Code of Conduct of Orion Engineered Carbons Group

Successful companies are built on trust
Dear employees,

A company’s success is largely built on trust - not only from its business partners, shareholders and the public, but also and especially on that of its employees. But trust cannot be taken for granted - it has to be earned by ensuring transparency, reliability and fairness. With this in mind, we have developed this Code of Conduct for all Orion Engineered Carbons employees. It is intended to guide and support us all in our day-to-day work. Markets and cultures are growing closer together, which results in greater challenges due to the multiple and more complex regulatory regimes that have to be observed. The Compliance Officers of our company are there to help you whenever you have questions or if there is a conflict of interest.

The Code of Conduct is binding on all Orion Engineered Carbons employees and applies worldwide - not only in business, public life or in dealings with government authorities and institutions, but also in our daily activities and behaviors within the company.

We expect each of you to comply with the rules of the Code at all times while taking responsibility for your own conduct. We need all of you to hold our company values high in order to maintain and strengthen our reputation as a credible and reliable partner throughout the business community.

Yours sincerely,
Corning Painter
Successful companies are built on trust

For the implementation of corporate objectives and the success of Orion Engineered Carbons Group and its affiliated companies ("Orion Engineered Carbons"), the trust of business partners, shareholders and the general public is essential.

Trust does not come automatically, and it must be earned on a continuous basis. The laws of countries where Orion Engineered Carbons operates must be observed of course, but more is required. As a responsible company Orion Engineered Carbons has adopted globally applicable principles of individual and collective behaviour defining how the company conducts its business. A high degree of social, legal and ethical compliance is expected of all employees and all of those with whom we do business. Executives have a particular responsibility to act as role models. Orion Engineered Carbons strictly adheres to the law and we would rather lose a piece of business than win it with the use of illegal methods.

The Code of Conduct of Orion Engineered Carbons is based on corporate values and company guidelines and serves to protect the employees in their professional behavior and is also a confidence-building measure for investors.

This Code of Conduct is applicable for all legal entities of Orion Engineered Carbons. Compliance with this Code of Conduct is mandatory for all employees of Orion Engineered Carbons worldwide and any associated person, i.e., a person who performs services for or on behalf of Orion Engineered Carbons, which also includes (but is not limited to) agents. It includes, in particular, all sites (production plants, laboratories and administration office locations).
1. Business Conduct

Managing Business Transactions

Observance of all laws and regulations
Since it operates internationally, Orion Engineered Carbons is required to comply with numerous national and supranational laws and regulations. All business activities and processes of Orion Engineered Carbons must therefore be conducted in accordance with all applicable laws, binding regulations and voluntary obligations relating to Orion Engineered Carbons' activities. Employees are generally not permitted to issue instructions or engage in conduct which departs from these principles and which may result in a violation of the stated corporate policy on the conduct of business activities.

Preventative legal counsel
In order to avoid risks that could lead to violation of laws and guidelines, it is necessary that legal counsel is consulted before taking any action where a violation may be possible.

Basic labor rights
Orion Engineered Carbons upholds the freedom of association and the effective recognition of the right of collective bargaining. Child labor in any form and all forms of forced or compulsory labor are unacceptable, not tolerated and strictly prohibited.

Anti-corruption
Orion Engineered Carbons does not tolerate corruption in any form.

Detailed regulations regarding the offering and granting of advantages are set forth in the anti-corruption guideline of Orion Engineered Carbons and in related policies. However the following applies in general:

Requesting and accepting an advantage
When purchasing stocks, materials, services or other performance from third parties, it is essential that the procurement process is primarily based on only to quality, performance and cost.

The requesting of favors of any kind for the personal advantage of an employee or others connected with suppliers of goods or services (whether directly or indirectly) is prohibited.

The acceptance of gifts beyond guidelines set forth herein or in other guidelines, in particular the anti-corruption guideline, is forbidden. In principle, gifts must not be accepted.

If products or services of a private nature are accepted from business partners, the normal price is to be paid and the payment documented.
Offering and granting advantages

It must be ensured that preferential treatment of Orion Engineered Carbons or third parties does not take place in the event of the initiation, award, renewal or performance of a contract (e.g. gifts, invitations, hospitality or other favors).

