

Code of Conduct for the Chairperson, other Board Members and Managing Director



Atlas Bangladesh Ltd. 265-267, Tongi I/A, Tongi, Gazipur

Recommended by

Nomination and Remuneration Committee (NRC)

Approved By

Board of Directors, Atlas Bangladesh Limited

10/22/2020

1. Introduction:

These Code of Conducts have been prepared for the Chairperson, other Boardmembers and Managing Director of the Company in accordance with Condition1(7)(a) and (b) of the Corporate Governance Code issued by the Bangladesh Securitiesand Exchange Commission (BSEC), dated 03 June, 2018.

2. Definitions & Interpretation:

In the Code of Conducts, unless there is anything repugnant in the subject or context:

- a) "Company" means Atlas Bangladesh Limited(ABL).
- b) "Board" means the Board of Directors of the Company.
- c) "Directors" means Directors to the Board.
- d) "Chairperson" means the Chairperson of the Board of Directors of the Company.

3. Purpose:

The Company is committed to bring an ethical and responsible member of thebusiness communities in which it operates. The Company always endeavors to ensure that the highest standards of honesty, integrity and ethics are maintained. This Code is intended to serve as a source of guiding principles for the Chairperson, other Boardmembers and Managing Director of the Company even though no code or policy cananticipate every situation that may arise. The standards contained in this Code areneither exclusive nor comprehensive. The Chairperson, other Board members andManaging Director of the company with all applicable laws,rules and regulations, whether or not specifically addressed in this Code.

4. Principles of the Code:

The Chairperson, other Board members and Managing Director of the Company shallact within the authority conferred upon them, in the best interests of the Companyand observe the following:

A. Prudent Conduct and Behavior:

The Chairperson, other Board members and Managing Director should;

- I. act honestly, ethically, in good faith and in the best interest of the Company.
- II. ensure that it is executed in terms of the authorizations granted and within the limitsprescribed under the relevant policies, codes, guidelines and other directives issuedby the Board of Directors of the Company from time to time.
- III. refrain from indulging in any discriminatory practice or behavior based on race, color,sex, age, religion, ethnic or national origin, disability or any other unlawful basis. Theethical conduct, performance and skills shall be the qualifying indicatives for anemployee's performance.
- IV. conduct themselves in a professional, courteous and respectful manner and shall nottake any improper advantage of their position.
- V. use the Company's assets, property, proprietary information and intellectual rightsfor business purposes of the Company and not for any personal benefits or gains.

B. Confidentiality:

Confidential information includes, amongst others, all information of the Companynot authorized by the management of the Company for public dissemination andthat might be of use to competitors, or harmful to the Company if disclosed. The Chairperson, other Board members and Managing Director should;

- I. maintain the confidentiality of information entrusted to him/her by the Company orits customers, vendors or consultants except when disclosure is properly authorized by the Company or legally mandated.
- II. protect all information (in any form including electronic information) fromunauthorized disclosure that it created or used in support of Company businessactivities as the property of the Company.
- III. take all reasonable efforts to safeguard such confidential information that is in his/herpossession against inadvertent disclosure and shall comply with any non-disclosure obligations imposed on the Company in its agreements with third parties.
- IV. conduct themselves so as to meet the expectations of operational transparency of the stakeholders while at the same time maintaining confidentiality of information inorder to foster a culture conducive to good decision making.
- V. all confidential information must be held in confidence, unless authorized by theBoard or otherwise permissible in accordance with this Code; or the same is

part of the public domain at the time of disclosure; or is required to be disclosed inaccordance with applicable laws.

C. Conflict of Interest:

A conflict of interest occurs when an individual's private interest interferes in any way withthe interests of the Company. These include, but are not limited to, sensitivity to the the conflict of interest or the appearance or possibility of a conflict of interest. To avoid the conflict of interest the Chairperson, other Board members and Managing Director should;

- I. adhere to the highest standards of honesty and ethical conduct.
- II. not use their position or knowledge gained directly/indirectly in the course of their duties for private or personal advantage.
- III. not enter into any transaction which is or may likely to have a conflict with the interestof the Company.
- IV. avoid business, financial or other direct or indirect interests or relationships which conflict with the interests of the Company or which divides his or her loyalty to the Company.
- V. required to declare at all times the nature and extent of any conflict of interests, whether direct or indirect, or whether actual or potential, with the Company, and where so required, to abstain from any deliberation and decision relating thereto.
- VI. disclose to the board whether they directly, indirectly or on behalf of third partieshave a material interest in any transaction or matter directly affecting the Company.
- VII. act in the best interest of the Company at all times.

