UPDATED 20-June-2023



Purpose and Scope

At PPG, we believe acting ethically and responsibly is simply the right thing to do and good business. PPG has developed this Global Supplier Code of Conduct ("Supplier Code" or "Code") to clarify our global expectations for supplier conduct in the areas of human rights and labor, environmental management, employee health and safety and business integrity. PPG's Supplier Code is intended to complement PPG's Global Code of Ethics and the company's other policies and standards referenced therein.

This Supplier Code sets forth basic principles for supplier conduct when working with PPG. PPG is committed to these principles and expects the same commitment from its suppliers, vendors, contractors, consultants and other providers of goods and services who do business with PPG entities worldwide ("Suppliers").

Human Rights and Labor

Prohibit All Forms of Forced or Compulsory Labor/Modern Slavery: PPG Suppliers shall maintain and promote fundamental human rights and will not use forced, involuntary or slave labor.

Prohibit the Use of Child Labor: Suppliers shall adhere to the minimum employment age limit defined by national law or regulation and shall comply with relevant International Labor Organization (ILO) standards.

Prohibit Human Trafficking: PPG supports the policy of the U.S. and other governments prohibiting trafficking of persons. PPG Suppliers are prohibited from engaging in any form of human trafficking, including, but not limited to, use of force, fraud, or coercion to obtain labor or services, procuring or otherwise engaging in commercial sex acts, destroying or concealing a person's identity, using misleading or fraudulent practices in recruiting employees, charging potential employees recruitment fees, or failing to provide return transportation to employees recruited from foreign countries.

Rights of Minorities: PPG Suppliers will respect the legal rights of minorities and indigenous people, including land, forest, and water rights, and will not participate in any illegal forced eviction practices.

Respect Employees' Right to Freedom of Association and Collective Bargaining, Consistent with Local Laws: Consistent with applicable law, PPG Suppliers shall respect employees' rights to join or refrain from joining associations and worker organizations.

Promote a Diverse Workforce and Provide a Workplace Free from Discrimination, Harassment, or any Other Form of Abuse: PPG Suppliers shall create a work environment in which employees and business partners feel valued and respected for their contributions, are not discriminated against on the basis of any characteristic protected by applicable law, and are not subject to verbal, sexual or physical harassment or abuse of any kind.

Treat Employees Fairly, Including with Respect to Wages, Working Hours and Benefits: PPG Suppliers shall comply with all applicable legal and regulatory requirements and will apply sound employee relations practices.

Environment, Health and Safety

Sustainability: PPG's commitment to sustainability includes using resources efficiently, operating safe and healthful workplaces, ensuring product safety and compliance, and minimizing environmental impact in alignment with the United Nations Sustainable Development Goals. PPG expects its suppliers to make similar commitments to continuously improve their environmental, health and safety performance. Suppliers should adhere to PPG's Supplier Sustainability Policy available at https://procurement.ppg.com/Programs/Supplier-Sustainability.

Safe and Healthful Workplaces: Suppliers will ensure a safe and healthful workplace and provide services that meet applicable quality and health and safety standards. Suppliers shall proactively manage health and safety risks with the

UPDATED 20-June-2023



goal of providing an incident-free environment where occupational injuries and illnesses are prevented. Suppliers must implement management systems and controls that identify hazards and assess, and control risk related to their specific industry.

Minimize Environmental Impact: Suppliers will conduct operations in ways that prevent harm to public health and the environment. Suppliers must be committed to use resources efficiently. Suppliers shall have processes in place to safely and sustainably manage and minimize waste, air emissions, energy consumption, and water use.

Environmental, Health and Safety Compliance: Suppliers will comply with all applicable environment, health and safety, and transportation laws and regulations. Suppliers shall be committed to adhere to applicable recognized environmental, health and safety consensus standards. Suppliers shall have processes in place to ensure compliance and to drive continuous improvement of their environmental, health and safety performance.

Product Safety and Compliance: Suppliers will ensure that all products supplied to PPG, and the raw materials used to manufacture these products, meet all applicable product regulatory requirements, including labeling and hazard communication, and all applicable quality and safety standards. For all products supplied to PPG, Suppliers must be committed to transparency and must provide full disclosure of all chemicals within their products when requested by PPG. Suppliers shall report issues or changes immediately to PPG that could negatively affect the safety, regulatory compliance, quality, or public perception of a PPG product.

Business Integrity and Legal Requirements

No Bribery/Kickbacks: Suppliers will not engage in any form of bribery or otherwise offer any incentive or kickback to any PPG employee, PPG employee's family or friends, or other representative of PPG in order to obtain or retain PPG business or secure any business advantage with PPG. Suppliers will comply with the U.S. Foreign Corrupt Practices Act, the UK Bribery Act and all other local, regional or otherwise applicable laws and regulations dealing with the bribery of government officials and commercial entities.

Avoid Conflicts of Interest: Suppliers will avoid any interaction with a PPG employee that may conflict, or reasonably appear to conflict, with that employee acting in the best interests of PPG. This includes offering or providing payments or employment opportunities to PPG employees.

