Dear Sallie Mae Team Members,

At Sallie Mae, we pride ourselves on our unwavering commitment to conduct business ethically and with integrity. Our Code of Business Conduct provides a broad set of clear principles, behaviors, and expectations for Sallie Mae team members, officers, and directors that help us live up to our core value, Do Right. As the value states, we believe that the time is always right to do the right thing.

Each of us is responsible for abiding by, and enforcing, the Code, including reporting any questionable activities using the resources provided in the Code. If you are unsure about how the Code applies to a particular situation, please use these resources to seek guidance.

Sallie Mae does not retaliate against any employee who, in good faith, reports a questionable activity or asks a question related to the Code. We all have the opportunity to protect our good name by promoting a workplace culture that is fair, inclusive, and compliant.

Thank you for your continued commitment to ethically and responsibly serve our customers.

Jonathan Witter
Chief Executive Officer
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INTRODUCTION

This Code applies equally to all employees, officers and directors of all Sallie Mae companies, including Sallie Mae Bank, and all other direct and indirect subsidiaries of SLM Corporation (referred to collectively as "Sallie Mae"), as well as consultants hired by Sallie Mae. It does not create a contract of employment between you and Sallie Mae, nor alter the at-will employment relationship. In the case where a subsidiary or affiliate has published additional guidelines due to regulatory requirements, its employees must abide by such guidelines in addition to those set forth in this Code.

If you violate any of the policies set forth in this Code, you subject yourself to discipline, including termination. Moreover, if you violate certain of the policies set forth in this Code, you also subject yourself and Sallie Mae to civil liability and criminal penalties. On the other hand, there may be circumstances where it is appropriate for management to waive a particular policy, although any waiver that affects a director of the Board or executive officer (Senior Vice President (SVP) or above) must be approved by the Board or a committee of the Board. Therefore, if you do not understand any part of this Code, please contact your supervisor. In addition, because the Code does not address every potential ethical decision that may confront you as an employee, you should always seek advice from your supervisor or any of the resources in the section called PLACES TO GO FOR ASSISTANCE in situations where you have any doubts about a matter that appears to have legal or ethical consequences.

PLACES TO GO FOR ASSISTANCE

If you have a question regarding any policy contained in this Code or you are aware of an actual or potential breach, in most instances, the first person you should contact is your supervisor, your Department Head and/or the resources below. To the maximum extent possible, Sallie Mae will protect the confidentiality of persons who report possible misconduct. However, we may be unable to investigate properly allegations that are made anonymously.

Contact information for Code of Business Conduct:

- Code of Conduct Helpline at 1-888-SLM-7844 (888-756-7844) or using the website at salliemae.ethicspoint.com (both hotline and website allow for anonymous reporting)
  - Examples include reports of falsifying books and records, taking unfair advantage of another individual or company through manipulation, and disclosing confidential information to unauthorized parties (note this list is not all inclusive).
- Code of Business Conduct Officer, Harry ‘Gus’ Zunino at 302-451-0382
- Code of Business Conduct Support, Kelly McNutt at 302-451-0354
  - Contact for all matters or general inquiries
- Email at COBC@salliemae.com
  - Contact for general questions related to potential conflicts of interest and outside employment.
- Human Resources (HR) Shared Services at 1-855-SLMA-007
For any employee matters (examples include: discrimination or harassment, unfair treatment, employment working conditions (this list is not all inclusive)).

Intentionally making a false report that a person has breached this Code is a violation of the Code and may have legal consequences.

**SENSITIVE INVESTIGATIONS**

If the COBC Officer or designee or any other employee receives a complaint that they believe may be a Sensitive Investigation, they will forward that case immediately to the Chief Legal Officer in a manner that clearly identifies the matter as a potential Sensitive Investigation. A “Sensitive Investigation” is a case containing allegations that:

- Concerns the COBC Officer or designee;
- Concern improprieties in accounting, auditing, financial record keeping or internal accounting controls;
- Involve conduct of Executive Committee (i.e., corporate officers who are direct reports of the Chief Executive Officer);
- Have realistic potential to cause significant financial, legal or regulatory consequences for the Company; or
- Concern systemic criminal conduct not otherwise covered by one of the above categories.

The Chief Legal Officer or their designee shall review all Sensitive Investigations and determine the necessary and appropriate course of action pursuant to Legal Department procedures.

**IF YOU ARE INVOLVED IN AN INCIDENT**

It is our policy to investigate promptly suspected violations of this Code. If you suspect or detect any inappropriate activity, you are required to report it immediately utilizing the applicable PLACES TO GO FOR ASSISTANCE above. Incidents of fraud and theft will be referred for criminal prosecution when appropriate. Efforts will be made to preserve the confidentiality of any information you provide.

Guidelines that should be observed if you are involved in this type of an investigation are as follows:

1) Do not attempt to investigate a suspected case of fraud or dishonesty and do not attempt to confront the suspected party.

