Supplemental Code of Ethics for the CEO and Senior Officers

Approved by:

Name: Audit Committee of the Board of Directors of Mastercard Incorporated

Title: N/A
Supplemental Code of Ethics for the CEO and Senior Officers

1 INTRODUCTION

1.1 Purpose & Objective

The Company has adopted a Code of Conduct (the “Code of Conduct”) that applies to all employees of the Company. The Chief Executive Officer (“CEO”), President, Chief Financial Officer (“CFO”) and certain other senior officers of Mastercard that are subject to this Supplemental Code of Ethics for the CEO and Senior Officers (“Supplemental Code of Ethics”) are also subject to the Code of Conduct. Covered Officers, identified in Section 3.2 below, have specific responsibilities under the U.S. securities laws. In adopting both this Supplemental Code of Ethics and the Code of Conduct, the Company has recognized the vital importance of conducting its business in full compliance with all applicable laws and subject to the highest ethical standards of integrity and honesty.

1.2 Applicability & Scope

This Supplemental Code of Ethics is applicable to the CEO, the President, the CFO and certain other senior officers of Mastercard Incorporated and its majority-owned subsidiaries (together, “Mastercard” or the “Company”) identified as Covered Officers in Section 3.2 below.

Where an amendment to or waiver of this Supplemental Code of Ethics may be necessary or appropriate with respect to a Covered Officer, such person shall submit a request for approval to the CEO and the General Counsel or their designee such as the Chief Compliance Officer (“General Counsel/Designee”), who will communicate with the Board of Directors of the Company (the “Board”) as appropriate. Only the Board, or a duly authorized committee of the Board, may grant waivers from compliance with this Supplemental Code of Ethics or make amendments to this Supplemental Code of Ethics. If a duly authorized committee of the Board grants a waiver from, or makes an amendment to, this Supplemental Code of Ethics, it will promptly notify the Board of such action. All waivers, including implicit waivers, and amendments relating to Covered Officers will be publicly disclosed to the extent required by applicable U.S. Securities and Exchange Commission (“SEC”) regulations, and no waiver, implicit waiver or amendment of this Supplemental Code of Ethics will become effective until any such required public disclosure is made. For this purpose, a “waiver” means the approval by the Board of a material departure from a provision of this Supplemental Code of Ethics and an “implicit waiver” means the failure of the Board to take action within a reasonable period of time regarding a material departure from a provision of this Supplemental Code of Ethics after any executive officer of the Company has become aware of such material departure.

If the Board, or a duly authorized committee of the Board, decides to grant a waiver from this Supplemental Code of Ethics, it will ensure that, if the circumstances warrant, the waiver is accompanied by appropriate controls designed to protect the Company from the risks of the transaction with respect to which the waiver is granted. The Disclosure Committee will be advised of the waiver for the purposes of ensuring prompt disclosure of the waiver and modification (if required) of the Company’s disclosure controls or procedures in light of the waiver.

1.2 Why this Policy is Important to Employees

The Code of Conduct sets forth the principles of behaviors and business ethics. It helps support our culture of compliance, decency and accountability. The Supplemental Code of Ethics provides
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additional guidance to Covered Officers regarding how the Company conducts its business in full compliance with all applicable laws and subject to the highest ethical standards of integrity and honesty.

2 POLICY DESCRIPTION

<table>
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<tr>
<th>2.1</th>
<th>Policy Statements</th>
<th>In all of their dealings on behalf of, or with, the Company, each Covered Officer must:</th>
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<td>• Engage in and promote honest and ethical conduct, including by avoiding any potential actual or apparent conflicts of interest between personal and business or professional relationships;</td>
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<td>• Act in good faith, responsibly, with due care, competence and diligence, without misrepresenting material facts or allowing their independent judgment to be subordinated to the judgment of others;</td>
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<td>• Produce full, fair, accurate, timely, and understandable disclosure in reports and documents that the Company files with, or submits to, the SEC and in other public communications;</td>
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<td>• Comply with all applicable governmental laws, rules and regulations (including, but not limited to, those relating to disclosure of the business activities and/or performance of the Company);</td>
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<td>• Promptly report violations of this Supplemental Code of Ethics, or of the Code of Conduct, by a Covered Officer to the General Counsel/Designee (or such other person as may be designated by the Board from time to time);</td>
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<td>• Protect the confidentiality of non-public information about the Company and its customers and suppliers or other third parties, and prevent the unauthorized disclosure of such information unless required by law;</td>
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<td>• Ensure the responsible use of and control over all Company assets and resources entrusted to their care; and</td>
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<td>• Assume accountability for compliance with, and the interpretation and enforcement of, this Supplemental Code of Ethics.</td>
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| 2.1.1 | Avoidance and Handling of Conflict of Interest Situations | Each Covered Officer is expected to avoid whenever practicable situations where their personal interests may conflict with, or be reasonably perceived to conflict with, the best interests of the Company and, where it is not possible to avoid an actual or apparent conflict of interest, to act in a manner intended to protect and advance the Company’s sole best interest. Accordingly, a Covered Officer: |
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- Is not permitted to compete, either directly or indirectly, with or against the Company;
- Is not permitted to receive compensation in connection with services performed relating to any transaction entered into by the Company, other than compensation received in respect of the Covered Officer’s employment by the Company;
- Should avoid making any personal investment, acquiring any personal financial interest or entering into any association that interferes, might interfere, or might reasonably be thought to interfere, with their independent exercise of judgment on behalf of the Company and in its best interests (such as, for example, taking a substantial (in excess of 1%) equity interest in a vendor seeking to do business with the Company); and should not take or otherwise appropriate for their personal benefit, or for the benefit of any other person or enterprise, any opportunity or potential opportunity that arises or may arise in any line of business in which the Company, or any Company subsidiary, engages or is considering engaging without first notifying and obtaining the written approval of the Company’s CEO or their designee.

