Code of Business Conduct and Ethics for Directors

Policy Effective Date: June 2018 (last updated August 2021)

A. Commitment to Business Ethics

Wyndham Hotels & Resorts, Inc. is committed to conducting business in accordance with the highest standards of business ethics and complying with applicable laws, rules and regulations. In furtherance of this commitment, the Board of Directors (Board) promotes ethical behavior, and has adopted this Code of Business Conduct and Ethics for Directors (Code).

Every Director must:

1. represent the interests of the stockholders of Wyndham Hotels & Resorts, Inc.
2. exhibit high standards of integrity, commitment and independence of thought and judgment
3. dedicate sufficient time, energy and attention to ensure the diligent performance of his or her duties
4. comply with every provision of this Code applicable to such Directors

B. Conflicts of Interest

1. Directors must avoid conflicts of interest. A conflict of interest occurs when an individual's private interest interferes in any way with the interests of Wyndham Hotels & Resorts, Inc. or any of its subsidiaries and affiliated companies (collectively, Company). A conflict of interest may also arise when a Director, or an immediate family member (as defined below), receives improper personal benefits as a result of his or her position in the Company. Directors should also be mindful of, and seek to avoid, conduct which could reasonably be construed as creating an appearance of a conflict of interest.

2. While this Code does not attempt to describe all possible conflicts of interest that could develop, the following are examples of conflicts of interest that could develop:
   a. receiving loans or guarantees of obligations as a result of one's position as a Director
   b. engaging in conduct or activity that improperly interferes with the Company's existing or prospective business relations with a third party
   c. accepting bribes, kickbacks or any other improper payments for services relating to the conduct of the business of the Company
   d. making payments to government personnel in contravention of the U.S. Foreign Corrupt Practices Act of 1977
   e. accepting, or having a Director's immediate family member accept, a gift from persons or entities that deal with the Company, in cases where the gift is being made in order to influence the Directors' actions as a member of the Board, or where acceptance of the gift
could otherwise reasonably create the appearance of a conflict of interest

3. All Directors shall inform, and any question about a Director's actual or potential conflict of interest with the Company, including any material transaction or relationship that comes to their attention that creates or could reasonably be expected to create a conflict of interest should be brought promptly to the attention of, the Chair of the Corporate Governance Committee and the Chairman of the Board, who will review the question and determine an appropriate course of action, including whether consideration or action by the full Board is necessary. Directors involved in any conflict or potential conflict situations shall recuse themselves from any decision relating to the relevant matter.

4. The term "immediate family member" means a Director's spouse, parents, children, siblings, mothers- and fathers-in-law, sons- and daughters-in-law, brothers- and sisters-in-law and anyone, other than an employee, sharing the Director's home.

C. Business Relationships with Directors

As a further protection to minimize the risk of conflicts of interest with any independent Director, any monetary arrangement for goods or services between, on the one hand, an independent Director, or an independent Director's immediate family member, and, on the other hand, either the Company or a member of the Company's senior management shall be subject to approval by the Board of Directors as a whole, and, in certain cases, by the Audit Committee of the Board (Audit Committee) or the chair of the Audit Committee in accordance with the Company's Related Person Transaction Policy, as applicable. Such approval shall not be required where:

1. The Director's sole interest in the arrangement is by virtue of his or her status as a Director and/or holder of 10% or less equity interest, other than a general partnership interest, in an entity with which the Company has concluded such an arrangement;

2. The arrangement involves payments to or from the entity that constitute less than the greater of $750,000 or 1% of the entity's annual gross revenues; and

3. The Director is not personally involved in the negotiation and execution of the arrangement, performance of the services or provision of the goods or the monetary arrangement.

D. Use of Corporate Information, Opportunities and Assets

Directors may not compete with the Company, or use opportunities that are discovered through the use of Company property, Company information or position, for their personal benefit or the benefit of persons or entities outside the Company. No Director may improperly use or waste any Company asset.

E. Confidentiality

1. Pursuant to their fiduciary duties of loyalty and care, Directors are required to protect and hold confidential all non-public information obtained due to their directorship position absent the express or implied permission of the Board to disclose such information.

   Accordingly:

   a. no Director shall use Confidential Information (as defined below) for his or her own personal benefit or to benefit persons or entities outside the Company

   b. no Director shall disclose Confidential Information outside the Company, either during or
after his or her service as a Director of the Company, except with authorization of the Board or as may be otherwise required by law

2. "Confidential Information" means all non-public information entrusted to or obtained by a Director by reason of his or her position as a Director of the Company. It includes, but is not limited to, non-public information that might be of use to competitors or harmful to the Company or its customers if disclosed such as:

a. non-public information about the Company's financial condition, prospects or plans, its marketing and sales programs, and research and development information, as well as information relating to mergers and acquisitions, stock splits and divestitures

b. non-public information concerning possible transactions with other companies or information about the Company's customers, suppliers or joint venture partners, which the Company is under an obligation to maintain as confidential

c. non-public information about discussions and deliberations relating to business issues and decisions, between and among employees, officers and Directors

F. Compliance with Laws, Rules and Regulations

The Company requires strict compliance by all of its Directors with applicable laws, rules and regulations. These include federal and other securities laws, including the Company's Securities Compliance Policy and related standards.

G. Fair Dealing

Directors must deal fairly with the Company's employees, customers, suppliers and competitors. No Director may take unfair advantage of the Company's employees, customers, suppliers, or competitors through manipulation, concealment, abuse of privileged information, misrepresentation of material facts, or any other unfair-dealing practice.

H. Prohibition on Retaliation

The Company does not tolerate acts of retaliation against any Director, officer or employee who makes a good faith report of known or suspected acts of misconduct or other violations of this Code.

I. Accountability

This Code is mandatory and applies to all Directors, who are accountable for compliance with this Code. Directors should communicate any suspected violations of this Code promptly to the Chair of the Corporate Governance Committee and the Chair of the Board. Suspected violations will be investigated by or at the direction of the Board or the Governance Committee, and appropriate action will be taken in the event that a violation is confirmed.

J. Waiver

Any waiver of any provision of this Code may be made only by the Board or by the Corporate Corporate Governance Committee, and must be promptly disclosed to the Company's stockholders as required by applicable law or securities regulations.