



# BOOST PRO

## **Anti-Bribery Policy**



BOOST PRO

## Versioning History

DOCUMENT CLASSIFICATION	Protected
DOCUMENT REF	HR-POL-DOC-09
VERSION	4
DATED	24 February 2023
DOCUMENT AUTHOR	Kathryn Andrews
DOCUMENT OWNER	Derek Phillips, Managing Director

## Revision history

VERSION	DATE	REVISION AUTHOR	SUMMARY OF CHANGES	DISTRIBUTION
1	January 2020	Jacqui Dalgleish	First publication	All staff, subcontractors and customers on request
2	January 2021	Jacqui Dalgleish	None	All staff, subcontractors and customers on request
3	January 2022	Jacqui Dalgleish	None	All staff, subcontractors and customers on request
4	24 February 2023	Kathryn Andrews	Reformatted to include headings/sub-headings and additions to/clarifications of the policy.	All staff, subcontractors and customers on request

## Approval

NAME	POSITION	SIGNATURE	DATE
Derek Phillips	Managing Director		20/01/20
Derek Phillips	Managing Director		31/01/21
Derek Phillips	Managing Director		25/01/22
Derek Phillips	Managing Director		27/02/23



## Contents

1) Introduction .....	3
2) Policy brief and purpose .....	3
3) Legal obligations.....	3
4) Policy Statement.....	4
5) Responsibilities and reporting procedure.....	5
6) Record keeping .....	5
7) Sanctions for breach .....	5
8) Monitoring compliance .....	6
9) Training .....	6
10) Examples of potential risks .....	6



The Clarus Networks Group is a provider of specialist connectivity solutions. The Group comprises of Clarus Networks Limited (trading as Clarus Site Solutions and CLEO) and Boost Pro Systems Limited.

## **1) Introduction**

One of the Group's core values is to uphold responsible and fair business practices. It is committed to promoting and maintaining the highest level of ethical standards in relation to all of its business activities. Its reputation for maintaining lawful business practices is of paramount importance and this policy is designed to preserve these values. The Group therefore has a zero tolerance policy towards bribery and corruption and is committed to acting fairly and with integrity in all of its business dealings and relationships and implementing and enforcing effective systems to counter bribery.

## **2) Policy brief and purpose**

This policy sets out the Group's position on any form of bribery and corruption and provides guidelines aimed at:

- ensuring compliance with anti-bribery laws, rules and regulations, not just within the UK but in any other country within which the Group may carry out its business or in relation to which its business may be connected
- enabling employees and persons associated with the Group to understand the risks associated with bribery and to encourage them to be vigilant and effectively recognise, prevent and report any wrongdoing, whether by themselves or others
- providing suitable and secure reporting and communication channels and ensuring that any information that is reported is properly and effectively dealt with
- creating and maintaining a rigorous and effective framework for dealing with any suspected instances of bribery or corruption.

This policy applies to all permanent and temporary employees of the Group (including any of its intermediaries, subsidiaries or associated companies). It also applies to any individual or corporate entity associated with the Group or who performs functions in relation to, or for and on behalf of, the Group, including, but not limited to, directors, agency workers, casual workers, contractors, consultants, seconded staff, agents, suppliers and sponsors ("associated persons"). All employees and associated persons are expected to adhere to the principles set out in this policy.

## **3) Legal obligations**

The UK legislation on which this policy is based is the Bribery Act 2010 and it applies to the Group's conduct both in the UK and abroad. A bribe is an inducement or reward offered, promised or provided in order to gain any commercial, contractual, regulatory or personal advantage.

It is an offence in the UK to:

- offer, promise or give a financial or other advantage to another person (i.e. bribe a person), whether within the UK or abroad, with the intention of inducing or rewarding improper conduct
- request, agree to receive or accept a financial or other advantage (i.e. receive a bribe) for or in relation to improper conduct
- bribe a foreign public official.

You can be held personally liable for any such offence.

It is also an offence in the UK for an employee or an associated person to bribe another person in the course of doing business intending either to obtain or retain business, or to obtain or retain an advantage in the conduct of business, for the Group. The Group can be liable for this offence where it has failed to prevent such bribery by associated persons. As well as an unlimited fine, it could suffer substantial reputational damage.

#### **4) Policy Statement**

All employees and associated persons are required to:

- comply with any anti-bribery and anti-corruption legislation that applies in any jurisdiction in any part of the world in which they might be expected to conduct business
- act honestly, responsibly and with integrity
- safeguard and uphold the Group's core values by operating in an ethical, professional and lawful manner at all times.

Bribery of any kind is strictly prohibited. Under no circumstances should any provision be made, money set aside or accounts created for the purposes of facilitating the payment or receipt of a bribe.

The Group recognises that industry practices may vary from country to country or from culture to culture. What is considered unacceptable in one place may be normal or usual practice in another. Nevertheless, a strict adherence to the guidelines set out in this policy is expected of all employees and associated persons at all times. If in doubt as to what might amount to bribery or what might constitute a breach of this policy, refer the matter to your line manager or to the Group's Compliance Manager or Directors.

