



Anthem Code of Conduct

January 2022

Table of contents

Our Commitment to Integrity		
Be bold, be accountable		
Why we have the Code 4		
Our shared responsibilities		
Knowing and complying with our policies		
Making ethical decisions		
Associate training		
Enterprise risk management		
Reporting violations and seeking advice6		
Reporting misconduct and ethics concerns6		
Reporting misconduct and ethics concerns – managers' responsibility7		
Does the Ethics Department investigate all concerns reported?8		
What are some examples of misconduct resulting in potential corrective action?8		
When is the Ethics and Compliance HelpLine available?8		
Non-retaliation and non-intimidationg		
Investigating reported violations, confidentiality, and duty to cooperateg		
Corrective action		
Reporting accounting, auditing, and internal accounting		
Reporting possible provider or member fraud, waste, and abuse 10		
Disclosure		
Our work environment		
Alcohol and drug-free workplace		
Drug/alcohol testing11		
Workplace violence		
Weapons11		
Background checks12		
Employment of government personnel12		
Equal employment opportunity and affirmative action		
Solicitation and distribution of materials12		
Discrimination and harassment12		
Sexual harassment 12		
Protecting our information		
Confidential and proprietary information about our business13		
Confidential information about our members14		
Confidential information about our associates14		
Material nonpublic or inside information about our company14		
Confidential information about our providers, vendors, and business partners15		
vendors, and business partners15		
vendors, and business partners Requests for confidential information related		
vendors, and business partners Requests for confidential information related to government contracts		

Use of company assets16		
	Electronic assets	16
	Passwords and access codes	16
	Software	17
	Social networking	17
	Record retention and destruction	17
On our own time		
	Conflict of interest - disclosure	19
	Personal financial interest	19
	Family and personal relationships	19
	Outside employment and other activities	20
	Personal political activity and contributions	
Conducting Anthem's business 21		
	Fairness	21
	Community service	21
	Environment	
	Gifts and special courtesies	22
	Gifts cards – accepting or offering	22
	Business entertainment	23
	Discounts	23
	Anti-rebating statutes – offering gifts to customers and potential customers	23
	Lobbying/contacting elected officials, regulators, or state government agencies	24
	Antitrust laws	
	Procurement	
	Kickbacks	
	Vendor relationships	-
	Business relationships with pharmaceutical manufacturers	
	Business agreements	
	Other key laws that impact our business	
D	oing business with the government	
	Monitoring for excluded persons	
	Prohibition on discrimination in marketing and enrollment	29
	False Claims Act and False Statements Act	29
	Stark Law	29
	Obstruction of a federal audit	30
	Restrictions on obtaining and disclosing	
	certain information statute	30
	Truthful Cost or Pricing or Data Act	30
D	oing business across the globe	31
	Bribery and corruption	31
	Anti-boycott	32
	Barred countries/Office of Foreign Asset Control Screening	32
	Human rights	32





Our Mission

Improving lives and communities. Simplifying healthcare. Expecting more.

Vision

Be the most innovative, valuable and inclusive partner.

At Anthem, we are a company grounded in ethical behavior. Each of us is responsible for creating a work environment that promotes accountability, integrity, and trust – both for ourselves, as well as for the consumers, care providers, regulators, and communities who depend upon us.

The current climate has required us to think differently and find new ways of working together to simplify and improve the healthcare experience. As we work to transform Anthem into a lifetime, trusted health partner, it is more important than ever that we exercise the highest standards of ethics and professional behavior by carrying out our **Code of Conduct**.

Our Code serves as the foundation of our Ethics, Compliance and Privacy Program. It provides clear guidelines for acting morally and with integrity in our decisions, our operations, and the execution of all of our work and responsibilities as Anthem associates. As a company, we demonstrate the Code through our active, responsible citizenship, including our commitment to The United Nations Global Compact (UNGC), the world's largest corporate sustainability initiative. The compact is a call to companies everywhere to align their operations and strategies with universal principles and take actions that advance societal goals such as reducing food insecurity, advancing health and wellbeing, improving racial and gender equality, and mitigating climate change.

I encourage you to read and understand the Anthem Code. Even if you've read the document before, please review it again. By thoroughly reviewing and following

Garl K Boucheaux

Gail Boudreaux President and Chief Executive Officer Anthem, Inc.

the Code, you are building upon Anthem's long-standing commitment to delivering the highest level of excellence in all we do.

Our Code supports our Anthem values

- Leadership: Redefine what is possible
- **Community:** Committed, connected, invested
- Integrity: Do the right thing, with a spirit of excellence
- Agility: Deliver today transform tomorrow
- Diversity: Open your hearts and minds

At Anthem, these values are our foundation. They are clear, purposeful, and bold, and they serve as our North Star in serving our consumers and communities. This focus strengthens our consumers' confidence in knowing that we will always conduct ourselves ethically as we partner to navigate and simplify the healthcare system. If you identify something you believe is not in accordance with our Values or our Code, please speak up. Anthem associates have several ways to seek guidance or to anonymously report concerns, which are specifically outlined in our Code. We are grateful to associates who take the initiative to report unethical behavior, and associates should know that retaliation of any kind is unacceptable.

As an enterprise, we can only fulfill our purpose of improving the health of humanity if we remain committed to ethical conduct. Thank you for your continued commitment to doing the right thing – without compromise – for those we are privileged to serve.



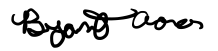
Be bold, be accountable

Anthem is on a bold journey to both simplify and improve the healthcare experience for all. Navigating this journey during a global pandemic is complicated, but Anthem associates have risen to the challenge. Each of us is accountable and plays a key role in ensuring our collective success. The ways in which we perform our work, interact with our members and collaborate with each other are integral building blocks of our culture here at Anthem. As we grow as a company, it is important to remember that we, as Anthem associates, have the opportunity to influence both our reputation and culture through our behaviors. Choosing to act ethically, with integrity and living our values is fundamental to delivering on our mission.

