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| **CAL-HR-P-0019** |
| **Gifts from Clients and Suppliers Policy** |
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# POLICY STATEMENT

1. will be referred to as ‘the company’ throughout.
2. The Company’s aim is always to ensure customer and client satisfaction. Occasionally, satisfied customers, clients or other third parties may seek to reward employees with gifts. Whilst the Company has no desire to stop deserving employees receiving a small token of gratitude from a satisfied customer or client, there is the potential for abuse. In addition, certain suppliers or contractors may offer “reward schemes” which allow employees to obtain free gifts or discount vouchers in return for ordering services or products on behalf of the Company from that supplier or contractor. The Company needs to be sure its suppliers and contractors are competitive and that its employees are acting in the best interests of the Company when using a particular supplier or contractor.
3. The Company does not believe that it is appropriate for employees to accept anything of greater value than small tokens of appreciation from customers, clients, suppliers, contractors or from any other person or organisation with which the Company has, or might have, business connections. This is because it is important to ensure that no employee acts in any way that is inconsistent with the integrity of the business by accepting a gift in circumstances where it could influence, or be seen to influence, that employee’s business decisions or actions.
4. For these purposes a “gift” is any payment/item/trip/days out/sporting event given to an employee on an apparently ex-gratia basis by any party in connection with the employee’s employment by the Company.

# DISCLOSURE REQUIREMENTS

1. The Company also promotes a culture of honesty and transparency in the practice of receiving gifts. If you receive a gift, you must report this to your line manager as soon as it is given to you. You must also provide details of the nature of the gift and the identity of the sender and a record shall be kept in the gift register. If you fail to do so, this constitutes a disciplinary offence and will be dealt with in accordance with the Company’s disciplinary procedure. Depending on the gravity of the offence, this may be treated as gross misconduct in accordance with the Company’s disciplinary procedure and could render you liable to summary dismissal.
2. If the gift is not a small token of appreciation but has a substantial financial value (as determined by the Company), you will be required to return the gift to the sender with a polite letter thanking them and explaining that it is the Company’s policy that employees should not receive lavish, extraordinary or excessive gifts.
3. If, in the opinion of your line manager, the gift constitutes a bribe or other inducement, you will be asked to pass the gift to a Director of the Company who will return it to the sender with a suitable letter explaining the Company’s policy and asking the sender to comply with the policy in future.
4. In cases where your line manager determines that the gift constitutes a small token of appreciation for you as a personal reward, you may, at your line manager’s discretion, be permitted to retain the gift. However, unless the sender of the gift specifically states or makes clear that the gift is intended for you as a personal reward, all gifts are deemed to be the property of the Company and may be shared amongst members of staff as appropriate.
5. Thus, small gifts that are genuinely given as a token of appreciation are acceptable, provided always that you properly declare them in line with this policy and provided you do not subsequently treat the sender of the gift more favourably than other clients, customers, suppliers or contractors.
6. If the Company discovers that a supplier has been used by an employee wholly or mainly because of the incentive of a free gift (and, as such, the employee has not acted in the best interests of the Company), this will also constitute a disciplinary offence and will be dealt with under the Company’s disciplinary procedure. Depending on the seriousness of the offence, it may again be treated as gross misconduct and could render the employee liable to summary dismissal.
7. The receipt of all gifts will be closely monitored by the Company and shall be recorded in the company’s gift register.
8. This policy does not apply to promotional gifts, i.e. items such as pens, calendars or stationery that bear the company name or logo of another organisation, provided that these have no significant financial value.

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| M2 Safety Consultants Ltd |
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