2) Do not terminate an employee for fraud or dishonesty without first consulting Human Resources, obtaining specific guidance and approval on how best to proceed.

3) Do not promise to forego reporting or threaten to report a crime to law enforcement authorities as a way to encourage the return of stolen funds or property.
4) Do not discuss the matter with others, unless instructed to do so. Contact the Legal Department about how best to communicate with any law enforcement agency investigating or prosecuting a criminal complaint.

QUESTIONS TO ASK YOURSELF WHEN YOU FACE A TOUGH DECISION

Here are a few questions to ask yourself if you are confronted with a situation that seems to involve ethical issues.

1) What is the purpose of the laws, regulations, or Sallie Mae policies? Is my action, even if it looks legal, going to be consistent with that purpose?

2) Would I want my actions reported on the evening news or in trade papers?

3) What would my friends and family think of my decision?

4) What will the direct and indirect consequences of my decision be for Sallie Mae?

5) Even if I’m sure that my actions are proper, is there a risk that they may appear to others as improper?

After asking yourself these questions, if you are still unsure about how to proceed, then stop for a moment and seek assistance from the individuals listed in the section above called PLACES TO GO FOR ASSISTANCE.

Always think before you act. If you are told to do something that you think or know is wrong, do not do it. Remember: You are responsible for your own actions.

ACCURACY OF BOOKS AND RECORDS/FALSE CLAIMS

In all businesses, accurate books and records are critical. In our work at Sallie Mae precision in our books and records is even more essential. Sallie Mae will not tolerate any inaccurate, false, misleading, incomplete or careless record keeping. This rule applies to every facet of our business. Employees should realize that making a false statement on company records or altering company records could lead to criminal prosecution of the company, the employee involved and coworkers.

The corporation and the business community rely on the truthfulness and accuracy of our record keeping. For instance, the board of directors, stockholders, customers, third parties/vendors, and others depend on the information they receive from us and expect it to be accurate. Thus, your commitment to accuracy enhances our reputation in the business community and minimizes potentially costly legal exposure. It is also an essential component of the business planning process and thus affects the corporation's growth prospects.
Moreover, as a lender, purchaser and servicer of student loans, Sallie Mae is subject to various laws and regulations. The punishment for violations of such laws is often quite disproportionate to the apparent magnitude of the wrongdoing. It is our policy that all employees comply strictly with the spirit and letter of these laws and regulations.

Sallie Mae has a zero-tolerance policy for falsification or alteration of corporate records. In addition, if you see any of your colleagues engaging in what may be falsification or alteration of corporate records, inform your supervisor immediately. By doing so, you will be acting in the best interest of Sallie Mae.

The Company's books, records, accounts and reports must accurately reflect its transactions and must be subject to an adequate system of controls to promote the highest degree of integrity. Reports and documents that the Company files with or submits to the Securities and Exchange Commission and other public communications, must contain full, fair, accurate, timely and understandable disclosure.

**ANTITRUST**

It is Sallie Mae’s policy to comply strictly with all applicable antitrust laws. The following is a partial list of some of the activities that antitrust law prohibits.

- Price fixing agreements, such as agreements to fix purchase premiums, servicing fees or collection fees;
- Customer or supplier boycotts;
- Agreements to allocate markets, such as agreements not to compete on particular Requests for Proposal (“RFP’s”) or other business opportunities;
- Bid rigging;
- Exchanging information regarding prices, fees or discounts; and
- Other types of agreements with competitors that are anti-competitive.

With this list in mind, you should adhere to the following rules:

1) Do not initiate any discussion with a competitor that in any way touches upon the above activities, even in very general terms.

2) If one of our competitors contacts you regarding a prohibited activity, stop the conversation immediately.

3) In all situations when you come into contact with representatives from our competitors, be careful what you say. You should exercise good judgment and discretion at trade association and professional meetings.

The antitrust laws are highly complex. You should contact the Legal Department or the COBC Office at COBC@salliemae.com whenever you have a concern that may involve this area of law. Joint bids with non-Sallie Mae entities should also be reviewed by the Legal Department.
ATTORNEY-CLIENT PRIVILEGE

To encourage candor and openness in seeking and providing legal advice, the law recognizes an attorney-client privilege which shields certain communications between Sallie Mae's employees and its attorneys from disclosure in connection with litigation. To maintain this privilege, communications to and from Sallie Mae's attorneys for the purpose of seeking or giving legal advice must not be disclosed to others unless explicitly authorized by Sallie Mae's Legal Department.

AUDITS AND INVESTIGATIONS

Audits of all corporate activities, including audits of compliance with this Code of Business Conduct, are periodically performed by Sallie Mae’s external or internal auditors and attorneys, clients or regulators. Our policy is to cooperate fully with any appropriate investigation, while at the same time protecting the legal rights of the corporation and of our employees. If you or someone who reports to you is contacted by an individual who asks you for an interview, seeks information or access to our files, or tells you that Sallie Mae or an employee of Sallie Mae is under investigation, you should immediately contact the Legal Department or the COBC Office at COBC@salliemae.com.