Anthem's Code is a critical tool providing guidance on how our organization has established an environment that promotes doing the right thing. As Anthem welcomes new associates and entities into our organization, the Code aids us by demonstrating the necessary elements of our culture. Each of us is required to read and understand how the Code explains our responsibility to promote an ethical and compliant workplace and utilize the Code to guide us and our work.

After reviewing the Code, if you have any questions, there are resources available to assist you:

Your manager



Bryant Aaron, Sr. Chief Compliance Officer Anthem, Inc.

- Calling the Ethics and Compliance HelpLine:
 - From United States: 877-725-2702
 - From India: 000-8000-4022-65
 - From Israel: +1-317-287-5699
 - From Philippines: 02-8299-3864
 - Worldwide: +1-317-287-5699
 - For FGS associates: 800-438-4427
 - For DeCare Ireland associates: (094)-93 78652
- Submitting an online report at www.anthemethicshelpline.com
- Sending an email to: ethicsandcompliance@anthem.com
- For DeCare Ireland send an email to: ethicsandcomplianceireland@anthem.com
- Contact me directly at 732-340-6171

In addition, it is important to remember, as an Anthem associate, you have a responsibility to report any potential violation of our Code through one of the above resources. All reports are taken seriously and any retaliation for reporting in good faith is strictly prohibited.

Thank you for the active role you play in creating an ethical and accountable environment. Anthem's culture is built and nurtured by every action we choose every day, together. Let's hold each other accountable and improve the health of humanity together!

Why we have the Code

The Code is a resource for all of us and is not a comprehensive policy or rulebook. Our Code provides us with guidance on conducting our business ethically. It also helps protect our reputation, members, shareholders, suppliers, and other business partners.

Anthem prohibits retaliation against anyone reporting in good faith a known or suspected ethical or compliance concern. Anyone found to have retaliated against someone for making such a report will be subject to corrective action, up to and including termination of employment. By reporting misconduct, you are contributing to Anthem's ethical culture and upholding Anthem's values.

Unless otherwise noted, the Code applies to associates, officers, and directors of Anthem, Inc., its affiliates, and subsidiaries, first tier, downstream or related entities, and our business partners. Certain business units may approve supplements to this Code or adopt their own Code.

If you work with third parties, such as consultants, agents, brokers, suppliers, vendors, independent contractors, or first tier, downstream, or related entities (third parties), you must require these parties to comply with relevant aspects of Anthem's compliance policies; provide these parties with information about policy requirements; and take action up to and including terminating a contract, after learning a third party failed to abide by Anthem's compliance policies.

The Code does not create any contractual rights between you and Anthem. It may be changed or modified by Anthem at any time without notice. We should not interpret the Code as a promise of employment or continued employment.

Anthem's Ethics, Compliance, and Privacy Program is led by the Chief Compliance Officer. The Anthem, Inc. Audit Committee of the Board of Directors oversees the program and receives periodic direct reports from the Chief Compliance Officer, as well as from business unit Compliance Officers, as appropriate. The Board of Directors may only grant a waiver of all or part of the Code under exceptional circumstances. Any waivers will be disclosed as required. Anthem's Code is the foundation of our Ethics, Compliance, and Privacy Program. It guides our actions and our decision-making process. By understanding and following the Code, you help safeguard Anthem's integrity and reputation as an ethical, caring company.



When assessing whether our actions align with our Code, keep in mind Anthem's Guiding Principles:

- 1. Follow the Code and live Anthem's values.
- 2. Report suspected or observed misconduct.
- 3. Promote a safe and healthy work environment.
- 4. Protect confidential and proprietary information.
- 5. Adhere to policies when using Anthem assets.
- 6. Disclose and manage conflicts of interest.
- 7. Conduct Anthem's business with integrity, fairness, and honesty.
- 8. Comply with the laws and regulations wherever Anthem conducts business.

Anthem Code of Conduct | January 2022



Our Code puts our company's values into action. We have a responsibility to comply with our policies, contracts, and applicable laws where we operate.

Our shared responsibilities

Knowing and complying with our policies

We are responsible for knowing, understanding, and complying with our policies and applicable laws. By committing to these responsibilities, we will continue to conduct our business with integrity and maintain the trust and high level of service expected from us.

To locate key company-wide policies, visit Pulse and enter keywords to search for the policy you need or look under the <u>Our Policies</u> section in Tools & Resources.

Making ethical decisions

The Code and our policies cannot replace our own sense of integrity and good judgment. We must do what is right. We are responsible to act with unquestionable ethics in all business matters. We must never commit or ask others to commit unethical or illegal acts. We should immediately report any request or direction to commit an act we think may be illegal or unethical.

Associate training

All associates are required to complete the Ethics and Compliance training assigned to them within the time period provided.

Managers must ensure their associates complete their assigned training. If associates fail to complete required training, they will face corrective action up to and including termination of employment.

Enterprise risk management

We have a responsibility to understand and follow company policies that address our existing or emerging internal and external risks to our strategies, objectives, financials, operations, reputation, and regulatory compliance. Managers have an additional responsibility to identify, quantify, mitigate, and properly monitor such risks. Together, managers and associates should work to minimize risks by ensuring effective controls and mitigation strategies are in place.

If you are aware of such risks not being managed appropriately, discuss them with your manager, <u>Internal Audit</u>, or <u>Enterprise</u> <u>Risk Management</u>.

Reporting violations and seeking advice

We have a responsibility to speak up and report issues. We must foster a culture where everyone feels comfortable raising issues or concerns in good faith without fear of retaliation.

How do I know if doing something may be unethical or violate the spirit of our Code?



You may also contact <u>Human Resources</u> or the <u>Ethics Department</u> for advice.