Staff are forbidden, in particular, to offer or extend personal advantages to public officials, policymakers, customers, potential customers, suppliers or competitors.

These provisions on the offering and granting of advantages must not be circumvented by engaging third parties or by any other measures.

Use of company property and resources

Using company resources for personal interests without written permission of the respective supervisor is prohibited. Resources may only be used privately with the prior approval of the supervisor, when specifically permitted by company policies, or as stipulated by works agreements or collective bargaining agreements.

Integrity in reporting

All expense receipts, accounting documents, financial, research and sales reports, environmental and safety reports, and other corporate documents must provide clear, timely, and accurate reflections of the relevant facts and/or the nature of the transactions.

It is the responsibility of all employees, with the involvement of departments responsible for financial statements and auditing, to cooperate fully with Orion Engineered Carbons’ auditors as needed and not to withhold any necessary information from them whether asked for that information or not.

External communication

Official statements by Orion Engineered Carbons to external parties, especially statements to the media, may be made only by persons expressly authorized to give such statements.
2. Business Relations

**Equal treatment and fair practice**
We treat all business partners in a fair and equitable manner.

A process based on objective and comprehensible criteria must be used to select suppliers and service providers. Wherever possible, several proposals must be obtained before awarding contracts. Proposals must take account of the fact that our suppliers are expected to comply with the principles contained in this Code of Conduct and our other policies including our anti-corruption policy.

Appropriate due diligence should be done before commencing or renewing a supplier relationship. Any tender for goods or services should provide a link to this Code of Conduct together with a clear statement that this Code of Conduct is to be binding on any supplier. Written contracts should be signed with all suppliers which should also include a commitment to observe this Code or its respective own Code of Conduct where the supplier’s Code of Conduct is no less onerous than the Orion Engineered Carbons Code.

**Business incentives**
Typical business incentives include commission payments, rebates, discounts, free shipment of goods, and similar incentives. Such incentives should be used with great care to ensure compliance with relevant statutory regulations. Full and accurate records must be kept of the use of business incentives.

**Payments**
Payment for received goods and services must be made in a timely manner to contractual partners. Payment is usually made in the country where the contractual partner’s business is located. Complete or partial payment in cash is prohibited, except where the sums involved are negligible. Appropriate legal counsel must be consulted before making any other payment arrangements.
3. Avoiding Conflicts of Interest

Secondary employment
Orion Engineered Carbons welcomes the social commitment of its employees in appropriate youth organizations, adult education, sports, charities, and religious or cultural organizations. Employees may accept appropriate customary compensation/remuneration for these activities from the sponsoring organization.

Secondary work activities of any kind may not interfere with the obligation of employees to dedicate their full efforts and diligence to Orion Engineered Carbons. Secondary work that becomes more than minimal may be subject to prior approval and therefore has to be reported to the Human Resources department.

Substantial financial interest in competitors, customers and suppliers
An employee shall not engage in activities which affect essential core elements of the Orion Engineered Carbons business on behalf of himself or herself or third parties, including close relatives, in competition with or against the interests of the company. In cases of doubt the Chief Compliance Officer should be consulted.

Substantial financial interests, including those held by close relatives, in an Orion Engineered Carbons affiliate, competitor, customer, or supplier must be reported to one’s supervisor and the Chief Compliance Officer.

Close relatives include family members and individuals with whom an employee has a close personal relationship and minors. A substantial financial interest is defined as a shareholding (whether legal or beneficial) or voting rights of 5 percent or more.

Contracts/business transactions with relatives
Business transactions may not normally be undertaken with close relatives of Orion Engineered Carbons employees. Certain transactions may, however, be permitted by the employee’s supervisor or the company’s supervisory committee. In such cases, it must be ensured that the employee in question is not involved in the decision.