If you are involved in an audit or investigation:

1) Do not destroy any documents within Sallie Mae’s possession or control if you expect those documents to be requested by the government or a court, even if the Record Retention Policy would otherwise permit. The definition of document includes electronic media such as computer files and e-mail.

2) Always respond honestly and candidly. Never attempt to convince any other Sallie Mae employee or other person to provide misleading or untrue information to auditors or investigators.

3) If you receive a grand jury subpoena or subpoena to testify in a legal proceeding concerning Sallie Mae records, submit that document to the Legal Department before any other action is taken. If you receive a subpoena directing Sallie Mae to produce documents in a proceeding in which Sallie Mae is not named as a defendant, contact the Legal Department.

4) If an investigator or lawyer for the government contacts you outside of the workplace, you are strongly encouraged to contact the Legal Department before responding. If you decide to speak to an individual, you should be entirely truthful.
BUSINESS COURTESIES AND GIFTS

In certain instances, giving gifts is an accepted manner of doing business. However, no gifts or favors should be offered to or accepted from clients, potential clients or anyone with whom Sallie Mae does business where doing so might be perceived to influence your judgment. While there is no law prohibiting the acceptance of non-cash business courtesies by employees of private companies, we do not want clients, shareholders, other companies or our fellow employees to question whether we made a decision to purchase goods or services in the best interest of Sallie Mae.

Therefore, you should comply with the following rules:

1) Normally, Sallie Mae pays for all employee expenses for business travel and entertainment. However, you may offer or receive meals and entertainment to or from a third party when the third party is present and circumstances surrounding the meal and entertainment have a clear business purpose, e.g., talking business over lunch.

2) You may offer and accept gifts of promotional items, such as mugs that bear the company's name, and mementos of nominal value. You may not offer or accept tickets to sporting and cultural events unless you will be accompanied by the person who is your guest or host.

3) If someone presses a gift on you the acceptance of which would be inconsistent with this policy, or if you are offered cash in any amount or a monetary equivalent, you should decline the gift and immediately report the situation to one of the individuals listed in the section above called PLACES TO GO FOR ASSISTANCE.

4) Under no circumstances should you accept any bribes or kickbacks from vendors or suppliers. This may constitute criminal activity.

5) It is Sallie Mae’s policy not to give gifts of any value or meals to federal government employees or regulators. If you are dealing with state or local government officials, you must comply with local and state restrictions that apply to business gratuities. Information about such restrictions is available from the Legal Department.

6) You must comply with U.S. law, including the U.S. Foreign Corrupt Practices Act, and the law of foreign countries when dealing with domestic and foreign government officials. Under no circumstances may you pay or offer anything of value, directly or indirectly, to a government official (including foreign officials, political parties, and party officials and candidates) for the purpose of improperly influencing an official act or decision, securing an improper advantage, or assisting in obtaining or retaining business or directing business to anyone.

These rules do not cover every eventuality. If you are unsure whether a specific gift or entertainment offer lies within the bounds of acceptable business practices, ask yourself:
• Is it clearly related to Sallie Mae's business?
• Is it reasonable and in good taste?
• Do I feel pressure to reciprocate by giving the third-party business? Or conversely, am I putting inappropriate pressure on someone else to close a deal with Sallie Mae?
• Will I be comfortable if the situation becomes public knowledge?

**COMPUTER SOFTWARE AND E-MAIL**

Most of the computer programs that we use to conduct our business are protected by copyrights. It is our policy to respect these copyrights, as well as to comply with all laws and license agreements regarding the proper use of computer software. Accordingly, apart from authorized back-ups that are allowed by a license agreement, you should not make copies of computer programs. Also, you may not remove any copyrighted computer software from the premises except as required to work remotely. If your job entails writing computer programs, you must first confirm with the Legal Department that a valid license has been obtained before using or referring to lines of code written by a third party.

Sallie Mae provides its employees with e-mail, instant messaging and/or text messaging to be used for business purposes. The corporation may from time to time publish policies on limited personal use of such electronic communications, and you are responsible for knowing and conforming with these policies. It should be recognized that there is no expectation of privacy with e-mail, instant messages or text messages. Unlike an oral conversation, such electronic communications can be permanently recorded. If you send such electronic messages, expect that the recipient will print it or forward it to others. Also, your messages are backed-up on Sallie Mae servers for at least several months. Accordingly, you must exercise caution and discretion when sending e-mail, instant messages and text messages. E-mail, instant messages and text messages are like a business letter and should not include any objectionable statements or derogatory remarks. Sending these electronic messages that are in any way obscene or harassing is strictly prohibited. The company reserves the right to audit such electronic communications of its employees.

