ANTI – BRIBERY and CORRUPTION POLICY

1. Purpose
This Anti-Bribery and Corruption Policy (the Policy) sets out the requirements and standards of behavior required across the Asia Pulp & Paper Sinar Mas and entities it controls, including but not limited to all subsidiaries and affiliated companies (herein after will be collectively stated as “APP” or the “Group”) related to bribery and corruption.

This Policy provides a framework, but cannot describe every situation, law or policy that may applies. Where the Policy sets higher standards of behavior than local laws, rules, customs or norms, the higher standards are applied. Employee need to exercise good judgement, justify each action, and try to prevent any potential breach to this policy and applicable laws, rules, or standards.

2. Scope
This Policy applies to all companies within the Group, including but not limited to all subsidiaries and affiliates companies, along with its employees, except China Mainland.

3. Terms and Definition
For the purpose of this policy, the following terms and definition apply.

3.1. Bribery - The act of offering, giving, promising, asking, agreeing, receiving, accepting, or soliciting anything of value, whether directly or indirectly, to induce or influence an action or decision, which interferes with the Group’s value, policies, and procedure, and/or the applicable laws, rules, or regulation.

3.2. Anything of Value – refers to cash, gifts to family members, debt write-off, loans, personal favors, sexual favors, rebates, kickbacks, insider information, entertainment, meals and travel, political, social and charitable contributions, business or employment opportunities, and medical care, among other items. Items of value that are given in compliance with the requirements of this policy and the applicable Anti-Corruption Laws, and which are not given with the intent to secure any undue or improper advantage, will not be considered as bribes.

3.3. Corruption – is dishonest or illegal act performed to gain anything of value by abusing power or authority.

3.4. Kickback - arise when the third parties or business partners pay part of their fees to APP employees who give them a contract or some other business advantage.

3.5. Bid-Rigging – A form of collusion by which the vendor, generally with the help of a dishonest employee, illegally obtains a contract that was supposed to involve competitive bidding.
3.6. **Facilitation Payment** - bribes or unofficial payments given to or by APP employee intended to speed up routine transactions to which the payer is already entitled.

3.7. **Employee** - An individual who works part-time or full-time under a contract of employment with the Group, whether oral or written, express or implied, and has recognized rights and duties.

3.8. **Third Parties or Counterparties** - In the context of this policy, a third party or counterparty refers to any individual, organization, or entity that our company meets and works with. It refers to actual and potential clients, customers, suppliers, distributors, business contacts, agents, representatives, intermediaries, subcontractor, advisers, and government and public bodies – this includes their advisors, representatives and officials, politicians, and public parties.

3.9. **Government or Public Officials** - (i) an officer, agent or employee of a government, government-owned enterprise (or any agency, department or instrumentality thereof) or political party, or public international organization established under an international treaty (ii) an agent, officer, or employee of any entity owned by a government. Retired employees, officers, employees, or any person who are not currently or at the time of the relevant conduct acting in any capacity for or on behalf of either a government, its departments, agencies, instrumentalties, or quasi- or partially-government controlled or owned entities; any public international organization established under an international treaty to which Indonesia is a signatory; or a political party in Indonesia, are not considered to constitute “Government Officials.”

3.10. **Gifts, and Entertainment** - This refers to any form of a gift, entertainment, hospitality, reward, benefit, or other incentives that are received or offered.

3.11. **Conflict of Interest** - Conflict of interest means every activity and situation that would constitute an actual or apparent conflict between personal interests and the interests of the Company. Conflicts of interest may arise when an employee places his or her interests before the interests of the Group and where such personal interests unduly influence that employee's business judgments, decisions, or actions.

3.12. **Detrimental treatment** - Any dismissal, disciplinary action, treats, or unfavorable treatment as a result of the concern the individual raised.

3.13. **Anti-Bribery and Corruption System** – An interrelated and intercorrelated elements, including controls, policies and procedures, in achieving the objective concerning bribery and corruption risks.

3.14. **Due Diligence** – A process to further assess the nature or extent of bribery and corruption risk to help the Group make a decision in relation to transactions, projects, activities, third parties, and employees.