Insider trading
Some national laws forbid the use of information that is not meant for the public and/or information that has not yet been made public in connection with the purchase or sale of securities (for example, stocks and bonds) and the unauthorized disclosure of such information. This Code of Conduct also forbids the use of insider information about Orion Engineered Carbons or other companies gained as a result of employment, both for the employee’s own benefit or the benefit of a third party, as well as the unauthorized disclosure of such information. Unauthorised disclosure includes the disclosure of information via social media sites such as Facebook, LinkedIn, Twitter, Snapchat or WhatsApp.
Maintaining the confidentiality of internal information/trade and business secrets
All operational and business information is confidential and may not be disclosed to any unauthorized third parties — either during the employee’s term of employment or thereafter.

The direct or indirect use of confidential business information during the term of employment or thereafter for personal gain or the benefit of an unauthorized third party or to the disadvantage of Orion Engineered Carbons is prohibited.

Information of this kind includes, but is not limited to:
- lists of personnel
- business strategies and profit forecasts
- manufacturing methods
- lists of materials
- lists of customers.

In compliance with the existing guidelines, Orion Engineered Carbons employees are required to do everything within their means to prevent confidential data from falling into the hands of unauthorized third parties, and report actual or suspected releases of confidential data to the Chief Compliance Officer.

Political involvement and contributions
Orion Engineered Carbons generally welcomes and encourages political and civic involvement on the part of its employees.

Orion Engineered Carbons also respects the freedom of its employees to make their own political decisions. Employees may not be asked, in the business context, either directly or indirectly, to provide money for political party contributions or to support a political party or a person running for a political office.

Orion Engineered Carbons’ employees should report any political office they hold to the Chief Compliance Officer.

Human rights, equal treatment and fair practice
Orion Engineered Carbons supports and respects internationally proclaimed human rights and undertakes not to be complicit in any human rights abuses.

Employees of Orion Engineered Carbons are expected to treat one another fairly and with respect in all business activities. Employees must respect the rights and the national and cultural differences of all individuals with whom they come into contact. It is the policy of Orion Engineered Carbons not to discriminate against any employee, prospective employee, or business partner on the basis of race, nationality, citizenship status, ethnic origin, gender, religion or philosophy,
disability, age, sexual identification or sexual orientation. Any form of harassment of employees or employees of business partners is prohibited.

**Competition and antitrust Law**

It is a fundamental principle of Orion Engineered Carbons corporate policy that all personnel conduct business in accordance with applicable antitrust laws.

The relevant provisions governing fair competition and the provisions of competition and antitrust law must therefore be observed.

All employees are obliged to observe the rules on fair competition and must not take any measures aimed at a prohibited restriction on competition which are in breach of the legislation, especially

- agreements with competitors on prices and/or capacity
- agreements waiving competition
- the placing of token bids
- the splitting of customers, areas, production ranges or according to other apportionment criteria, or
- agreements on conditions of sale.

Antitrust legislation and commercial law are very complex and if not observed can lead to severe penalties for companies and staff.

In the event of queries or doubts consult with the legal department.

In general, antitrust laws prohibit agreements and activities that can hinder trade or competition. Violations of these laws include, by example, entering into agreements with competitors in order to fix or control prices, to boycott particular suppliers or customers, to divide up customers or markets, or to limit the production or sale of products.

**Foreign trade and export control**

Orion Engineered Carbons fully supports efforts by the international community to prevent terrorism and the manufacture and proliferation of chemical, biological, and nuclear weapons, including corresponding launch systems. Orion Engineered Carbons therefore observes all applicable foreign trade compliance and customs regulations.

**Tax laws**

As an international group, Orion Engineered Carbons observes all applicable tax laws and regulations.

Transfer prices are set on the basis of recognized OECD principles.

Employees working on international assignments must observe the relevant personal tax obligations in line with company transfer guidelines.

Employees may not support requests from business partners for action that evades business partners’ tax liabilities.

**Environmental protection, health and safety ("EHS")**

We consider it our duty to protect the health and safety of our employees and communities, preserving the environment, and ensuring the safe operations of our processes. Orion Engineered Carbons is committed to conducting its operations safely and in compliance with all applicable environmental, health, and safety ("EHS") requirements and laws, reducing the environmental impact of our global operations and implementing measures to continually improve our EHS performance. Orion Engineered Carbons has established operational principles in its organisation to ensure that these commitments are met.