Living our values: Leadership

Managers should ensure suspected or observed misconduct is reported to the <u>Ethics Department</u>.

Reporting misconduct and ethics concerns

We all have an obligation to report to the Ethics Department any suspected or observed misconduct, including violations of the Code, company policies and procedures, laws and regulations, or any other ethical concerns. Reporting suspected or observed misconduct or other ethical concerns is a condition of our employment. We all are committed to "do the right thing".

The Ethics Department provides us with various channels to submit reports or to ask questions. You may first contact your manager for help. If a concern raised with your manager is not resolved or if your manager is involved, the matter may be reported directly to the Ethics Department.

You may submit your report confidentially and anonymously by contacting the <u>Ethics</u> <u>Department</u> as follows:

- Calling the Ethics and Compliance HelpLine
 - From the United States: 877-725-2702
 - From India: 000-8000-4022-65
 - From Israel: +1-317-287-5699

- From the Philippines: 02-8299-3864
- Worldwide: +1-317-287-5699
- For FGS associates: 800-438-4427
- For DeCare Ireland associates: (094)-93 78652
- Submitting an online report at www.anthemethicshelpline.com
- Sending an email to: ethicsandcompliance@anthem.com
- For DeCare Ireland send an email to: ethicsandcomplianceireland@anthem.com
- Sending a letter to:

Ethics Department VP, Chief Ethics and Privacy Officer Anthem, Inc. 220 Virginia Avenue Indianapolis, IN 46204 United States

• Report your concerns directly to the Chief Compliance Officer by telephone or by email.

Additional contact information for FGS associates is available in the FGS Supplemental Code of Conduct.



Reporting misconduct and ethics concerns – managers' responsibility

Managers are role models and lead by example. Associates often rely on their manager for guidance in difficult situations. Managers must foster an ethical and compliant culture, and encourage their associates to bring concerns to their attention. Managers are expected to:

- Embrace the Code and be an example of an ethical leader.
- Maintain a workplace environment supportive of the Code.
- Maintain an <u>"open door" policy</u> so associates feel comfortable raising concerns.
- Periodically remind associates about our <u>non-retaliation policy</u>.

- Talk openly about ethical behaviors.
- Ensure associates complete required training timely.
- Ensure associates know the importance of reporting concerns and misconduct.
- Enforce the Code and apply consistent corrective action for violations.
- Educate and reinforce with associates the meaning and application of the Code.

Also, see Manager's Guide to Ethical

<u>Leadership</u> for additional guidance on being a role model for our associates and how to encourage our associates to conduct Anthem business with integrity.

The first law of leadership is that your foundation is built through integrity, character, and trust.

- Brian Cagneey, Leadership: The 7 Laws Of Leadership

Does the Ethics Department investigate all concerns reported?

It is the Ethics Department policy to investigate all reports. When a concern is reported that is more appropriately handled by another business unit (e.g., Human Resources, Internal Audit, Special Investigations Unit (SIU), Compliance, or Privacy, etc.) the concern will be referred to them.

What are some examples of misconduct resulting in potential corrective action?

Some examples include, but are not limited to:

- Submitting false timesheets or expense reports.
- Inappropriately accessing another associate's or member's confidential information.
- Lying or failing to fully cooperate in an investigation.
- Not reporting a known or suspected Code violation.
- Making an intentional false report of a Code violation.
- Engaging in retaliatory behavior when someone has reported a known or suspected Code violation.
- Inappropriate use or disclosure of confidential or proprietary information.
- Not completing required ethics, compliance, information security, and privacy training.

Reporting concerns timely is critical so they may be addressed at the earliest possible stage.

When is the Ethics and Compliance HelpLine available?

The HelpLine is available 24 hours a day, seven days a week, 365 days a year. All calls are confidential. Your call is not traced, and no attempt is made to identify those who request anonymity.

You may also submit a report online at **www.anthemethicshelpline.com**. If you submit a concern via the online form or HelpLine, you can check the status by going to **www.anthemethicsreportstatus.com**, or you may contact the HelpLine directly.

Q. What is a "good faith" report?

A. A good faith report is one where the reporter has a reasonable belief the information provided relates to possible misconduct.

Q. I am an employee of a vendor working on an Anthem contract. How can I make a report?

A. You may send your concern through any of the various sources listed above. You may also report concerns to any team member of the <u>Ethics Department</u> or the Chief Compliance Officer directly by telephone or email. In addition, the Ethics Department will accept international calling charges. Translation services will be arranged as necessary.

This Code is published under the Corporate Governance section on our public Internet site at **www.antheminc.com**. The <u>Anthem Supplier Code of Conduct</u> is also published on our public Internet site and contains the <u>Ethics Department</u> contact methods.





Acts of retaliation in violation of this policy should be reported to the Ethics Department.

Non-retaliation and non-intimidation

Investigating reported violations, confidentiality, and duty to cooperate

The Ethics Department reviews all reports received and fully investigates, as appropriate, all ethics and compliance concerns. Where applicable, Ethics refers certain reports to the appropriate business area, such as Associate Relations or Special Investigations Unit. Appropriate corrective action will be taken to address and correct reported concerns. Ethics treats all reports confidentially. The information provided will be shared only on a "need-to-know" basis with those responsible for resolving a concern.

We all have a duty to fully cooperate with an Ethics and Compliance investigation. We must provide all known information and must not withhold, destroy, or tamper with any records or other potential evidence related to the matter under investigation.

Corrective action

If we approve or participate in actions violating the Code, company policies and procedures, laws or regulations or fail to fully cooperate in an investigation, we are subject to corrective action. Corrective action may include termination of employment in the case of an associate, or termination of assignment or relationship with Anthem for those in other roles.

Knowing what's right doesn't mean much unless you do what's right.