We have provided some of our employees with Internet access to assist them in conducting company business and we have a strict policy regarding Internet usage. You may use the Internet for personal reasons on a limited basis, but you may not chat during regular work time, send chain letters, download music, videos or software or view pornographic, illegal or otherwise offensive Web sites. Our complete policy appears on the company’s Intranet site under our [Acceptable Use Policy](#).

**CONFIDENTIAL INFORMATION**

We expect our employees to safeguard confidential information about Sallie Mae and about the companies and clients with which we do business. This information is more important to us than our company’s physical assets such as buildings and computers. Accordingly, our employees should not disclose such confidential information to unauthorized parties.
We are particularly concerned about protecting the systems and product designs, procedures, source code, specifications, pricing guides, documents, software and other work product that our employees produce during the course of their employment. Such work product is the property of Sallie Mae, and as such, Sallie Mae is entitled to ownership of the copyright, patent, trade secret and any other proprietary rights to the material. In this regard, you may not copy, remove or send outside the company on the Internet any proprietary documents or other materials except as authorized. Confidential information also includes personnel records and information relating to pending or threatened litigation.

Sallie Mae often hires independent contractors who develop software or other documents. Sometimes the independent contractors own the copyright to their work product, and sometimes they agree to transfer the copyright to us. Before hiring an independent contractor to create software or documents for Sallie Mae, you must contact Sallie Mae’s Vendor Management Office to ensure that there is a contract determining the rights of ownership.

We have the following specific rules regarding the protection of confidential information:

1) Disclosures of confidential information to outside parties, other than agents of the company, are to be made only after the parties have signed a confidentiality agreement. Without appropriate safeguards, disclosure of Sallie Mae confidential information may result in the loss of our ability to claim that such information is confidential.

2) Receiving confidential information from third parties can also lead to legal exposure and potential embarrassment. Therefore, do not accept material that you know, or suspect is confidential without first contacting the Code of Business Conduct Officer.

3) New employees should be hired because their particular skills match an open job description. Employees should never be hired for their knowledge of a past employer’s confidential information. Moreover, no new employees may be assigned to a position that would likely require them to use a past employer’s trade secrets or proprietary information.

4) After leaving employment with Sallie Mae, a former employee maintains an obligation not to disclose Sallie Mae’s confidential business information. Employees may be asked to sign confidentiality and non-disclosure agreements at the time of employment and upon leaving Sallie Mae. Employees should be mindful of the content of these agreements and adhere to them.

5) Employees should not attempt to gain access to any automated computer system information for which access has not been authorized.

6) Public or press inquiries should be directed to the Corporate Communications Department. Inquiries from stockholders should be directed to Investor Relations.

7) Confidential business matters should not be discussed with friends or family or in public places.
CONFLICTS OF INTEREST/OUTSIDE EMPLOYMENT

It is vitally important for Sallie Mae to protect those interests that allow Sallie Mae to thrive and grow as a business, including such interests as its confidential information, trade secrets, reputation, integrity, and the general well-being of the industries in which it does business, including but not limited to the student loan and financial services industries (collectively referred to as “Sallie Mae’s protected interests”). Conflicts of interest may be apparent or actual. An actual conflict of interest arises when your personal situation clouds your judgment and affects your ability to act in a manner consistent with Sallie Mae’s protected interests. An apparent conflict occurs when your personal interests have the potential to interfere or could be perceived by others to interfere with your ability to exercise your judgment in the best interests of Sallie Mae. At Sallie Mae, we need to be particularly careful about conflicts of interest because many of our employees have personal or family relationships with customers whose accounts we own or service.

As a Sallie Mae employee, you must avoid conflicts of interest. Before you engage in any activity that could give rise to either an actual or apparent conflict of interest, you must notify your supervisor and the Code of Business Conduct Officer. You may be required to refrain from the activity or to take other action as directed by Sallie Mae. The Code of Business Conduct Officer will work with your supervisor to determine if your activity poses an actual or apparent conflict of interest and will provide you with guidance. The COBC Officer will record your activity, regardless of the outcome. If it is determined that the activity does not pose any conflict, the COBC Officer will periodically validate the activity against Sallie Mae’s supplier inventory and will provide you with any change in the status of the activity.

