

Bennett Gould & Partners Ltd

Company No: 1058351 FS Register No: 306850

Bennett Gould & Partners (Dorset) Ltd

Company No: 4044055 FS Register No: 310780

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Appointed Representatives



Anti-Bribery & Corruption & Policy

Bennett Gould prohibit employees, agents or other person or bodies acting on its behalf to receive, offer, promise, improperly influence payment, authorise payments, whether cash or other inducement, directly or indirectly, in return for anything of value. It also prohibits the payment of donations to political parties or charities to obtain a business advantage and any donations made are publicly disclosed.

Bennett Gould recognise that market practices vary across the territories in which it does business and what is normal and acceptable in one place may not be in another. This policy prohibits any inducement which results in a personal gain or advantage to the recipient or any person or body associated with them, and which is intended to influence them to take action which may not be solely in the interests of Bennett Gould or of the person or body employing them or whom they represent.

This policy is not meant to prohibit all practices and activities as some are acceptable, provided they fall within reasonable bounds of value and occurrence, providing they are customary in a particular market, are proportionate and properly recorded. Gifts, entertainment and hospitality, including the receipts or offer of gifts, meals or token of appreciation and gratitude, or invitations to events, functions, or other social gatherings, in connection with matters related to our business are acceptable.

If anyone is in doubt as to whether a potential act constitutes bribery, the matter should be referred to the Compliance Officer who is responsible for this policy.