

Corporate Principles Ethics Code of Conduct

Purpose of the Code of Conduct

The Code of Conduct contains binding standards and the expectations we place on our day-to-day behavior to achieve ethical business conduct. These principles are binding upon all board members, managing directors, executives and employees worldwide. Executives have a particular obligation as role models.

01 General Principles

In our dealings with our customers, business partners, employees and owners, we undertake to act fairly and with integrity at all times.

We offer our customers travel and logistics services which are safe, environmentally and socially responsible and cost-effective.

Our purpose of pursuing our business activities in accordance with ethical and legally irreproachable principles is inextricably linked with the way in which we behave at our work. In all our business activities we abide by the applicable laws, regulations and standards, avoid conflicts of interest and show respect for the customs, traditions and social values of the countries and cultural groups in which we operate.

We expect and encourage our business partners to introduce similar ethical principles themselves on the basis of applicable laws and accepted values. We expect them to comply with the principles laid down in the DB Code of Conduct for Business Partners, which is derived from the Corporate Principles on Ethics, in our business dealings.

	O2 Corporate Social Responsibility We are convinced that the economic, social and environmental dimensions must be brought into lasting harmony in order to ensure the sustainable suc- cess of our company and social acceptance. Creating this harmony is conse- quently an indispensable element of our value-driven corporate management. All corporate activities are therefore bound by our obligation to be a good cor- porate citizen. Customer satisfaction and product quality as well as profitable growth are con- sequently factors of equal importance to the success of the DB Group as cul- tural change, employee satisfaction and resource conservation as well as the
	reduction of emissions and noise.
Human Rights	Within the scope of its business activity, the DB Group complies with the inter- nationally recognized human rights and fundamental freedoms in accordance with the principles of the UN Global Compact. Furthermore, we help to protect and promote these rights and freedoms with our actions.
Child Labor and Forced Labor	We reject child labor and any form of forced labor.
Equal Opportunities	The employees of the DB Group reflect the diversity of society, languages, cul- tures and lifestyles. We respect and promote this diversity, as it is the guaran- tee of our closeness to society, to our customers, and our openness to new ideas. We do not tolerate any discrimination against individuals, in particular due to their race, religion, sexual orientation, nationality, origin, political or trade union activities or owing to their age, gender or any disability.
Cooperation	Our cooperation and dealings with one another are defined by mutual respect, transparency and appreciation. We behave cooperatively and ensure a positive working environment.
	Our employees play a vital role in determining the success of the DB Group. The DB Group acknowledges its responsibility to all employees, to support them and encourage their ongoing development.
	The DB Group acknowledges the right of freedom of assembly and the formation of interest groups that are based on the principles of the rule of law. We stand up for the protection of these rights in all our business units world-wide.
Safety	Putting the safety of our employees and customers first is at the core of the Group's values and it is our intention that we work together to provide a safe environment.
Occupational Health and Safety	By means of preventative occupational safety measures and good working con- ditions we seek to avert dangers to individuals and to promote and preserve the health of our employees. Our employees' safety is a central requirement of our corporate activities.
	Occupational safety, however, is also part of the personal responsibility of each individual employee. Risks are to be avoided by means of foresighted, careful and safety-conscious behavior. Any shortcomings in our occupational safety measures are to be reported to the responsible executive immediately.

Environmental Protection		We have expressly committed ourselves to our particular responsibility for envi- ronmentally friendly transport and to environmental protection as a corporate value. We are increasing energy efficiency as well as the use of renewable en- ergies and are reducing emissions, noise as well as our consumption of materi- als and resources.
	03	Conduct of all Employees All employees are required to comply with the relevant regulations in force at the DB Group.
Behavior in Public		The employees influence the public image of the DB Group. We will all behave in a polite, courteous and service-minded manner to our customers and busi- ness partners at all times.
Confidentiality		All information about the business activities of the DB Group which has not been published and which is not public is treated as confidential. This includes information about third parties, e.g. business partners, that is made available to us as a result of our working for the DB Group. We will not use any knowledge obtained from internal corporate processes for private gain.
		Generally, all corporate and commercial communication with the media and the general public is the responsibility of the Spokesperson of the Group (Head of Communications and Marketing, GN).
Avoiding Conflicts of In- terest		We must avoid situations in which personal or individual financial interests col- lide with the interests of the DB Group or of our business partners. In conflict situations, the interests of the DB Group must not be impaired. This does not affect the compatibility of family and career.
		Secondary occupations and investment in our competitors and/or business partners must not introduce the risk of a conflict of interest. Any actual or suspected conflict of interest must be reported to the employee's manager.
		The DB Group encourages its employees to participate actively in society in the form of public offices, clubs and associations or citizen's groups, provided that such commitment is not in conflict with the legitimate interests of the DB Group.
Invitations and Gifts		It is permitted to accept and issue invitations associated with employment by the DB Group in accordance with these guidelines, provided these are appro- priate and not in anticipation of any improper benefits in return or any other preferential treatment.
		The above also applies to the acceptance or granting of any gifts or other con- siderations or advantages of any kind.