**Data protection**

The conscientious handling of personal data is a key value out of respect for the privacy of individuals. The right of employees and business partners to determine what personal information they make available must always be protected. Unauthorized collection, processing, use, and distribution of personal data of employees and business partners are forbidden.

**IT security**

IT systems support a multitude of business processes in Orion Engineered Carbons. Additionally, large amounts of information are processed digitally and transmitted through networks. Extensive use of IT systems means that Orion Engineered Carbons’ business activities are dependent to a large extent on the availability and functioning of such systems and the integrity of the processed data. The associated risks are further increased by the possibilities of loss, theft, and unnoticed alteration of information. Consequently, employees of Orion Engineered Carbons must handle IT systems and the data they contain with the appropriate care.
4. Practical Implementation of Compliance Rules

Responsibilities
The Head of the Legal Department as Chief Compliance Officer, the Compliance Committee and the respective local Compliance Officers, are responsible for ensuring company-wide implementation of compliance rules, unless the responsibility for specific compliance topics is transferred to other management. This ensures independent and objective treatment of all issues drawn to their attention. The Head of the Legal Department reports in that capacity directly to the Management Board but is not subject to its functional direction. The aforementioned persons as well as all supervisors are available to employees as contact persons both in order to answer questions and to act as advisors in connection with the Code of Conduct.

To ensure the global implementation of this Code of Conduct, staff in the Compliance Officer function take responsibility for the respective regions and sections. In this function they report to the Head of the Legal Department as Chief Compliance Officer.

Responsibility of supervisors for information and control
All supervisors must ensure that their employees are periodically reminded of the contents of this Code of Conduct. Supervisors must set an example by observing and implementing these standards. Furthermore, as part of their responsibilities, supervisors must ensure that their employees observe these guidelines.

Responsibility of employees to report violations of guidelines
All employees must inform the Legal Department or their supervisor or promptly contact the whistleblower system if they become aware of any violations of this Code of Conduct. Contact details are to be found on the intranet or at http://www.orioncarbons.com/reporting_violations.

It is Orion Engineered Carbons’ policy not to allow retaliation by Orion Engineered Carbon’s employees and management against employees for reports made by them in good faith regarding acts of misconduct or suspected violations of this Code of Conduct.
Sanctions and consequences
Violating this Code of Conduct can lead to severe disciplinary action up to and including termination of employment, and may be punishable in accordance with the applicable national laws and local labor laws and in accordance with company regulations.

Orion Engineered Carbons may find it appropriate to waive a provision of this Code of Conduct. Any such waiver requires the pre-approval of the Board of Directors of Orion Engineered Carbons SA or the General Counsel.

Commitment of all employees
A copy of this Code of Conduct must be accessible to every employee. As far as possible and appropriate, employees shall be bound to compliance by collective agreements. Where not prohibited, employees must sign a declaration to confirm the receipt of the Code of Conduct and their commitment to respect the rules and standards described therein. Signed declarations shall be maintained in the respective company’s files. Those records may be made available to third parties to prove compliance.

Training
Employees will receive regular information on current compliance issues. Special training will be provided for relevant target groups on issues such as: anti-corruption, export and terrorism control, antitrust law, environmental protection, safety and occupational health. Attendance may be mandatory. Records will be kept of attendance at such training sessions. Those records may be made available to third parties to prove compliance.

Compliance at Orion Engineered Carbons group companies
The management of the legal entities of Orion Engineered Carbons are required to address compliance, the related training measures, and any compliance failures to the Chief Compliance Officer or in the agenda for a meeting of the entities’ respective executive management and/or supervisory board at least once each year.
All information and statements contained herein are believed to be accurate, but Orion Engineered Carbons, its agents and/or affiliates make no warranty with respect there-to, including but not limited to any results to be obtained or the infringement of any proprietary right. Improper and unauthorized use or application of such information or statements or the material or systems described herein is at user’s sole discretion and risk, and consequently user acknowledges that Orion Engineered Carbons shall bear no responsibility or liability for same. Nothing herein shall be construed as a license of or recommendation for use which infringes any proprietary right. All sales are subject to Orion Engineered Carbons GmbH’ Standard Terms and Conditions of Sale, including but not limited to its Limited Warranty.