- Franklin Roosevelt

Reporting accounting, auditing, and internal accounting control concerns

Concerns regarding accounting, auditing, and internal accounting controls deserve special mention because they could affect our financial reporting obligations. We must report concerns about accounting, auditing and internal accounting control deficiencies or non-compliance to the <u>Ethics Department</u> using one of the channels previously identified. Some examples include, but are not limited to: false statements or deliberate errors in the recording and maintaining of Anthem's financial records; false statements or deliberate errors in the preparation, evaluation, review, or audit of any Anthem financial statement; and deficiencies in or non-compliance with Anthem's internal accounting controls or policies.

Reporting possible provider or member fraud, waste, and abuse

Anthem recognizes the importance of preventing, detecting, and investigating fraud, waste, and abuse, and is committed to protecting and preserving the integrity and availability of healthcare resources.

Fraud comes in a number of forms. There are several departments within the company assigned to address different types of potential fraud. As an associate, you should know how to report your suspicions to the appropriate department.

To report an allegation of member or provider fraud or waste and abuse, contact the Special Investigations Unit directly, call the applicable state SIU hotline number, or complete the online <u>Fraud and Abuse referral form</u>. NGS associates should complete the <u>Screening</u> <u>Investigation Referral form</u>.

To anonymously report a referral, use one of the hotline numbers or the external form found on our consumer fraud education site, www.fighthealthcarefraud.com, just click on Report it. Supply as much information as possible; contact information is not required, but it does allow the SIU to get in touch with the reporter if additional information is needed.

Disclosure

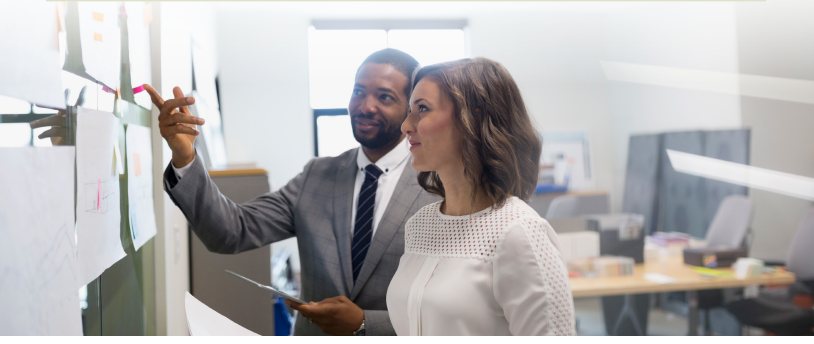
We are committed to making appropriate disclosures to regulators, business partners, government agencies, and law enforcement authorities.

Your ethical muscle grows stronger every time you choose right over wrong.

- Price Pritchett



Violation of this Code may result in corrective action including termination of employment or contract.



We are committed to a safe and healthy work environment. Creating an atmosphere of honesty and respect enhances our relationships with our coworkers, member, and business partners.

The policies mentioned in this section should be read by going to the <u>Human Resources</u> site.

Our work environment

Alcohol and drug-free workplace

We are expected to report to work free from the influence of illegal drugs and alcohol. Possessing, selling, manufacturing, or distributing illegal drugs on company property at any location is prohibited. The only exception is if senior management has specifically approved the possession and serving of alcoholic beverages for special events.

In addition, keeping illegal substances in our vehicles while on company-owned or leased property is not allowed. Searches of personal and company property located on companyowned or leased property may occur at any time. A violation of the company's <u>policy</u> on alcohol and drug-free workplace may result in corrective action including termination of employment.

Drug/alcohol testing

If your manager has reasonable suspicion you are under the influence of drugs and/ or alcohol, you may be required to submit to drug and/or alcohol testing. You can also be subject to testing if it is required for your specific position. In addition, possession of paraphernalia is reasonable suspicion to support testing. Refusing to submit to testing may result in corrective action, including termination of employment.

The Drug-Free Workplace law requires anyone working on a government contract to notify their manager within five days of any drug-related criminal conviction.

Anthem has an Employee Assistance Program (EAP) for associates who are seeking drug counseling, rehabilitation, and other employee assistance programs.

Workplace violence

If you experience or have knowledge of any threatening behavior, you should immediately report it to your manager or Human Resources. Our work environment is expected to be free from acts of violence, threats, harassment, intimidation, or other disruptive behavior.

This <u>policy</u> applies while we are conducting company business, regardless of location. All threats (even in jest) are serious and may result in corrective action, including termination of employment.

Weapons

Weapons are prohibited on company-owned or leased property (subject to individual state laws) and while conducting company business.

Background checks

We believe hiring the best-qualified applicants contributes to our success. Background checks are conducted on all associates, temporary and contract/contingent workers.

Employment of government personnel

Federal government personnel hiring is governed by federal law. Contact the <u>Legal</u> <u>Department</u> before discussing employment or consulting arrangements with current or former federal government employees.

When considering hiring former state government employees, the hiring manager is responsible to ensure no conflicts of interest exist with their Anthem duties and the individual's previous state employment. Contact the <u>Legal Department</u> with questions.

Equal employment opportunity and affirmative action

We are committed to providing equal opportunity in employment to all associates and applicants. Nobody may be discriminated against in employment because of race, color, religion, sex, gender (including gender identity), age, national origin, marital status, sexual orientation, veteran status, disability, genetic information, or any other status or condition protected by applicable federal, state, or local laws, except where a bona fide occupational qualification applies.

Solicitation and distribution of materials

We may not solicit other associates or distribute non-work-related literature or materials during work time and in work areas. Solicitation or distribution for any purpose by non-associates is not allowed on company property unless approved by senior management. Distribution includes the distribution or posting of literature, pamphlets, chain letters, personal business cards, or any other written or printed material of any kind, including electronic mail. In addition, the use of office supplies for non-company sponsored solicitation activities is prohibited. There are limited exceptions to this <u>policy</u>. Contact <u>Associate Relations (AR)</u> with questions.