3.15. **Management** – is made up of senior-level executives who directs and controls the APP Group at the highest level.
3.16. **Compliance Function** – responsible to ensure the adequacy of the design of policy & procedure related to anti-bribery & corruption, including its operating effectiveness. In the context of this Policy, the compliance function of anti-bribery and corruption in the Group is the Ethics and Compliance Department (ECD) of Corporate Risk & Integrity Division (CRI).

3.17. **Documented Information** – Information required to be controlled and maintained by APP Group.

3.18. **Monitoring** – an activity or process performed to analyze, review, and determine a status of a system, a process, or an activity.

3.19. **Audit** – systematic and independent and documented evaluation process performed to obtain sufficient evidence to determine the fulfillment of certain criteria.

4. **The Group’s Standpoint on Bribery and Corruption**

   The Group has zero-tolerance for all forms of bribery and corruption, including kickback, bid-rigging, and facilitating payment, and prohibits all employees and third parties act on behalf of the Group from engaging in any acts of bribery and corruption with any government or public officials, any individuals, and organizations. In this regard, the following things apply:

4.1 **Gifts and Entertainment**

   Gifts or entertainment are only to be offered or received for a legitimate business purpose – that is, if their primary objective is to build a good business relationship, and that relationship is consistent with the business plan of the relevant business unit.

   Gifts or entertainment that are reasonably considered to impair effective judgement, improperly influence a decision or create a sense of obligation must not be offered or accepted by any employee.

   The following gifts and entertainment (each being a Prohibited Gift and Entertainment) are prohibited in all circumstances:

   a. Cash or gift vouchers.
   b. Gifts or entertainment given or received with the intention of unduly influencing business decisions.
   c. Entertainment of an inappropriate nature or at inappropriate venues.
   d. Gifts or entertainment in exchange for business services or information, loans, cash or product/service discounts not available to all Employees.
   e. Gifts or entertainment serve as facilitation payments, even where allowed under local jurisdictional laws or business practices.

Employee is required to disclose and obtain written approval required upon receiving or arranging to provide any non-prohibited gifts or entertainment in accordance with the Group’s Gifts and Entertainment Policy.
4.2 **Facilitation Payment**
Facilitation payment tend to occur involving the low-level officials to securing or speeding up the performance of a certain duty or action. The Group recognizes facilitation payment as a form of bribery that involves expediting or facilitating the performance of a government official for a routine governmental action. The Group does not accept and will not make any form of facilitation payments of any nature.

4.3 **Government or Public Officials**
The Group conducts business with government or public officials in all areas of its operation and seeks open and constructive relationships with those governments. Any interactions with governments, regulators and public officials must be in the best interests of the Group and information provided must be accurate and appropriate. The Group prohibits any actions considered as improper and violating the applicable laws or regulation when engaging with government or public officials, such as lobbying practice.

4.4 **Political Contributions and Activities**
The Group complies with all applicable rules, laws and regulations in relation to its activities in connection with political parties. The Group does not prohibit employee from involvement in the political activities, but employee must ensure any personal involvement in political activities and business-related involvement in activities organized by a political party has been approved in advance by the Group, and incompliance with the Group’s Code of Conduct Policy, and other applicable rules, laws, and regulation.

4.5 **Sponsorships and Charitable Donations**
The Group may support local community groups and charities through sponsorships and donations that are legal, ethical and further the interests of the Group. When considering sponsorship and donations, employee must comply with the Group’s Code of Conduct Policy and the applicable policies and procedures.

4.6 **Conflicts of Interest**
The Group does not tolerate conflict of interest in its business practice. Employee must ensure his/her personal activities and interests do not conflict—or be seen conflict— with his/her responsibilities to the Group. It is important to avoid even the appearance of a conflict of interest. Employee must:

a. Disclose to his/her Manager and ECD any actual or potential conflict of interest that affects him/her.
b. Avoid any dealings, involvement, or relationships that may create a conflict with his/her obligations to the Group.
c. Not be involved in any decision-making where the employee may not be able to make an objective decision.
d. Not be directly involved in the potential or actual employment of a relative, close friend or associate.
e. Follow the Group’s applicable Conflict of Interest Policy accordingly.
5. **Dealing with Bribery & Corruption**  
The Group recognizes that despite our strict policy, extortion sometimes involved in bribery and corruption, especially for facilitating payment, where resistance may not be feasible, and avoidance may put the resistance party and/or his/her family’s personal health, safety, and security at risk. Under these circumstances, the following steps must be taken:

a. Keep any amount to the minimum.
b. Ask for a receipt, detailing the amount and reason for the payment.
c. Create a record concerning the payment.
d. Report this incident to your Manager and/or ECD at the earliest opportunity.