Gifts and Entertainment: PPG Suppliers are prohibited from providing or offering gifts or entertainment to PPG employees that could inappropriately influence, or reasonably appear to influence, an employee's or PPG's business decisions, or to attempt to gain an unfair advantage. PPG employees are likewise prohibited from doing the same with respect to all PPG business partners.

Fair Competition: Suppliers will comply with all applicable laws regarding fair competition and antitrust.

Protect Confidential Information: Suppliers will protect PPG's confidential information, including personal information, and act to prevent its misuse, theft, fraud, or improper/unauthorized disclosure. Suppliers must take all due care in handling, discussing, or transmitting sensitive or confidential information that could affect PPG, its employees, its customers, the business community, or the general public.

Data Privacy: Suppliers shall process, store, transmit and share personal information in a manner consistent with applicable data privacy and information security laws. Suppliers shall use personal information of PPG's employees, clients and contractors for legitimate business purpose only or as authorized by a contract with PPG.

International Trade: Suppliers shall comply with all applicable laws governing international trade, including U.S. and local import, export control and sanction laws and regulations. Suppliers will provide PPG with all information and documentation necessary for PPG to comply with import/export laws and will implement practices and procedures to ensure security of their supply chain under applicable regulations.

UPDATED 20-June-2023



Sanctioned Parties: Suppliers shall not have PPG's goods transported by any carrier or on any vessel, aircraft, truck or other conveyance that is subject to United Nations, United States, European, or National sanctions or trade restrictions or is identified on one of the lists of sanctioned or restricted parties maintained by various countries including, but not limited to, the United States, the European Union and the United Kingdom.

Accurate Accounting and Business Records, Money Laundering and Insider Trading: Suppliers will create and maintain, and provide access to PPG upon request, complete and accurate records of all matters related to the Supplier's business with PPG. Suppliers shall not create any off-the-book transactions with respect to PPG, engage in any form of money laundering, or knowingly accept funds acquired through illicit means. Suppliers shall not use any confidential information in the Supplier's possession regarding PPG to engage in or support insider trading.

Responsible Minerals Sourcing: Suppliers are expected to be in compliance with the PPG Conflict Minerals Policy available at https://procurement.ppg.com/Supplier-Network/Responsible-Minerals-Sourcing.

Counterfeit Parts: Suppliers will not utilize counterfeit parts or materials in any product supplied to PPG. Suppliers shall therefore develop, implement, and maintain effective methods and processes appropriate to their products to minimize the risk of counterfeit parts and materials being delivered. Effective processes should be in place to detect, report and quarantine counterfeit parts and materials and to prevent such parts and materials from entering the supply chain. If counterfeit parts or materials are detected or suspected, Suppliers must immediately notify the recipients of such counterfeit parts or materials.

Compliance: In addition to the standards mentioned in this Code, Suppliers will comply with all other applicable laws in providing goods and services to PPG. PPG expects Suppliers to implement systems and controls to promote compliance with applicable laws and the principles set forth in this Code, including policies, procedures, training, risk assessments, discipline, monitoring and auditing mechanisms. Suppliers should also apply these or similar principles to the subcontractors and suppliers they work with in providing goods and services to PPG.

Reporting Misconduct and Non-compliance with the Supplier Code

Monitoring and Termination: PPG reserves the right to assess and monitor Suppliers' compliance with this Code. PPG reserves the right to terminate any agreement with any Supplier that cannot demonstrate compliance with the Supplier Code of Conduct.

Suppliers who are made aware of, or reasonably suspect, any of the following should report the matter to PPG immediately:

- a PPG employee or anyone acting on behalf of PPG engaging in illegal or otherwise improper conduct with respect to their business with the Supplier; or
- any non-compliant activity or violation of the Supplier Code by any employee of the Supplier which impacts PPG.

Violations of this Supplier Code, or questions concerning PPG's stated expectations of Suppliers, can be communicated by contacting:

Chief Compliance Officer
PPG Industries, Inc.
Pittsburgh, PA 15272
chiefcomplianceofficer@ppg.com

Violations of this Code may also be anonymously reported to PPG's Ethics Helpline. More information about PPG's Global Code of Ethics and PPG's Ethics Helpline are available at https://corporate.ppg.com/Our-Company/Ethics.aspx.

UPDATED 20-June-2023



Reference Materials

The latest version of the Global Supplier Code of Conduct and additional supply chain sustainability information that may be useful for your organization to ensure compliance with the Global Supplier Code of Conduct is available at: https://procurement.ppg.com/Programs/Supplier-Sustainability.

PPG Canada Inc.

PPG Architectural Coatings Canada Inc.

In accordance with the requirements of the Act, and in particular section 11 thereof, I attest that I have reviewed the information contained in the report for the entity or entities listed above. Based on my knowledge, and having exercised reasonable diligence, I attest that the information in the report is true, accurate and complete in all material respects for the purposes of the Act, for the reporting year listed above.

Full name Vincent Rea

Title General Manager- Canada

Date May 28 2024

I have the authority to bind the listed Entities.

Signature