Discrimination and harassment

We are committed to a work environment free from discrimination and harassment. We forbid discriminatory harassment with respect to race, color, religion, sex, gender (including gender identity), age, national origin, marital status, sexual orientation, veteran status, disability, genetic information, or any other status or condition protected by applicable international, federal, state and/or local laws. In addition, we are prohibited from retaliating against others for reporting what they believe to be a violation of this policy.

Sexual harassment

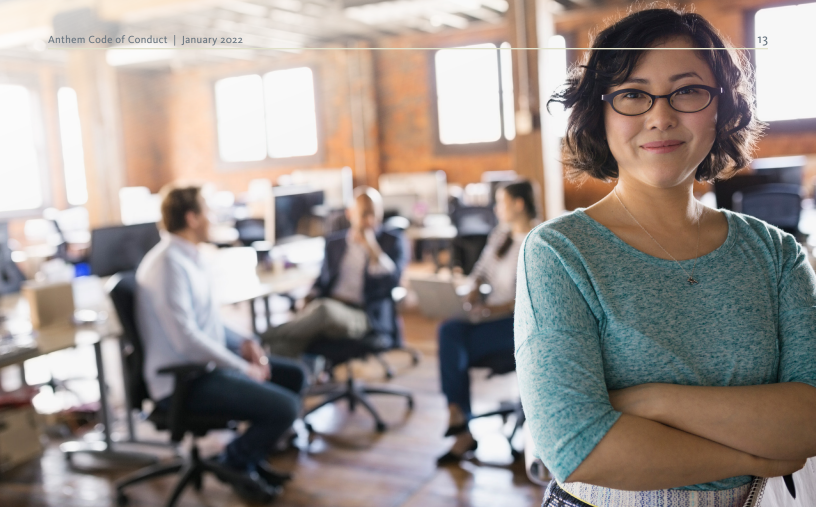
Sexual harassment is prohibited. It may take many forms, including unwelcome sexual advances, requests, or demands for sexual favors and other visual, verbal, or physical conduct of a sexual or gender-based nature when:

- Submission to or rejection of such conduct is used as a basis for employment decisions such as, but not limited to promotions, transfers, appraisal ratings, corrective action, training opportunities, salary treatment, or job assignments.
- Submission to such conduct is made either explicitly or implicitly as a term or condition of employment.
- Such conduct has the purpose or effect of unreasonably interfering with an associate's work performance or creating an intimidating, hostile, or offensive work environment.



Living our values: Diversity

Anthem has an opendoor policy. This means we should feel free to voice any concerns to managers at any time. We are encouraged to report any incident of alleged discrimination, discriminatory harassment, or sexual harassment to our manager, any member of the management team or Associate Relations (AR).



Protecting our information

We have many types of information vital to conducting our business. This includes material and nonpublic information as well as other confidential and proprietary information about our:

- Strategies, products, processes, services, and financials.
- Members, providers, associates, vendors, agents, business partners, and government contracts.

We must never use or disclose our confidential or proprietary information unless authorized by company policy in connection with a legitimate business need. In addition, we cannot use or disclose a third party's confidential or proprietary information learned in the course of doing business with them without proper authorization and approvals.

Confidential and proprietary information about our business

Anthem's confidential and proprietary information includes any information not shared with individuals outside of the company, and any information useful to our competitors.

It is everyone's responsibility to help ensure our confidential and proprietary information is used only when authorized by policy and for valid business purposes. We are obligated to protect this information from improper use or disclosure even after our employment ends.

Work product developed as an Anthem associate remains Anthem property. We may not take customer/member lists, formulas, processes, contracts, trade secrets, intellectual property, sales-related information, or any other company confidential or proprietary information with us when our employment with Anthem ends.

Living our values: Agility

In order to achieve the correct business results, even while trying to be agile, we should never compromise our value of integrity.

Confidential information about our members

Federal, state, and local laws, as well as contractual obligations govern our use and disclosure of our members' and beneficiaries' health, financial, and other private information.

Never access, share, or use any member or beneficiary confidential information, unless authorized by policy, for a valid business purpose and required by our assigned job duties. We must maintain the trust of our members, customers, and beneficiaries and keep their information confidential. Anthem is committed to responsible, ethical data practices.

In addition, never access claims or confidential information about ourselves, family members, or those with whom we have a personal relationship, including, but not limited to, significant others, roommates, friends, in-laws, acquaintances, or neighbors regarding health coverage or other services provided by Anthem. You, and those with whom you have a personal relationship, must utilize the appropriate Customer Service channels to address any matters.

Confidential information about our associates

Never access or provide confidential associate information unless it is: authorized by policy, for a valid business purpose, and required by our assigned job duties. Nothing in this section or the company's policies intends to or will be applied in a manner to limit associates' rights to discuss and share wage/salary data, claims and medical information, employment agreement, Social Security number, financial and banking information, and other personnel information with each other and with outside entities as protected by the National Labor Relations Act and other relevant laws.

Material nonpublic or inside information about our company

Laws and company policies do not allow us to use or disclose <u>material nonpublic</u> or inside information for our personal financial benefit or the financial benefit of family, friends, or others.

We must not buy or sell Anthem securities or another publicly traded company's securities if we have material nonpublic or inside information. In addition, we must not share or disclose material nonpublic or inside information with coworkers, family, friends, or others.

Before trading in Anthem securities, company directors, officers, and all associates should consult and comply with our public company policies, including our <u>Insider Trading Policy</u>.



Q. I work in Sales and my job duties allow me to access claims data. My sister wants copies of all her Explanation of Benefits (EOBs) for the current year. She asked me to obtain copies for her. Can I do this?

A. No. Although your sister has given you permission, you are not authorized as part of your job responsibilities. Your sister must contact Customer Service.

Q. I worked long hours for Anthem developing my customer contacts. I recently accepted a similar position with a competitor. Can I keep the client lists I worked so hard to develop?