In addition, employees must report to the Code of Business Conduct Officer at COBC@salliemae.com any instance where:

(i) (a) you currently serve, (b) have agreed to serve, or (3) have any plans to serve, as an officer or on any Board. Examples of Boards include board of directors, board of trustees, board of advisors, or board of managers of any outside organization, business, or other entity. Any Board, regardless of name or title and purpose that meets (a-c) must be disclosed (Note, for the purposes of the COBC, a Board generally involves participation in the governance or running of the entity which may or may not include receiving of compensation. The term Board would not include formal or informal industry groups that meet to discuss and advise on industry trends.);

(ii) you or, to your knowledge, members of your immediate family have any financial interests in any non-publicly traded company that (i) is a financial services enterprise, an institution of higher education, or otherwise a customer, competitor or supplier of Sallie Mae, or (ii) has a stated or active purpose that has the potential to represent a material conflict with Sallie Mae’s protected interests;
(iii) you currently serve, have agreed to serve, or have any plans to serve, on the Board of any publicly traded company;

(iv) you or, to your knowledge, members of your immediate family own one percent or more of the outstanding shares of any publicly traded company that (i) is a financial services enterprise, an institution of higher education, or otherwise a customer, competitor or supplier of Sallie Mae, or (ii) has a stated or active purpose that has the potential to represent a material conflict with Sallie Mae’s protected interests;

(v) you have a relative that may be hired by Sallie Mae in the same department or reporting structure (see Employment of Family Members); or

(vi) you are engaged in romantic relationships with another employee who is your supervisor or subordinate, or to whom you report or supervise directly or indirectly.

Accordingly, employees must adhere to the following rules regarding conflicts of interest and must notify the Code of Business Conduct Office via COBC@salliemae.com for the following:

1) Any family or personal relationship that might influence or appear to influence your judgment and ability to act in the best interests of Sallie Mae.

2) Opening an account or making, purchasing, servicing or collecting on loans or other debt of our employees or their close friends or relatives. This includes if you find yourself in a position to directly affect or otherwise influence your accounts or the accounts of relatives or friends, and your direct subordinates or supervisors.

3) If you are an executive, professional or technical employee and wish to engage in any non-Sallie Mae business. You will describe the nature of your plans to engage in outside business activities.

4) Any significant personal or financial interest that you or, to your knowledge, members of your immediate family may have in a matter related to Sallie Mae.

5) If you receive an offer of payment from a party other than Sallie Mae for work, you do at Sallie Mae. You cannot accept payment from any other source for work you do at Sallie Mae.

6) Employment outside of Sallie Mae, if such a position interferes with your work at Sallie Mae.

7) You or, to your knowledge, members of your immediate family may not have a financial interest in a non-publicly traded company if that company (i) is a financial services enterprise, an institution of higher education, or otherwise a customer, competitor or supplier of Sallie Mae, or (ii) has a stated or active purpose that has the potential to
represent a material conflict with Sallie Mae’s protected interests, unless the Code of Business Conduct Officer approves such interest after full disclosure.

8) You or members of your immediate family may hold stock in a publicly traded company that is a financial services enterprise, an institution of higher education, or otherwise a customer, competitor or supplier of Sallie Mae. However, you may do so only if you own less than one percent of the company’s outstanding shares.

9) Board and Officer Positions in Outside Organizations

a. You may serve as an officer or on a Board of a non-profit organization such as parent-teacher associations, youth sports organizations, religious organizations, and homeowners’ associations, subject to the restrictions listed below in Section 9.b.

b. You may not serve as an officer or on a Board if (i) such organization is a financial services enterprise, an institution of higher education, or otherwise a customer, competitor or supplier of Sallie Mae, (ii) such organization has a stated or active purpose that has the potential to represent a material conflict with Sallie Mae’s protected interests, or (iii) your time commitments to the other organization impact your job at Sallie Mae, unless prior approval is granted by the CEO if you are a member of the Executive Committee, or the Executive Committee SVP/EVP of the line of business for which you report, each in coordination with the COBC Office. If the CEO wishes to serve, they must obtain approval from the Nominations and Governance Committee and the Chair of Sallie Mae’s Board of Directors.

c. You may not serve on the board of directors of any publicly traded company, unless prior approval is granted by the CEO if you are a member of the Executive Committee, or the Executive Committee SVP/EVP of the line of business for which you report, each in coordination with the COBC Office. If the CEO wishes to serve, they must obtain approval from the Nominations and Governance Committee and the Chair of Sallie Mae’s Board of Directors.

d. Sallie Mae may rescind any prior approval of an outside board or officer position to avoid any actual or apparent conflict of interest, or for any other reason deemed to be in the best interests of Sallie Mae.

CORPORATE OPPORTUNITIES

Employees may not: (a) take advantage for themselves personally of opportunities related to Sallie Mae’s business; (b) use Sallie Mae property, information or reputation for personal gain; or (c) compete with Sallie Mae for a business opportunity.

CUSTOMER PRIVACY

Sallie Mae is committed to protecting our customers’ privacy. The nature of our business means that we collect and create a large amount of personal information about borrowers and other
individuals: their email addresses, their Social Security numbers, and their repayment habits, to list a few examples. Sallie Mae must follow the many laws and regulations that govern the privacy and security of consumer information. You must safeguard all personal information about our customers by ensuring that this information is only used for authorized purposes, only disclosed to authorized outside parties and fellow employees, and is properly and securely maintained. Sallie Mae’s privacy policies with respect to customer information or visitors to our website is posted at https://www.salliemae.com/legal/privacy/. If you feel there has been a breach of customer information, you must submit an incident through the company intranet.