6. **Reporting and Queries**  
All employees and external parties are encouraged to raise concerns in good faith about bribery and corruption concerning the Group. Employees must inform his/her line manager and/or ECD whenever faced with the below situation.

a. Uncertain about whether a certain action or behavior can be considered bribery and corruption.
b. Found any weakness to the Group’s anti-bribery and corruption system.
c. Suspect that there is an instance of bribery and corruption activities concerning to the Group or violation to this Policy.
d. Offered or asked for a bribe by anyone.
e. Being subject to unjust treatment as a result of concern raised and refusal to accept or offer a bribe.

The Group applies no retaliation policy of report raises in good faith. The Group ensure that no one suffers any detrimental treatment as a result of refusing to accept or offer a bribe or other corrupt activities or because they reported a concern relating to the potential act of bribery or corruption. Employees and external parties may use the Group’s whistleblower channel—APP Integrated Call Center—to make a report or raise concern about bribery and corruption.

7. **Investigation and Disciplinary Action**  
Any reports of bribery and corruption concerning the Group and alleged violation to this Policy or the Group’s anti-bribery and corruption system will be reviewed and may subject to further investigation in accordance with the Group Investigation Policy.

Any employees found guilty breaches this Policy will face disciplinary action and could face dismissal for gross misconduct. The Group must have the right to terminate a contractual relationship; with an employee if he/she breach this Policy. Any non-employees engaged by the Groups and third parties who breaches this Policy may have their contract terminated with an immediate effect.

A report of bribery and corruption incident to the relevant authorized has to be conducted as appropriate and required by the applicable laws or regulation.
8. Anti-Bribery and Corruption Management System

In managing the bribery and corruption risk, the Group has established and put in place an adequate and effective anti-bribery and corruption system. The following activities and controls are implemented as part of the Group’s anti-bribery and corruption management system.

8.1 Bribery & Corruption Risk Assessment

A bribery and corruption risk assessment are performed to identify, assess, evaluate, and mitigate the bribery and corruption risk to the Group. The bribery and corruption risk assessment are to be conducted in regular manner with the objectives to:

a. Identify the nature of bribery and corruption risk concerning to the Group and the potential of occurrence.

b. Analyze or assess the implication of identified risk to the Group and determines risk prioritization.

c. Evaluate the Group’s existing control to mitigate the risk to the accepted residual level.

8.2 Due Diligence

Due diligence must be performed for transactions, projects, activities, third parties, and employees poses more than low bribery and corruption risk based on the risk assessment conducted to further evaluate the bribery and corruption risk.

Before entering into or continuing a commercial relationship with a third party on behalf of the Group, appropriate due diligence must be conducted in accordance with the Groups’ Due Diligence Policy and all contracts must be approved in compliance with the Group’s procedures. Due diligence must also be conducted on employees before employment, transfer, and promotion.

8.3 Financial Control

The Group complies with all applicable rules, laws and regulations governing business reporting. All information created and maintained as a result of the Group’s business activities must accurately reflect the underlying transactions and events and follow the applicable reporting policies and procedures.

Financial Officers and others responsible for the accuracy of financial reporting have an additional responsibility to ensure that adequate internal controls exist to achieve truthful, accurate, complete, consistent, timely and understandable financial and management reports that are prepared in accordance with relevant laws, accounting standards, policies and procedures.

8.4 Non-Financial Control

Non-financial control must be implemented as necessary to mitigate and control the bribery and corruption risk in the non-financial aspects, such as procurement, commercial and operational processes, and ensure that the risk is properly managed. The non-financial control to be implemented includes, but not limited to:

a. Due diligence undergone to third parties and employees.
b. Segregation of duty in procurement, between initiator, negotiator, and approver.

c. Restriction over sensitive information.

d. Bonus, target, and incentives review to ensure it does not encourage bribery and corruption in any ways.

8.5 **Implementation of Anti-Bribery and Corruption System by Third Parties**

The Group aims to have effective business relationships with third parties and encourage the third parties to adopt similar business principles, practices and procedures to those of the Group, including the Group’s stand on bribery and corruption.