A. No. Anthem customer/member lists and other proprietary information developed while at Anthem are owned by Anthem. You must return all Anthem documents and equipment upon departure. Anthem has the right to contact your new employer if we have reason to believe you have taken proprietary information. This could impact your relationship with your new employer.

Q. What is material information?

A. Information is generally considered material if a reasonable investor would consider it important in deciding to buy, sell, or hold company securities.

Q. What is nonpublic information?

A. It is information that the public does not know. Generally, this means that the information has not been in a press release or media.



Confidential information about our providers, vendors, and business partners

Never access or share confidential information about our providers, vendors, and other business partners unless it is authorized by <u>policy</u>, for a valid business purpose and required by our assigned job duties.

Requests for confidential information related to government contracts

Much of the information created under government contracts belongs to the government entity for which the work is being performed. We must comply with all applicable laws, including the Freedom of Information Act, HIPAA, the Privacy Act of 1974, and state law equivalents, regarding the use and disclosure of this information.

Third-party confidential and proprietary information

Anthem prohibits the use or disclosure of the confidential or proprietary information of a prior employer, or third party, whether or not it's a competitor, in connection with your work for Anthem. Sharing such information can violate laws or contract requirements, damage our integrity, and expose us and the company to liability. Improper use of this type of information may result in corrective action including termination of employment and legal action.

If we receive any unauthorized nonpublic, confidential, or proprietary information about any third party, we must immediately:

- STOP reviewing the document(s).
- Contact the <u>Legal Department</u>. Be prepared to describe the specifics of receipt (time, date, means of receipt, people involved, and extent of review/use).

Do not use, forward, copy, delete, or destroy the information unless instructed to do so by the <u>Legal Department</u>.

Documenting and reporting information

Accurate, complete, and truthful financial, operational, and other business records are vital to our decision-making processes. They directly impact our compliance with financial, legal, and regulatory reporting requirements.

Inaccurate, incomplete, or false financial or operational information provided in connection with certifications of government contracts and other entities is strictly prohibited.

In addition, undisclosed or undocumented (unrecorded) accounts, funds, or assets are not allowed. Company funds should never be placed in any personal or non-corporate account.

Media relations

In order to provide accurate and complete information about Anthem's business to the media, investment analysts, and the investor community, Anthem will respond to the news media in a timely and professional manner only through its designated spokespersons, per <u>policy</u>. Associates should contact Corporate Communications if a media outreach is received.

Use of company assets

We should only use company funds, equipment, and other assets to conduct business, or for other reasons as long as they are approved by a manager. Company assets, such as telephone and email, are to be used in a professional, productive, ethical, and lawful manner. We cannot use, sell, or dispose of company assets unless allowed by policy.

Associates should expect that our electronic messaging and other electronic communication systems used during our employment or assignment with Anthem may be accessed or monitored for business reasons. Our communications may be reviewed as part of a legal matter, internal investigations or other business-related matters when deemed necessary by Anthem.

Electronic assets

We use a variety of equipment and communication tools such as email, instant messaging, and telephones to conduct our business. We must follow policies relating to these assets. We may use some equipment and communication tools for personal use, in a limited manner, as long as a manager approves any personal use:

- Does not affect productivity.
- Does not result in a direct material cost to the company.
- Follows applicable company Information Security and Asset Management policies and the law.

Anthem has the right to review, record, copy, audit, investigate, intercept, access, and disclose any use of the company's information technology including computers, internet, intranet, emails, instant messages, voicemail, and telephone systems including all messages created, received, or sent for any purpose. The contents of electronic storage (including but not limited to email) may be disclosed within the company to those who have a need to know and outside the company (including law enforcement or government agencies), without your knowledge or permission.

Passwords and access codes

Never share passwords or access codes with anyone, per policy.

Q&A

Q. What are some examples of company assets?

- Cash, checks, and company credit cards
- Buildings and fixtures
- Office supplies
- Computer hardware and software
- Documents, information/data, and records
- Fax machines and copiers
- Telephones and voicemail systems
- Email, intranet, and internet access

Q. Company assets may not be used for:

- Illegal activity
- Personal gain
- Solicitation of personal business
- Sale of any services or products other than Anthem's
- Public advancement of individual views
- Harassment of any type
- Creating, viewing, receiving, sending, or downloading chain email (including jokes)
- Sexually explicit material
- · Inflammatory or derogatory communications

Company assets must be returned immediately upon departure (termination of employment).

Ethics and Compliance HelpLine | 877-725-2702 | ethicsandcompliance@anthem.com | www.anthemethicshelpline.com

We do not have an expectation of privacy in the electronic messaging and other electronic communication systems used during our employment or assignment with Anthem. Our communications may be reviewed as part of a legal matter, internal investigations, or whenever deemed necessary in the company's sole discretion.





Q. I want to livestream from my workspace so my friends and family can see what I do on my job. Is that okay?

A. No. Photos, videos, and recordings are not permitted in work areas. Protected Health Information or other confidential data may appear in the photo or be overheard that could lead to a non-permitted disclosure of protected health information. Posting such images or information to social media could lead to sanctions or corrective action, including termination, or state or federal enforcement action against you by regulators.

Software

In accordance with the IT Asset Management <u>policy</u>, we cannot copy or use illegal or unauthorized software on Anthem's electronic assets or computer networks. NGS associates can locate the policy <u>here</u>.

Social networking

If we participate in electronic communication such as social network sites, blogs, chat rooms, Facebook, Twitter, Instagram, and similar forms of communication, we must not disclose Anthem's confidential information. We are expected to consider company <u>policies</u> and the ramifications of all of our communications, both internally and externally. We must also make it clear the views we express are ours alone and not Anthem's views. The content of our messages may not be discriminatory or harassing towards any person or entity including other associates, managers, members, competitors, or any business partners of the company.