D. Compliance with Laws, Rules and Regulations:

The Chairperson, other Board members and Managing Director of the Company shallact as the ambassador for the Company. The Chairperson, other Board members andManaging Director should;

- I. strives to ensure that all activity by or on behalf of the Company is in compliance withapplicable laws, rules and regulations of Bangladesh.
- II. dealing with customers, suppliers, competitors or other third parties, neitherundertake any commitment nor engage in any agreement which is prohibited asanti-competitive, discriminating or illegal.

III. expected to carry out his/her duties with integrity and professionalism when dealing with customers, suppliers, governmental bodies or partners in compliance with lawsand regulations.

E. Prohibition of Insider Trading:

The Chairperson, other Board members and Managing Director should;

- I. comply with all laws, rules, and regulations governing trading in the shares of theCompany and the Company's Code of Conduct for Prohibition of Insider Trading indealing with the securities of the Company which, inter-alia, prohibits buying orselling of the Company's securities on the basis of any unpublished price sensitive information and prohibits disclosure of such information to any other person wheresuch information may be used by such person for his or her personal benefit or gain.
- II. comply with the provision of the Companies Act, 1994 and applicable rules and regulations issued by the Bangladesh Securities Exchange Commission, Dhaka StockExchange and Chittagong Stock Exchange, in so far as they relate to prohibitions oninsider trading.

F. Relationship with Environment:

The Chairperson, other Board members and Managing Director should;

- I. committed to complying with all applicable environmental and Health & Safety laws, standards and requirements.
- II. provide a safe and healthy working environment and comply with the conduct of thebusiness affairs of the Company.
- III. committed to prevent the wasteful use of natural resources and minimize anyhazardous impact of the development, production, use and disposal of any of itsproducts and services on the ecological environment in accordance with theapplicable laws.
- IV. encourage the employees to take care of Health & Safety measures, to follow allrelevant rules, regulations and work instructions and to use appropriate personalprotective equipment as required.

G. Relationship with Employees:

The Chairperson, other Board members and Managing Director should:

- I. strive for causing the Company to maintain cordial employee relations.
- II. cause the Company to build competency based human resource systems andmaintain human resource policies that have been directed at managing thesustainable growth of the organization efficiently.
- III. assist the Company in further aligning its human resource policies, processes and initiatives to meet its business needs.
- IV. providing a work environment that is free of unlawful discrimination and harassment, and must adhere to the policies of the Atlas BangladeshLimited and applicable laws of Bangladesh.

H. Relationship with Customers:

The Chairperson, other Board members and Managing Director should:

- i. ensure that the Company is committed to supply products and services of the highestquality standards backed by efficient aftersales service consistent with therequirements of the customers to ensure their total satisfaction.
- ii. ensure that Company will properly engage in product advertising, publicity, and salespromotion activities to avoid misleading the customers.
- iii. ensure that the Company will engage in free and open competition with competitors maintain its stance as a company trusted by customers and society.

I. Relationship with Suppliers:

This general requirements Code contains applicable to all suppliers to Company.Particular supplier contracts may contain more specific provisions addressing someof these same issues. Nothing in this Code is meant to supersede any specific provision in a particular contract, and to the extent there is any inconsistencybetween this Code and any other provision of a particular contract, the otherprovision will prevail. The Chairperson, other Board members and Managing Directorshould act in the best interest of the Company. Accordingly, the Chairperson, otherBoard members and Managing Director should have no relationship, financial orotherwise, with any supplier that might conflict, or appear to conflict, with theChairperson, other Board members and Managing Director's obligation to act in thebest interest of Company.

J. Independency:

The Chairperson, other Board members and Managing Director should:

- i. remain independent in all material respects.
- ii. act impartial to the Employees, Customers, Suppliers, Shareholders and otherStakeholders.

5. Amendment to the Code of Conduct:

The provisions of this Code can be amended/ modified by the Board of Directors,based on the recommendation of the Nomination and Remuneration Committee(NRC) from time to time and all such amendments/modifications shall take effectfrom the date stated therein. The Chairperson, other Board members and ManagingDirector shall be duly informed of such amendments and modifications.

6. General:

The Chairperson, other Board members and Managing Director are obligated to readand accept the provisions of this Code. No code of conduct, however, can addressevery situation for which guidance may be necessary. If the Chairperson, other Boardmembers and Managing Director are unclear about what may be the right course ofaction in a particular situation, he/she should obtain appropriate advice before takingaction. The Chairperson, other Board members and Managing Director are expected to abide by both the letter and spirit of this Code. Any questions regarding the scopeor proper interpretation of this Code, or advice concerning its application to aparticular situation, should be referred to the Legal Department of the Company.

7. Publication of the Code of Conduct:

Pursuant Condition 01(7)(b)Corporate Governance Code to of NotificationBSEC/CMRRCD/2006-158/207/Admin/80 Dated. June of 3 2018 Bangladesh Securities and Exchange Commission, this Code of Conduct and any amendments thereto shallbe published/posted on the website of the Company i.e. www.atlas.gov.bd