

THE STRAKER GROUP

ANTI-BRIBERY AND CORRUPTION POLICY

<p>Introduction</p>	<p>The Straker Group is committed to complying with all of our legal obligations and acting ethically in all markets where we operate.</p> <p>There are many laws and regulations around the world dealing with the issue of Bribery and similar problematic conduct. These include (but aren't limited to) the US Foreign Corrupt Practices Act (FCPA), the UK Bribery Act, the New Zealand Crimes Act, the New Zealand Secret Commissions Act, and the Australian Criminal Code. There are very serious consequences, including criminal penalties, associated with any breach of these laws and regulations.</p> <p>This Policy sets out the Straker Group's position on matters relating to Bribery and similar problematic conduct, and the responsibilities of those to whom this Policy applies. It also provides guidance on how you can help to recognise and deal with such conduct.</p>
<p>Statement of Intention</p>	<p>The Straker Group says 'no' to all forms of Bribery and corruption. At the Straker Group, we:</p> <ul style="list-style-type: none"> ● conduct all business in an honest and ethical manner; ● are committed to acting professionally, fairly and with integrity in all business dealings and relationships; ● do not permit the making of any inappropriate promises, gifts or excessive hospitality to Government Officials in order to achieve unfair advantage or benefit; and ● resist any efforts made by others (including suppliers, customers or clients) to unfairly affect any official decision-making process in order to achieve unfair advantage or benefit. <p>The Straker Group's employees, directors, officers, representatives and contractors must, at all times:</p> <ul style="list-style-type: none"> ● conduct all business in an honest and ethical manner; ● be committed to acting professionally, fairly and with integrity in all business dealings and relationships; ● not permit the making of any inappropriate promises, gifts or excessive hospitality to Government Officials in order to achieve unfair advantage or benefit; and

	<ul style="list-style-type: none"> resist any efforts made by others (including existing or potential suppliers, customers or clients) to unfairly affect any official decision-making process in order to achieve unfair advantage or benefit. <p>We encourage charitable donations and sponsorships only when they are ethical and legal under local laws and practices. We do not encourage contributions to political parties. We do not condone Facilitation Payments as a means of doing business. We expect our business partners and third parties with whom we deal to implement and enforce effective systems to counter Bribery. We will always report and document any breach of the law that is brought to our attention through appropriate mechanisms provided by authorities.</p>
Purpose	<p>The purpose of this Policy is to establish controls to ensure compliance with all applicable anti-Bribery and corruption laws and regulations, and to ensure that the Straker Group’s business is conducted in a lawful, socially responsible and ethical manner.</p>
Application of Policy	<p>This Policy applies to all Relevant Persons. If in doubt, you should assume that this Policy applies to you.</p>
Definitions	<p>Any Item of Value: This includes (but isn’t limited to) cash, travel, meals, gifts, gratuities, hospitality, credits, and other tangible or intangible benefits.</p> <p>Bribery: Giving, offering to give, attempting to give, or authorising the offer of, Any Item of Value that may influence, or appear to influence, a discretionary decision of a Government Official (including a decision to not do something or to not act) or otherwise induce a Government Official to behave in an illegal or unethical manner or provide a commercial or personal advantage.</p> <p>Facilitation Payments: These are payments (often small) paid to Government Officials to expedite or facilitate non-discretionary actions or services, such as obtaining an ordinary license or business permit, processing government papers such as visas, providing police protection, providing telephone, power or water service, or loading or unloading of cargo.</p> <p>Government Official: This term should be interpreted very broadly and includes (but isn’t limited to) any person, regardless of rank or title, who is:</p> <ul style="list-style-type: none"> an officer, employee, adviser and/or representative of any government entity, department, agency or office (including office and administrative staff); or an employee of a government-owned business, charity, school, hospital,

	<p>fund or other entity; or</p> <ul style="list-style-type: none"> ● a member of a political party and any official or representative of such party; or ● a current or former politician; or ● a political candidate; or ● acting in an official capacity on behalf of any public international organisation and any of its departments or agencies (such as the United Nations, International Monetary Fund, the Olympic Organising Committee or the World Bank); or ● a person acting in an official capacity on behalf of any government body; or ● a member of the judiciary, executive or legislature. <p>Relevant Persons: This includes all employees (whether permanent, fixed-term or temporary), directors, officers, consultants, representatives, secondees and contractors of the Straker Group.</p> <p>Straker Group: This includes Straker Translations Limited as well as all of its worldwide subsidiaries, joint ventures, branch offices and related and affiliated entities.</p>
<p>Bribery</p>	<p>Relevant Persons must not engage in any form of Bribery, either directly or through any third party (such as an agent or distributor). Specifically, you must not give, offer, promise, accept, request or authorise any form of Bribery anywhere in the world, whether directly or indirectly.</p>
<p>Gifts and Hospitality</p>	<p>Relevant Persons must not, directly or indirectly, offer or give Any Item of Value:</p> <ul style="list-style-type: none"> ● which could be regarded as illegal or improper, or which violates the recipient's policies; or ● to any Government Official(s); or ● which exceeds \$100 in value for each individual gift or \$500 in value for each hospitality event (not to exceed a total value of \$1000 in any financial year), unless approved in writing by the employee's manager. <p>Relevant Persons must not accept, and must not permit their immediate family to accept, any gift or hospitality from our business partners if:</p> <ul style="list-style-type: none"> ● it exceeds \$100 in value for each individual gift or \$500 in value for each hospitality event (not to exceed a total of \$1000 in any financial year), unless approved in writing by the manager of the Relevant Person; or ● it is in cash; or