For the Group's rules and procedures in relation to the receipt of business gifts from third parties and corporate hospitality offered to or received from third parties, please refer to the Group's Gifts from clients/suppliers policy and its corporate hospitality policy. They form part of the Group's zero tolerance policy towards bribery and they should be read in conjunction with this policy.

The giving of business gifts to clients, customers, contractors and suppliers is not prohibited provided the following requirements are met:

- the gift is not made with the intention of influencing a third party to obtain or retain business or a business advantage, or to reward the provision or retention of business or a business advantage
- it complies with local laws
- it is given in the Group's name, not in the giver's personal name
- it does not include cash or a cash equivalent (such as gift vouchers)
- it is of an appropriate and reasonable type and value and given at an appropriate time
- it is given openly, not secretly
- it is approved in advance by a director of the Group.

In summary, it is not acceptable to give, promise to give, or offer, a payment, gift or hospitality with the expectation or hope that a business advantage will be received, or to reward a business advantage already given, or to accept a payment, gift or hospitality from a third party that you know or suspect is offered or provided with the expectation that it will obtain a business advantage for them.

Any payment or gift to a public official or other person to secure or accelerate the prompt or proper performance of a routine government procedure or process, otherwise known as a "facilitation payment", is also strictly prohibited. Facilitation payments are not commonly paid in the UK but they are common in some other jurisdictions.

## **5) Responsibilities and reporting procedure**

It is the contractual duty and responsibility of all employees and associated persons to take whatever reasonable steps are necessary to ensure compliance with this policy and to prevent, detect and report any suspected bribery or corruption in accordance with the procedure set out in the Group's disclosures in the public interest policy. You must immediately disclose to the Group any knowledge or suspicion you may have that you, or any other employee or associated person, has plans to offer, promise or give a bribe or to request, agree to receive or accept a bribe in connection with the business of the Group. For the avoidance of doubt, this includes reporting your own wrongdoing. The duty to prevent, detect and report any incident of bribery and any potential risks rests not only with the directors of the Group but applies equally to all employees and associated persons.

The Group encourages all employees and associated persons to be vigilant and to report any unlawful conduct, suspicions or concerns promptly and without undue delay so that investigation may proceed and any action can be taken expeditiously. In the event that you wish to report an instance or suspected instance of bribery, you should contact the Directors. Confidentiality will be maintained during the investigation to the extent that this is practical and appropriate in the circumstances. The Group is committed to taking appropriate action against bribery and corruption. This could include either reporting the matter to an appropriate external government department, regulatory agency or the police and/or taking internal disciplinary action against relevant employees and/or terminating contracts with associated persons.

The Group will support anyone who raises genuine concerns in good faith under this policy, even if they turn out to be mistaken. It is also committed to ensuring nobody suffers any detrimental treatment as a result of refusing to take part in bribery or corruption, or because of reporting in good faith their suspicion that an actual or potential bribery or corruption offence has taken place or may take place in the future.

## **6) Record keeping**

All accounts, receipts, invoices and other documents and records relating to dealings with third parties must be prepared and maintained with strict accuracy and completeness. No accounts must be kept "off the record" to facilitate or conceal improper payments.

## **7) Sanctions for breach**

A breach of any of the provisions of this policy will constitute a disciplinary offence and will be dealt with in accordance with the Group's disciplinary procedure. Depending on the gravity of the offence, it may be treated as gross misconduct and could render the employee liable to summary dismissal.

As far as associated persons are concerned, a breach of this policy could lead to the suspension or termination of any relevant contract, sub-contract or other agreement.



There is also the possibility that criminal and/or civil legal action will be taken.

## **8) Monitoring compliance**

The Group's Compliance Manager has lead responsibility for ensuring compliance with this policy and will review its contents on a regular basis. They will be responsible for monitoring its effectiveness and will provide regular reports in this regard to the directors of the Group who have overall responsibility for ensuring this policy complies with the Group's legal and ethical obligations.

## **9) Training**

The Group will provide training to all employees to help them understand their duties and responsibilities under this policy. The Group's zero tolerance approach to bribery will also be communicated to all business partners at the outset of the business relationship with them and as appropriate thereafter.

## **10) Examples of potential risks**

The following is a non-exhaustive list of possible issues which raise bribery concerns and which you should report in accordance with the reporting procedure set out above:

- a third party insists on receiving a commission or fee before committing to signing a contract with the Group, or carrying out a government function or process for the Group.
- a third party requests payment in cash, or refuses to sign a formal commission or fee agreement, or to provide an invoice or receipt for a payment made
- a third party requests an unexpected additional commission or fee to facilitate a service
- a third party demands lavish, extraordinary or excessive gifts or hospitality before commencing or continuing contractual negotiations or provision of services
- you are offered an unusually lavish, extraordinary or excessive gift or hospitality by a third party
- you receive an invoice from a third party that appears to be non-standard or extraordinary
- the Group is invoiced for a commission or fee payment that appears large given the service stated to have been provided.