Record retention and destruction

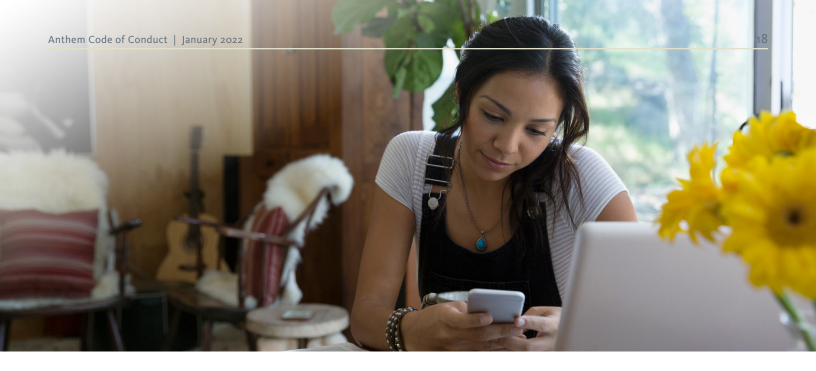
We are committed to complying with the recordkeeping requirements of applicable laws and contract requirements. Destroying or disposing of company records is not at our individual discretion. The <u>Anthem Records Management</u> program governs record retention and the appropriate disposition of records once the applicable retention period has expired. In addition, records relevant to actual or anticipated litigation, or government investigations, may not be altered or destroyed and must be preserved.

Destruction or alteration of records to avoid disclosure in a legal proceeding, government investigation, or audit is strictly prohibited and may constitute a criminal offense.

Before destroying records, we are required to check the record retention schedule to determine if the applicable retention period has expired. We must also check with our manager or the <u>Legal Department</u> to determine if the records are the subject of a Legal Hold Notice. If so, the records must be preserved and may not be altered or destroyed without approval from the Legal Department, even if the regular retention period has expired. NGS associates should follow the <u>NGS Record Control Procedure</u>.

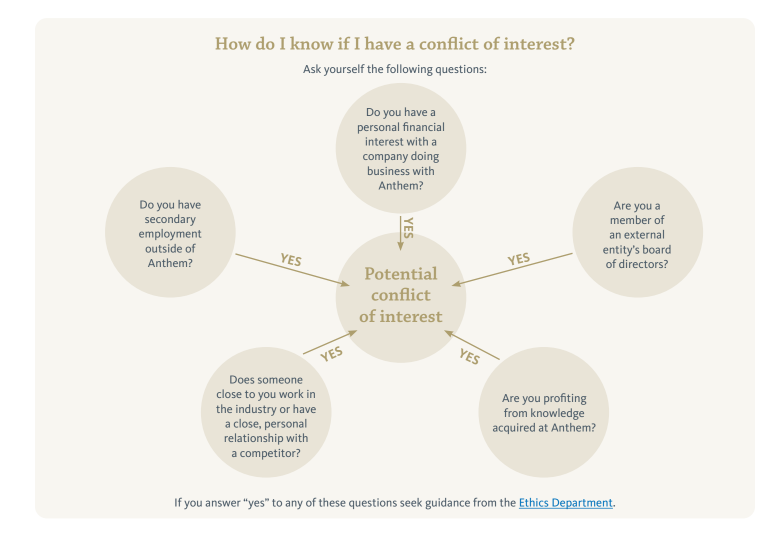
Keal integrity is doing the right thing, knowing that nobody's going to know whether you did it or not.

- Oprah Winfrey



On our own time

We are required to perform our responsibilities in a manner that furthers Anthem's interests. We must not compromise those interests due to actual or perceived conflicts with other business or personal concerns. A conflict of interest arises when your personal interests or activities appear to influence, or may influence, your ability to act in the best interests of Anthem.



Conflict of interest – disclosure

New and rehired associates must complete a <u>Conflict of Interest</u> survey within 30 days of receiving the assigned survey. Directors, officers, managers, and associates on subsidiary boards of directors must complete a Conflict of Interest survey on an annual basis. In addition, when our job responsibilities, outside activities, or personal relationships change, we are required to disclose any potential conflicts of interest immediately. To help avoid a potential conflict of interest in any of the following situations, we should discuss with our manager and contact the <u>Ethics Department</u> to update our conflict of interest form.

Personal financial interest

We may not own, directly or indirectly, a <u>significant financial interest</u> in any company that does business with, seeks to do business with, or competes with Anthem.

We must not refer customers, members, beneficiaries, or anyone who does business with the company to an entity in which we or a family member has a financial or other material interest.

Some unique situations may qualify as an exception to this policy and will be addressed on an individual basis. Exceptions to this policy may require the written approval of the Chief Compliance Officer.

Family and personal relationships

Employment of relatives and individuals involved in personal relationships with associates is allowed as long as those individuals are the best-qualified candidates for the job, and it is not a <u>prohibited relationship</u>.



If you wish to serve on an external entity's board of directors, you must notify the Ethics Department prior to accepting the board position, as this may require pre-approval from the Chief Executive Officer.

Living our values: Integrity

We must avoid even a perception that our outside activities conflict with our ability to do our job.

Outside employment and other activities

Our primary employment obligation is to Anthem. Any activities such as working a second job, serving as a member of an external board, or operating a personal business must not conflict with our obligations to Anthem. In most cases, a mitigation plan can be developed, to help prevent any actual or perceived conflicts. In addition, we may not use the company's name, time, assets, or the services of other associates for any outside activities unless authorized by company <u>policy</u>.

Personal political activity and contributions

We support associate involvement in political life. However, when engaging in personal political activities, we must make clear that the views we express are our own and not those of Anthem. When engaging in personal political activity, we should not use our Anthem titles on name badges, wear Anthem-branded clothing, or carry any other Anthem-branded items (such as water bottles). Doing so could mistakenly convey Anthem support for a particular political party, candidate, or issue.