04	Conduct toward our Competitors, Public Officials and Business Partners The DB Group responds to the requirements of its customers, suppliers and business partners and treats them honestly, responsibly and fairly.
Corruption	The DB Group will not condone corruption and unfair business practices by em- ployees or third parties commissioned by us. We do not offer, request or accept, either directly or through third parties, any inducements, privileges benefits or other advantages which could influence a person's ability to make objective and fair business decisions.
Behavior towards Public Officials	In general, all material and/or immaterial gifts of any kind whatsoever to public officials, employees or agents of public authorities or institutes or to the relatives of such persons are prohibited.
Politics and Political Parties	In general gifts, entertainment and other advantages of any kind whatsoever to political parties, their representatives, politicians or to holders of public offices or candidates for political offices are also prohibited.
Business Partners	The DB Code of Conduct for Business Partners has been derived from the prin- ciples laid down in the Corporate Principles on Ethics and we expect our busi- ness partners to comply with the principles specified in the DB Code of Conduct for Business Partners in their business dealings.
Consultants / Agents / Brokers	Any remuneration paid to consultants, agents and/or brokers must be appropriate to the services rendered and must not serve to provide business partners or third parties with unfair advantage. Consultants, agents and/or bro- kers are carefully selected according to suitability criteria such as qualifications and integrity.
Competition and Cartel Laws	We abide by the applicable competition regulations and do not reach any ar- rangements or agreements which affect prices and/or terms and conditions or which in any other way illegitimately restrict fair competition.
Donations / Sponsoring	The DB Group primarily funds measures in the fields of education, culture, inte- gration and public welfare, climate and nature protection as well as humanitar- ian aid. The granting of any donations must always be transparent and docu- mented. Donations may be made only on a voluntary basis and not in anticipa- tion of any consideration in return. In principle, we do not make political or reli- gious donations.
	Sponsoring is used in particular to support sports. Sponsoring measures must

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Protection of Company Assets	 Responsibility to the Owners The activities of the DB Group are defined by responsibility and transparency vis-à-vis our owners. The objectives of our corporate work include the protection of the corporate assets and achieving a sustainable increase in the value of the company. In principle, company assets may only be used for company purposes and must be treated with all due care. Company property may neither be sold nor loaned to third parties nor used for
	non-company purposes, regardless of the condition or value of the property, without the explicit consent of the company.
	All employees are required to act honestly, correctly and with integrity at all times and to safeguard the Group's assets in the course of their work for the DB Group.
	Fraud, corruption or any other criminal action will not be tolerated; suspected wrongdoing will be investigated to the extent legally permitted in compliance with data protection requirements and appropriate action taken if evidence of such is discovered.
Reporting	All company reports and documents must be true and accurate in all material respects and must conform with the applicable standards and contain full documentation of all relevant information.
Insider Trading	Employees are not permitted to use any information which they receive in the course of their work for the DB Group and which is not in the public domain in order to achieve financial or commercial benefits for themselves or for third parties.
Data Protection	We collect, process, and use personal data only insofar as permitted by the rel- evant laws and corporate directives.
	Documents containing personal data about employees are treated as confiden- tial, stored carefully and disclosed only to authorized persons.
Money Laundering	The DB Group takes all necessary steps to prevent money laundering within its sphere of influence.

	06	Compliance with the Code of Conduct The DB Group shall implement the principles specified in this Code of Conduct in all business units worldwide.
Obligation of Compliance		All board members, managing directors, executives and employees of the DB Group are obliged to comply with this Code of Conduct. The executives have particular responsibility for the communication and implementation of these guidelines.
Whistleblowing		All employees of the DB Group are required to report grave infringements of any laws that are likely to result in significant damage to the DB Group or a Group company through the DB Group's Whistleblower System or to their supervisor.
Protection of the Whistleblower		We do not tolerate any actions against employees who report such infringements.
Consequences		Any infringement of laws and/or internal regulations will lead to appropriate con- sequences for the employee responsible including prosecution under employ- ment law or disciplinary consequences. Such infringements can also lead to prosecution under criminal and/or liability laws.
Further Information		Further information is available at <u>www.db.de/compliance</u> . In case of any doubts or if you have any questions, please contact your manager. Alternatively, please do not hesitate to contact the Compliance department directly.
	07	Effective Date Resolved at the Management Board meetings of DB AG and DB ML AG on

03.12.2013 Effective as of 01.01.2014

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