DRUGS, ALCOHOL AND FIREARMS

It is Sallie Mae’s policy to promote the safety and well-being of its employees and establish and maintain a healthy work environment. Accordingly, our work environment must be free from substance abuse and weapons.

The following rules apply:

1) No alcoholic beverages may be consumed on company premises except in connection with company-authorized events.

2) All persons are prohibited from being under the influence of drugs, alcohol, or other unauthorized substances while on Sallie Mae premises or while performing official business for Sallie Mae.

3) The sale, possession, transfer or purchase of drugs, alcohol, or other unauthorized substances, including related paraphernalia, in any amount, in any manner or at any time, on company property or while performing company business is prohibited.

4) Firearms and other weapons are prohibited on company premises. The term “company premises” shall include, without limitation, vehicles while on company premises, except to the extent that such prohibition is not permitted under applicable law.

Sallie Mae has contracts with established employee assistance providers at all major corporate locations. The Employee Assistance Program (EAP) provides diagnostic counseling and treatment services to any employee experiencing an alcohol or drug-related problem. A self-referral may be made without notifying anyone in the corporation. Informational brochures listing the range of services available, including local telephone numbers, may be found here.

EMPLOYMENT AND EQUAL OPPORTUNITY

Sallie Mae is an at will employer. This means that you are free to leave your job at any time for any reason. Conversely, Sallie Mae is free to terminate your employment at any time for any non-discriminatory reason.
It is Sallie Mae’s policy to provide equal opportunity for all in accordance with all applicable federal, state and local laws regarding equal employment.

All Sallie Mae employees deserve to be treated with respect. Accordingly, employees must not engage in degrading or humiliating jokes, slurs, stereotyping, intimidation/bullying or other harassing conduct towards others.

Our equal opportunity policy applies to all employees and prospective employees. It extends to all facets of our relationship with employees, including recruitment, compensation, benefits, relocation, training and other terms and conditions of employment. If you have any concerns regarding our equal opportunity policy, you should contact the Human Resources Department.

Sallie Mae does not tolerate any form of sexual harassment. Sexual harassment is the offering or solicitation of sexual favors by one employee to another employee. Sexual harassment also includes physical or verbal harassment or abuse that is sexually related. In addition, any activity that creates a work environment that is sexually intimidating, offensive or hostile may be sexual harassment.

Sallie Mae also does not tolerate harassment or discrimination on the basis of any other protected class such as race, color, religion, sex, gender identity, sexual orientation, age, disability, national origin, marital status, citizenship status, protected veteran status, genetic information, or any other basis prohibited by applicable law.

Employees shall not engage in romantic relationships with other employees who are their supervisors or subordinates, or to whom they report or whom they supervise directly or indirectly.

As a Sallie Mae employee, we suggest that you treat your co-workers on a gender-neutral basis. That means that employees who work for Sallie Mae should treat one another with respect and courtesy without regard to whether they are of the same or different genders. For example, Sallie Mae employees should recognize that remarks regarding physical appearance or dress may lead to misunderstandings and therefore should be avoided.

**EMPLOYMENT OF CLOSE RELATIVES**

We want to ensure that we have a fair and impartial workplace. Therefore, although we believe that there are many positive aspects to having related persons and families working at Sallie Mae, we have several specific guidelines relating to the employment of relatives. However, you may not work for or supervise a relative, unless this policy is specifically waived by Human Resources.

**FAIR DEALING**

Employees should deal fairly with the company's customers, suppliers, competitors, and employees. No one should take unfair advantage of another individual or company through
manipulation, concealment, abuse of confidential, proprietary, or privileged information or misrepresentation of material facts.

**INSIDER TRADING**

Insider trading means trading in securities while possessing material inside information. Insider trading is a very serious matter: It is not only unethical but illegal. Federal securities laws provide severe civil and criminal penalties for engaging in insider trading.

"Material" information is that which a reasonable investor would consider important in deciding whether to buy, sell, or retain a security. "Inside" information is information not widely disseminated or generally known to the public.

In addition to the above restrictions against trading in Sallie Mae securities, a Sallie Mae employee having "material, inside" information about companies with which Sallie Mae does business may not purchase or sell the securities of those companies.

In both of the above two scenarios, where the "material, inside" information relates to Sallie Mae securities or securities of companies doing business with Sallie Mae, it is also illegal to pass on "material, inside" information to others, including family and friends, who then trade on that information.

**PERSONAL FINANCE**

Because of the nature of the corporation’s business, your personal financial situation, if improperly handled, could undermine both your credibility and that of Sallie Mae. Given the nature of our business, it is particularly essential that you be above reproach in the handling of your student loan indebtedness, if any.