	<ul style="list-style-type: none"> • there is any suggestion that a return favour will be expected or implied. <p>Where a manager’s approval is required above, if the manager is below Senior Leadership Team level then approval must be sought from an appropriate Member of the Senior Leadership Team. If it is not appropriate to decline the offer of a gift, the gift may be accepted, provided it is then declared to your manager and donated to charity.</p> <p>We appreciate that the practice of giving business gifts varies between countries and regions and what may be normal and acceptable in one region may not be in another. The test to be applied is whether in all the circumstances the gift or hospitality is reasonable, justifiable and lawful. The intention behind the gift should always be considered. Within these parameters, local management may define specific guidelines and policies to reflect local professional and industry standards. Where this Policy requires written approval to be given, the Chief Financial Officer shall put in place a process to maintain a register of all such approvals.</p> <p>The following circumstances, however, are never acceptable and will not be approved anywhere in the world:</p> <ul style="list-style-type: none"> • Offering Any Item of Value in the form of cash and/or cash equivalent vouchers or gift cards • “quid pro quo” (a benefit or advantage offered for something in return) • making incomplete, false or inaccurate entries in the books and records of the Straker Group (e.g. concealing the type of payment made or falsifying the amount)
<p>Facilitation Payments</p>	<p>Facilitation Payments tend to be demanded by low level officials to obtain a level of service which one would normally be entitled to.</p> <p>Facilitation Payments must not be paid anywhere in the world.</p> <p>We recognise, however, that Relevant Persons may be faced with situations where there is a risk to the personal security, health or safety of that Relevant Person or his/her family and where a payment is unavoidable, in which case the payment will not be regarded as a Facilitation Payment provided that the following steps are taken:</p> <ul style="list-style-type: none"> • Keep any amount to the minimum; • Create a record concerning the payment; and • Report it to your line manager immediately.

	<p>In order to achieve our aim of not making any Facilitation Payments, each business unit of the Straker Group will keep a record of all payments made, which must be reported to the Company Secretary, in order to evaluate the business risk and to develop a strategy to minimise such payments in the future.</p>
<p>Political Contributions</p>	<p>The Straker Group does not make donations, whether in cash or kind, in support of any political parties or candidates, as this can be perceived as an attempt to gain an improper business advantage.</p>
<p>Charitable Contributions</p>	<p>Charitable support and donations are acceptable (and indeed are encouraged), whether of in-kind services, knowledge, time, or direct financial contributions. However, Relevant Persons must be careful to ensure that charitable contributions are not used as a scheme to conceal Bribery. We only make charitable donations that are legal and ethical under local laws and practices. No donation may be offered or made without the prior approval of the CEO. All charitable contributions should be publicly disclosed.</p>
<p>Your Responsibilities</p>	<p>You must ensure that you read, understand and comply with this Policy at all times while you are a Relevant Person. The prevention, detection and reporting of Bribery and other forms of corruption are the responsibility of all those working for us or under our control. All Relevant Persons are required to avoid any activity that might lead to, or suggest, a breach of this Policy.</p> <p>You must notify your manager or the Company Secretary as soon as possible if you believe or suspect that a conflict with or breach of this Policy has occurred or may occur in the future. Any Relevant Person who breaches this Policy will face disciplinary action which, for employees, could result in dismissal for gross misconduct.</p> <p>The Straker Group reserves its right to terminate our contractual relationship with any Relevant Person if they breach this Policy.</p>
<p>Common Red Flags</p>	<p>Some common red flags you should watch out for when working with business partners and third parties include:</p> <ul style="list-style-type: none"> ● vaguely described services and deliverables; ● lack of experience in your sector, or you are in a different line of business; ● transacting with or through a shell company; ● part of the transaction is at the request of the Government Official; ● large commissions (that may be used as 'slush funds' to bribe Government Officials); ● high expenses;

