support to social sector organizations through coaching and technical expertise.

Find Out More

Sustainability at MetLife
2030 Climate Goals
2030 DEI Goals
MetLife Foundation
Anything of value – Goods, services or merchandise, such as cash, cash equivalents, gift cards, vouchers, hospitality, meals, event tickets, entertainment, travel benefits, special favors or privileges, stock options, discounts, loans, or a promise of future employment (including paid or unpaid internships).

Gifts and Entertainment – “Gifts” are items such as chocolate, gift baskets, promotional items, or tickets to an event where the giver does not attend the event with the recipient. “Entertainment” includes situations where the giver attends an event or meal provided to the recipient. For example, tickets to a sporting event can be given as a gift. But, if the giver attends the sporting event with the recipient, then the event is considered entertainment.

Government official – Includes all officials, employees (regardless of rank or level) or agents, when they are acting in an official capacity on behalf of any government entity or government-owned or controlled entity.

Legal hold – A process to preserve information that may potentially be relevant to pending or reasonably anticipated legal action, litigation, tax matters, investigations, or other matters as determined by MetLife counsel.

Material non-public information (MNPI) – Information is material to particular securities, such as a company’s stock, if there is a substantial likelihood that the information would affect the market price of the securities or that a reasonable investor would consider the information important in deciding whether to buy or sell those securities. Information is non-public while it is shared in confidence or in a relationship of trust (or from someone who received it that way), and until it is both included in a broadly disseminated communication and a sufficient time has passed for the market to “absorb” it.

Outside business activity – Any employment, participation, or interest in a business or organization outside of your primary role at MetLife.

Personal data – Any information (alone or in combination with other information), relating to an identified or identifiable natural person (data subject) who can be identified, directly or indirectly in particular by reference to an identifier.

Personal relationship – A relationship with a family member or another person you are close to which could impair your objectivity when making business decisions.

Protected personal characteristic – A personal characteristic that is protected from harassment/discrimination by law. Examples include age and gender.

Retaliation – Retaliation is a negative consequence or punishment imposed on an employee for engaging in protected activity, such as raising a concern, participating in an investigation, or refusing to engage in behavior that would violate MetLife’s policies. Retaliation can be direct or indirect and is strictly prohibited.

Speak Up tool – Centralized interface which provides employees with a safe and easy way to raise questions, issues, or concerns, and ultimately fosters a speak up culture across the enterprise.

Third party – A MetLife vendor, supplier, contractor, consultant, competitor, customer organization, or external business partner.