**POLITICAL ACTIVITIES**

We encourage our employees to become involved in all aspects of our country’s political process. You may participate in political activities during non-work hours or make personal political contributions of your own choosing, provided that such activities only occur in an individual and private capacity and not on behalf of Sallie Mae. You will not be reimbursed in any way for time or funds used for personal political contributions or activities. You may not represent Sallie Mae on policy issues except when it is part of your job to do so. Therefore, it is important during the course of personal participation in the political process that you in no way implicitly or explicitly suggest your personal positions are necessarily those held by Sallie Mae. Thus, you cannot allow your affiliation with Sallie Mae as an employee to be used in favor of or against any candidate, issue or cause. Moreover, you may not use any Sallie Mae funds, assets, facilities or personnel to benefit a candidate for federal, state or local office, or to benefit any federal, state or local political party or political action committee (PAC), other than in extremely limited circumstances as approved by the SVP of Government Relations and/or the Chief Legal Officer. All requests for Sallie Mae contributions to election campaigns, requests made by an elected official or federal or state employee asking Sallie Mae to contribute to any organization or event, even if not political, including any requests for contributions to charitable, education, or
other events at which a member or employee of Congress is an “honoree” or “special guest” must be forwarded to Government Relations and/or the Chief Legal Officer for review and approval and to determine whether such contributions must be reported as a federal lobbying expenditure.

See also, Sallie Mae’s Employee Reference Manual (Section on ‘Political Activities’).

**PROTECTION OF COMPANY ASSETS**

Company assets, such as information, supplies, equipment, materials, intellectual property, software, hardware and facilities, are valuable resources and are to be used for business purposes. Safeguarding this property from loss, damage or theft is the responsibility of all employees. No one may take Sallie Mae property or assets for personal or third-party use or gain, nor give them away, sell or trade them without proper authorization.

**WORKPLACE VIOLENCE**

We want each of our employees to feel safe at work. Workplace violence, which includes, but is not limited to threats or threatening behavior, intimidation, harassment or assault, will not be tolerated.

**DISCIPLINE AND SANCTIONS**

Most employees will follow the Code of Business Conduct without any difficulty. In the event that an employee does not follow the Code, however, Sallie Mae will stand behind its policies. Any employee violating any provision of the Code of Business Conduct will be subject to serious disciplinary action, up to and including termination. Discipline will be handled fairly and consistently. Where appropriate, Sallie Mae will not limit itself to disciplinary action but will pursue legal action against offending employees and other individuals involved. In some cases, Sallie Mae may have a legal or ethical obligation to call violations to the attention of appropriate enforcement authorities.

Employees who report concerns will not be subject to discipline or retaliation if the allegation was brought in good faith. On the other hand, any employee who deliberately makes a false accusation with the sole purpose of harming or retaliating against another employee will be subject to disciplinary action.
QUESTIONS AND ANSWERS

General:

Q1: If I have a question relating to the Code of Conduct, whom should I contact?

A: In many instances, you should contact your Department Head. In certain circumstances, we realize that this may not be practical, or may be uncomfortable for you. Therefore, you may also contact the Code of Conduct Helpline at 1-888-SLM-7844 (888-756-7844), the Legal Department, Human Resources, the Code of Business Conduct Officer, or use the Internet-Based Reporting website at salliemae.ethicspoint.com. All contact information may be found under the “PLACES TO GO FOR ASSISTANCE” section above.

Q2: I think I saw a fellow employee commit a Code violation, but I’m not entirely sure. Will I get in trouble if I report what I know?

A: No. You are required to report possible Code violations. If you have a good faith belief that a violation occurred, you will not be subject to any discipline.

Q3: I’m in a situation where making the correct decision would mean that the company would lose money. Should I be ethical even if this means losses?

A: Yes. Our employees should always act ethically and in all circumstances. You should never jeopardize Sallie Mae’s overall well-being for financial gain.

Q4: My supervisor gave me an order that I think requires me to violate the law. What should I do?

A: Refuse to follow the order. If you feel comfortable in doing so, tell your supervisor or Department Head your concerns. If you are uncomfortable, contact the Human Resources Department or the Code of Business Conduct Officer or designee.

Q5: Are our consultants obligated to follow this Code?

A: In most cases, yes. When a consultant signs our standard agreement, they agree to abide by our rules of business conduct. If a consultant will work at a Sallie Mae facility for 30 days or more, they are required to attend a briefing on the Code.

Accuracy of Books and Records:

Q6: I was just on an extended business trip. Typically, I keep good track of my receipts for expenses that are reimbursable, but this time I lost a few. Will I still be reimbursed?

A: In the circumstance in which you have lost a receipt and are unable to obtain a replacement, you should write a memorandum and attach it to your expense report that explains what the
expense was and that you lost the receipts. In ordinary circumstances, your request will be granted.

**Q7:** I'm required to hit certain goals in order to achieve my incentive. I wasn't able to collect as much from customers as I was hoping. If I falsify records to show payments collected that I didn't actually collect on in order to achieve higher incentive, am I doing anything wrong?