9. **Responsibility in the Anti-Bribery and Corruption System**

All employees are responsible and contributes to the effectiveness of anti-bribery and corruption system establishment. All employees must read, understand, and comply with this Policy and other procedures, laws, and regulation applicable. Additional responsibilities are applicable for the Management, Mill/Division/Department Head, and ECD in regard to this policy and the Group’s anti-bribery and corruption system.

9.1 **Management** – is responsible in the overall anti-bribery and corruption system and its implementation. The management will supervise to:

a. Ensure the anti-bribery and corruption system, including its objectives, policies or procedures, and controls, is in place, adequate, and effective to achieve its objective and mitigate the bribery and corruption risk.

b. Ensure resources required in the implementation of anti-bribery and corruption system are adequate and/or competent, responsibilities are defined, assigned, and communicated.

c. Promoting and communicating the Group’s anti-bribery and corruption culture.

d. Ensure the anti-bribery and corruption system subject to regular review or audit for continuous improvement.

e. Reporting the anti-bribery and corruption system implementation and occurrence of noncompliance or violation to the governing body.

9.2 **Mill/Division/Department Heads** – are responsible to implementing this Policy and the anti-bribery and corruption system requirements in their area of responsibility.

9.3 **Ethics and Compliance Department** – as the compliance function, is responsible to:

a. Oversee the design sufficiency and implementation effectiveness of anti-bribery and corruption system.

b. Provide advice and guidance to employees and third parties as necessary about the anti-bribery and corruption system and issues related to bribery and corruption.

c. Ensure that anti-bribery and corruption system is incompliance with the applicable standards, laws, and regulation.
d. Report to the management and governing body about the anti-bribery and corruption system implementation as appropriate.

10. **Training and Communication**

This Policy will be communicated to all employees and business associates or third parties from the outset of business relations, and as appropriate thereafter. Training or other communication activities to raise awareness of bribery and corruption will be provided for employee at a regular basis, as appropriate to employee’s role and risk exposure. Awareness and training program to third parties is to be provided as deemed necessary.

11. **Documentation**

For transparency and accountability purpose, records or documentation concerning to this Policy is needed and will be kept in accordance with the applicable Information & Document Retention procedure. All required documentation must be available for use, when needed. The records or documentation intended includes, but not limited to:

a. Bribery and corruption risk assessment undergone.
b. Training provided to employees and third parties, as necessary.
c. Due diligence or other review activities conducted.
d. Any approvals and contractual agreement.
e. Any financial transaction and activities, including gift and entertainment offered or received.
f. Monitoring and evaluation of the bribery and corruption performance and the sufficiency and effectiveness of anti-bribery and corruption system in place.
g. Audit performed over the anti-bribery and corruption system.

12. **Monitoring and Review**

Monitoring and review activities is essential for the effectiveness, suitability, and adequacy of this Policy and the anti-bribery and corruption system in place for continuous improvement. Monitoring and review is conducted through audit, management review, and review by ECD as the compliance function.

12.1 **Internal Audit**

Internal audit must be conducted by an independent function in a planned interval to ensure that the anti-bribery and corruption system is sufficient and effective in achieving its objective’s in managing the bribery and corruption risk. The audit program must be conducted as reasonable, in risk-based approach, and in compliance with the Group’s Internal Audit Policy and Procedures.

12.2 **Management Review**

Anti-bribery and corruption system review by the management is conducted in planned interval manner to ensure its suitability, adequacy and effectiveness. The review is performed over, but not limited to:

a. Any changes of internal and external issues relevant to the Group's anti-bribery and corruption system.
b. Noncompliance occurred and corrective action implementation.
c. Audit result.
e. Investigation undertake related to bribery and corruption.
f. Effectiveness of the existing anti-bribery and corruption system.
g. Implementation of recommendation for continuous improvement.

12.3 ECD Review
ECD performs continual monitoring and review of anti-bribery and corruption system to ensure its effective implementation. The monitoring and review performed by ECD includes, but not limited to the effectiveness of:
   a. The effectiveness of training or communication awareness programs.
   b. The effectiveness of anti-bribery and corruption control in place.
   c. The cause of non-compliance occurred.
   d. The effectiveness of corrective action.

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