To protect and advance the interests of the Company in any situation where the interests of the Company and the interests of a Covered Officer may conflict or be perceived to conflict, a Covered Officer must disclose any actual or apparent conflict of interest to the CEO and the General Counsel/Designee. In circumstances where such actual or apparent conflict of interest does not constitute a material departure from a provision of this Supplemental Code of Ethics, the CEO and General Counsel/Designee may determine that such disclosure is sufficient to remove the circumstances from the prohibitions of this Supplemental Code of Ethics without constituting a waiver or implicit waiver of this Supplemental Code of Ethics. In addition, it will generally be necessary for the Covered Officer to cease to be involved in dealing with the situation on behalf of the Company and for another director, officer or employee of the Company to act on the matter on behalf of the Company, for example in the negotiation of a transaction on behalf of the Company.

There is no "bright-line" test for, or comprehensive definition of what constitutes, a conflict of interest, although the minimum standard of conduct is compliance with all applicable laws, this Supplemental Code of Ethics, and the Code of Conduct. Accordingly, while not every situation that may give rise to a conflict of interest can be enumerated either in this Supplemental Code of Ethics or the Code of Conduct, a Covered Officer should treat as a conflict of interest requiring disclosure to the CEO and the General Counsel/Designee any situation in which the Covered Officer, any immediate family member or in-law of an immediate family member of the Covered Officer or any person living in the Covered Officer’s personal residence:
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<th>2.1.2 Full, Fair and Timely Disclosure; Adequacy of Disclosure Controls and Procedures and Internal Control over Financial Reporting</th>
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| Covered Officers are responsible under the U.S. securities laws and this Supplemental Code of Ethics for assuring accurate, full, fair, timely and understandable disclosure in the Company’s financial reports, including but not limited to any report or other document filed with or submitted to the SEC or other governmental agency or entity, or in a press release, investor conference or any other medium in which a Covered Officer purports to communicate financial information on behalf of the Company. Accordingly, it is the responsibility of each Covered Officer promptly to bring to the attention of the CEO or General Counsel/Designee any credible information of which he or she becomes aware that would place in doubt the accuracy and completeness in any material respect of any disclosures of which he or she is aware that have been made, or are to be made, directly or indirectly by the Company in any public SEC filing or submission or any other formal or informal public communication regarding the Company’s financial performance, whether oral or written (including but not limited to a press release).

In addition, each Covered Officer is responsible for promptly bringing to the attention of either the CEO or General Counsel/Designee and either the General Auditor or the Disclosure Committee of the Company any credible information of which he or she becomes aware that indicates any significant deficiency or material weakness in the Company’s internal control over financial reporting within the meaning of Section 404 of the Sarbanes-Oxley Act and the SEC’s implementing rules, and/or the Company’s disclosure controls and procedures for preparing SEC reports or other public communications as mandated by Section 302 of the Sarbanes-Oxley Act and the SEC’s implementing rules, even if a materially
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Inaccurate or incomplete disclosure by or on behalf of the Company has not resulted or is not expected imminently to result from such deficiency or weakness.

Each Covered Officer is reminded, moreover, that the Company is required by law and its Code of Conduct to keep books and records that accurately and fairly reflect its business operations, its acquisition and disposition of assets and its incurrence of liabilities, as part of a system of internal accounting controls that will ensure the reliability and adequacy of these books and records and also that access to Company assets is granted only as permitted by Company policies.

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<th>2.1.3</th>
<th><strong>Compliance with the Supplemental Code of Ethics; Violations of Law</strong></th>
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<td>Each Covered Officer is required to promptly bring to the attention of the General Counsel/Designee (or such other person as may be designated by the Board from time to time) any credible information he or she may receive or become aware of indicating:</td>
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<td>• That any violation by a Covered Officer of this Supplemental Code of Ethics either has occurred, may be occurring, or is imminent;</td>
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<td>• That any violation of the U.S. securities laws or any rule or regulation thereunder by a Covered Officer has occurred, may be occurring, or is imminent; or</td>
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<td></td>
<td>• That any material violation by a Covered Officer of any other law, rule or regulation applicable to the Company has occurred, is occurring or is imminent.</td>
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In reporting violations under this section, a Covered Officer may utilize the confidential or anonymous complaint procedures for contacting the General Counsel/Designee set forth in the Mastercard Incorporated Whistleblower Policy (“Whistleblower Policy”). In addition, in the event that the General Counsel is implicated or potentially implicated in any alleged violation under this section, a Covered Officer may report such violations directly to the non-management Chairman of the Audit Committee of the Board (the “Audit Committee”) in accordance with the complaint mechanism set forth in the Whistleblower Policy.