	<ul style="list-style-type: none"> • upfront fees; • urgent payments; • cash payments; • payments in multiple smaller amounts; • payments to personal accounts; • payments to offshore accounts; and/or • payments to trusts.
<p>Record Keeping</p>	<p>The Straker Group must keep financial records and have appropriate internal controls in place which will evidence the business reason for making payments to third parties.</p> <p>You must declare and keep a written record of Any Item of Value (including all hospitality or gifts) accepted or offered, which will be subject to managerial review. You must ensure all expenses claims relating to hospitality, gifts or expenses incurred to third parties are submitted in accordance with the Straker Group's expenses policy and specifically record the reason for the expenditure. All accounts, invoices, memoranda and other documents and records relating to dealings with third parties, such as clients, suppliers and business contacts, should be prepared and maintained with strict accuracy and completeness. No accounts may be kept "off-book", as this might facilitate or conceal improper payments.</p>
<p>Reporting Suspected Issues or Breaches</p>	<p>You are encouraged to raise concerns about any issue or suspicion of malpractice at the earliest possible stage. We aim to encourage openness and will support anyone who raises genuine concerns in good faith under this Policy, even if they turn out to be mistaken.</p> <p>Here are the channels by which you can report any issues or check whether a particular act might constitute Bribery or corruption:</p> <ul style="list-style-type: none"> • Email anti-bribery@strakertranslations.com • Email the Company Secretary at companysecretary@strakertranslations.com • Email the Chair of the board of directors at chair@strakertranslations.com • Email the Chair of the Audit & Risk Management Committee of the board at arc@strakertranslations.com • Contact the Police <p>You can report any issues anonymously if you prefer.</p>

<p>Protection of Whistleblowers</p>	<p>The Straker Group is committed to ensuring no one suffers any detrimental treatment as a result of refusing to take part in Bribery or corruption, or because of reporting in good faith their suspicion that an actual or potential Bribery or other corruption offence has taken place or may take place in the future. Detrimental treatment includes dismissal, disciplinary action, threats or other unfavourable treatment connected with raising a concern. If you believe that you have suffered any such treatment, you should inform the Chief People Officer or the Company Secretary immediately. If the matter is not remedied, and you are an employee of the Straker Group, you should raise it formally with a Non-Executive Director.</p>
<p>If you are a Victim of Bribery or Corruption</p>	<p>It is important that you tell the Chief People Officer or the Company Secretary as soon as possible if you are offered Any Item of Value by a third party in exchange for providing them with a reciprocal benefit, exercising a discretion in their favour, or otherwise behaving in an unlawful or unethical manner, are asked to engage in Bribery, suspect that this may happen in the future, or believe that you are a victim of another form of unlawful activity.⁸⁰</p>
<p>Training and Communication</p>	<p>Training on this Policy forms part of the induction process for all new employees. All existing employees will receive regular, relevant training on how to implement and adhere to this Policy. In addition, all employees will be asked to formally accept conformance to this Policy on an annual basis. Our zero-tolerance approach to Bribery and corruption must be communicated to all suppliers, contractors and business partners at the outset of our business relationship with them and as appropriate thereafter.</p>
<p>Compliance with Local Laws</p>	<p>If any local laws, regulations, codes of conduct or orders where you are doing business impose additional obligations or are more restrictive than this Policy, then you must comply with those additional obligations or restrictions in addition to complying with this Policy.</p>
<p>Responsibility for this Policy</p>	<p>The board of directors has overall responsibility for ensuring this Policy complies with the Straker Group's legal and ethical obligations, and that all those under our control comply with it.</p> <p>The Company Secretary has primary and day-to-day responsibility for implementing this Policy, and for monitoring its use and effectiveness and dealing with any queries on its interpretation.</p> <p>Management at all levels are responsible for ensuring those reporting to them are made aware of and understand this Policy and are given adequate and regular training on it.</p>

<p>Monitoring and Review</p>	<p>The Company Secretary will monitor the effectiveness and review the implementation of this Policy, regularly considering its suitability, adequacy and effectiveness. Any improvements identified will be made as soon as possible.</p> <p>Internal control systems and procedures will be subject to regular audits to provide assurance that they are effective in countering Bribery and corruption. All Relevant Persons are responsible for the success of this Policy and should ensure they use it to disclose any suspected danger or wrongdoing.</p> <p>All Relevant Persons are invited to comment on this Policy and suggest ways in which it might be improved. Comments, suggestions and queries should be addressed to the Company Secretary.</p> <p>This Policy may be amended at any time by approval of the board of directors.</p>
<p>Policy Review</p>	<p>This Policy was last updated in May 2019.</p>