**A:** Yes. You are violating laws relating to student loan collection practices as well as company policies. You should never falsify company records.

**Business Courtesies and Gifts:**

**Q8:** During the holiday season, I received a wine and cheese basket from a bank with whom we do business. It looks really fancy -- I'm sure it's worth $100. May I keep it?

**A:** No. You should share the gift with co-workers. If a gift cannot be consumed in the office, distribute it using a random process.

**Q9:** One of our vendors is sponsoring a seminar for its clients, not just Sallie Mae. The seminar sounds interesting and it won't cost Sallie Mae anything for me to go, they've offered to pay my plane ticket, hotel and meals. Is this a gift?

**A:** Yes. If your supervisor approves, you may go to the seminar and accept the meals served during the seminar. However, you should charge your travel and lodging to the company, not the vendor.

**Customer Privacy:**

**Q10:** I have access to a computer that contains borrower records. I'd like to look up how much money some of my friends owe on their student loans. If I don't alter any information, may I do this just to satisfy my curiosity?

**A:** No. Financial records are to be kept private. If you read files without proper authorization, you may be subject to immediate termination.

**Q11:** A friend has asked me to make a student loan for them. I would like to see their credit record before making a decision. May I access their credit record through Sallie Mae resources?

**A:** No. This is a breach of Sallie Mae's confidentiality rules, of Sallie Mae's agreement with the credit reporting agencies and an improper use of Sallie Mae corporate resources. You have no need on behalf of Sallie Mae to have this information. The system to obtain credit reports is only for Sallie Mae business purposes, not for the individual purposes of
employees. The proper way to handle this would be to ask your friend to obtain a copy of their credit report and provide it to you.

Conflicts of Interest:

**Q12:** Do Sallie Mae’s conflict of interest rules apply to good friends or distant relatives?

**A:** Possibly. Typically, our rules apply to immediate family members. Nonetheless, if you have a particularly strong relationship with a friend or distant relative whose business conflicts with ours, such as if the person lives in your home, then our rules may apply. You should discuss the situation with the Code of Business Conduct Office at COBC@salliemae.com.

**Q13:** My spouse works at a consulting firm that does business with Sallie Mae, and I am partially responsible for retaining the consulting firm. Do I need to disclose this as a potential conflict of interest?

**A:** Yes. You should consult with the Code of Business Conduct Office at COBC@salliemae.com.

**Q14:** I was recently appointed to serve on the board of directors for a nonprofit organization that does business with Sallie Mae. Is that considered a conflict of interest?

**A:** This raises a potential conflict of interest. You should consult with the Code of Business Conduct Office at COBC@salliemae.com prior to agreeing to serve on the board for any customer, competitor, or supplier of Sallie Mae.

**Q15:** I have been asked to serve as a member of an advisory board specific to my profession. This position is unpaid and involves meeting and discussing industry trends and best practices that I intend to bring back to my colleagues at Sallie Mae. Is this considered a potential conflict of interest?

**A:** Probably not. Sallie Mae encourages the professional development of its employees, including through participation in formal and informal industry groups. However, if you are unsure or would like additional clarification, you should notify the Code of Business Conduct Office at COBC@salliemae.com of this relationship.

Company Assets:

**Q16:** Is it okay to show a Sallie Mae training or promotional video at a meeting with school officials?

**A:** If the video was purchased by Sallie Mae from a third party for internal purposes only, then you need to ask the third party for permission. If the video was developed by Sallie Mae for training or other internal purposes, unless it was developed specifically for showing to
people outside the company, then it probably contains information that is confidential or proprietary. When in doubt, ask your supervisor. Therefore, you should ask the person who controls the video whether you may share it with customers or other outside organizations.

**Employment Issues:**

**Q17:** My supervisor doesn’t follow Sallie Mae’s sick leave policies. My supervisor is different than all the other supervisors at our location. What should I do?

**A:** Contact the Human Resources Department.

**Q18:** I think I’m being discriminated against because of my age? What should I do?

**A:** Contact your local Human Resources Department. Sallie Mae strictly adheres to all equal employment opportunity laws, and as such, does not discriminate on the basis of age.

**Insider Trading:**

**Q19:** I understand that I can’t buy Sallie Mae stock based on inside information, but can I advise a family member or a friend to do so?

**A:** No. You and the recipient of the information would be violating insider trading laws.

**Political Activities:**

**Q20:** If I want to send an e-mail message to my Congressperson on my own time to express my own view on something, may I send the message from my computer at work?

**A:** No. If you send the message from your Sallie Mae e-mail account, the fact that your e-mail address reflects the Sallie Mae name could imply that the company supports your position. Use of Sallie Mae assets (e.g., a Sallie Mae computer) is also not allowed if you are sending a message related to your Congressperson’s campaign for re-election.