The General Counsel/Designee and the Audit Committee will have responsibility for investigating and responding to violations reported under this section, which will be treated as Reports (as that term is defined in the Whistleblower Policy) and reported to the Audit Committee in accordance with such procedures. Among other things, the provisions of Section 2.3.3 of the Whistleblower Policy relating to the protection of persons making Reports or assisting in efforts to resolve a Report will apply to complaints of violations under this section. A completed certificate attesting to compliance with this Supplemental Code of Ethics will be obtained from each Covered Officer by the General Counsel/Designee promptly after an individual becomes a Covered Officer and on an annual basis thereafter.
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<td>The General Counsel/Designee will make all such certificates available to the Audit Committee upon request.</td>
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<td>2.1.4</td>
<td><strong>Independent Auditors</strong></td>
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<td>2.2</td>
<td><strong>Roles &amp; Responsibilities</strong></td>
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<td>2.2.1</td>
<td><strong>Audit Committee of the Mastercard Incorporated Board of Directors</strong></td>
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<td>2.2.2</td>
<td><strong>Covered Officers</strong></td>
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<td>2.2.3</td>
<td><strong>General Counsel/Designee</strong></td>
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<td><strong>Monitoring, Reporting &amp; Escalation</strong></td>
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<td>2.4</td>
<td><strong>Communication &amp; Training</strong></td>
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A material violation by a Covered Officer of any other law, rule or regulation applicable to the Company has occurred, may be occurring or is imminent.

4. If I receive or become aware of any information that indicates any of the above, I will promptly bring it to the attention of the General Counsel/Designee or such other person as required by this Supplemental Code of Ethics.

3  KEY POLICY INFORMATION

3.1 Compliance

In the event of a violation of this Supplemental Code of Ethics by a Covered Officer, the General Counsel/Designee will promptly advise the Audit Committee of the relevant facts and circumstances. Thereafter, the Audit Committee will determine the appropriate actions to be taken after considering all relevant facts and circumstances. The Audit Committee will refer the matter to the Human Resources and Compensation Committee of the Board if the facts and circumstances implicate issues under the jurisdiction of that committee and may refer the matter to the full Board. Any action taken by the Board or a committee thereof will be reasonably designed to:

- Deter future violations of this Supplemental Code of Ethics or other wrongdoing; and
- Promote accountability for adherence to the policies of this Supplemental Code of Ethics and other applicable policies.

In determining the appropriate sanction in a particular case, the Audit Committee may consider the following matters, and other matters in its discretion:

- The nature and severity of the violation;
- Whether the violation was a single occurrence or repeated occurrences;
- Whether the violation appears to have been intentional or inadvertent;
- Whether the individual(s) involved had been advised prior to the violation as to the proper course of action;
- Whether the individual(s) involved cooperated with the investigation into the violation or obstructed any such investigation;
- Whether the individual(s) involved has accepted responsibility for the violation; and
- Whether or not the individual(s) in question had committed other violations in the past.

Covered Officers are reminded that violations of this Supplemental Code of Ethics may also constitute violations of law that may result in civil or criminal penalties for the Covered Officers and/or the Company.

Ownership, Review & Approval

The Supplemental Code of Ethics is owned by the Audit Committee of the Board of Directors and must be reviewed for updates every three years or as circumstances dictate. Policy revisions are at the sole discretion of the Audit Committee or the full Board of Directors.

3.2 Key Definitions
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Audit Committee: Audit Committee of the Board of Directors of Mastercard Incorporated

Covered Officer: the following are Covered Officers for the purpose of the Supplemental Code of Ethics –

- Chief Executive Officer
- President
- Chief Financial Officer
- Corporate Controller
- Assistant Controller
- Corporate Treasurer
- General Counsel
- Executive Vice President, Tax
- Executive Vice President, Financial Planning and Analysis
- Executive Vice President, Strategy, Corporate Development and M&A
- Executive Vice President, Investor Relations
- Corporate Secretary
- General Auditor
- Any person serving as the most senior financial officer of a Mastercard region
- Any person serving as the most senior financial officer of a Mastercard business unit

Disclosure Committee: a committee of management chaired by Mastercard’s Corporate Controller that assists the CEO and CFO in fulfilling their responsibilities for oversight of the accuracy and timeliness of our public disclosures

General Counsel/Designee: the General Counsel and any of their designees, such as the Chief Compliance Officer and Senior Vice President of the Business Conduct Office. Designees are not considered Covered Officers.

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3.3 Cross References

3.3.1 Policies
Code of Conduct
Whistleblower Policy

3.3.2 Standards
Securities and Exchange Act
Sarbanes-Oxley Act of 2002

3.3.3 Operating Procedures
Conflicts of Interest Guidelines
3.4 Version History

December 4, 2017 – Reformatted to comply with the new Policy Framework
June 15, 2020 – Reviewed for updates within the three-year review cycle