We may use our own personal funds to make direct political contributions to any candidate, office holder, or political organization. We may not solicit contributions from other associates for personal political purposes on company time or ask other Anthem associates to perform activities to support personal political activities.

Additionally, federal and state laws restrict the use of corporate resources, such as computers, email, phones, stationery, copiers, and other company assets in carrying out personal political activities. Unless authorized in accordance with established corporate policy, we should only use personal property, facilities, and time for any personal political activity. We must receive approval of Anthem's Senior Vice President of Public Affairs and comply with any applicable law before using company resources for political activities.

Anthem provides an opportunity for eligible Anthem associates, as defined by federal and state law, to participate in the political process by sponsoring the nonpartisan Anthem, Inc. Political Action Committee ("Anthem PAC"). Anthem PAC allows associates to voluntarily combine personal funds to support federal and state candidates, political parties, and political committees. All associate contributions go directly to support political candidates who are working to create a more positive environment for Anthem's core business objectives. Because we are not likely to agree with every viewpoint of any candidate we give to financially, we use our Board-approved political giving criteria to guide our decision making as we work to represent the lines of business, customers and communities we serve.

We are also encouraged to attend candidate forums, appearances by public officials, and other programs sponsored by Anthem.

Check with <u>Anthem's Public Affairs</u> <u>Department</u> before engaging in personal political activity if you have questions.

Q&A

Q. What should I remember when I participate in personal volunteer political fundraising or other political activities?

- Only conduct the activity on my personal time.
- Only collect political contributions on personal property.
- Only use my personal stationery and postage, or the campaign's stationery or postage.
- Only type letters and political communications from home.
- When returning an RSVP to a campaign, only use a home office, a personal email address, a personal telephone number, or a post office box not associated with Anthem.





We obtain business on the merits of our products, services, and people. We strive to do business with organizations that also have high standards of business ethics and integrity. No matter what organization we deal with, or its relationship to Anthem, we observe the following general standards.

Living our values: Community

<u>Corporate responsibility</u> is intrinsic to fulfilling our vision to be the most innovative, valuable, and inclusive partner.

Conducting Anthem's business

Fairness

We deal fairly and honestly in all business dealings.

Community service

The Anthem Foundation is a private, non-profit organization funded by Anthem, Inc. Through national and local grants, we work to improve the health of the socially vulnerable through strategic partnerships and programs in our communities.

In addition to providing health-related grants, the Foundation also matches the funds Anthem associates donate through our Dollars for Dollars Program and encourages associate community engagement through our portfolio of volunteer programs. Anthem Foundation must ensure its funding benefits charitable programs as required by IRS rules governing private foundations.

Through Anthem Cares, our non-profit public charity, we support disaster relief efforts and Anthem associates, their families, and communities in times of need via the Anthem Cares Fund, and our Memorial Scholarship Fund.

Environment

We are encouraged to minimize, reuse, and recycle waste at our facilities, if possible. We should consider the impact on the environment before printing and help Anthem conserve energy by turning off computer monitors and unnecessary lighting after business hours. Please see the <u>environmental policy and commitments</u> for additional information.

Gifts and special courtesies

We should use good judgment and discretion to avoid even the appearance of impropriety or obligation in giving or receiving gifts and entertainment. We refer to the <u>Gifts and Special</u> <u>Courtesies Policy</u> before accepting or offering any gift. In general, for both accepting and offering gifts, this includes:

- We must ensure any gift given or received, or entertainment hosted or attended does not violate the law, customary business practices, or the Code.
- We should not accept or offer any single gift valued above \$100 (or an equivalent amount in local currency).
- We must ensure the total value of any combination of gifts to or from a single entity never exceeds \$200 (or an equivalent in local currency).
- We should be aware of any additional restrictions in our business unit and follow them. For example, associates in Procurement or certain government business units may not be allowed to accept any gifts.
- We must follow the <u>Gifts and Special Courtesies Policy</u> even if our local customs or culture do not make this convenient.
- We should consult our manager or Ethics with any questions we have before accepting or offering the gift.

In most cases, we do not offer to or receive gifts from government officials. Any exception must be pre-approved by Anthem's Chief Compliance Officer and at least a Vice President of the business unit conducting the activity.

Individual business units monitor gift policy compliance by tracking their gifts offered to external sources. There are special rules for gifts to government employees as outlined in the political activity and contributions sections of this Code.

Gifts purchased and expensed to the company that violate the gift policy dollar limits may be denied expense reimbursement, and corrective action may be taken up to and including termination of employment.

Gifts cards – accepting or offering

We may accept gift cards from external sources if the gift cards cannot be redeemed for cash and do not violate our gift <u>policy</u> limits.

Offering gift cards to external sources is permitted, on a limited basis, such as part of an approved wellness or marketing incentive program. All associates should refer to the policy on <u>Gifts Cards & Gift Certificates</u>.

Q&A

Q. A company vendor gave me a \$25 gift card to my favorite restaurant as a thank you for helping them meet a project deadline. Can I accept the gift card?

A. Yes, you may accept the gift card in most of these types of circumstances.



Q. A vendor sent me a gift basket of cookies valued at \$150 to thank me for helping on a project. Can I keep it?

A. Yes, if your manager approves, you do not work in Procurement or a business unit servicing a government contract, and you share the cookies with the department. This would be the same for any perishable gift such as flowers or fruit.

Q. My team would like to give a \$50 gift card to a provider's office manager for helping us identify a claim error. Are we allowed to give her a gift card?

A. No. See policy on <u>Gift Cards & Gift</u> <u>Certificates</u> for further guidance.



Anthem's <u>Travel & Expense</u> <u>Reimbursement</u> policy requires management pre-approval for business entertainment over \$200 per person/event. Any business entertainment over \$1,000 must be pre-approved in writing by an Executive Vice President.

Business entertainment

Our relationship with vendors, customers, and prospective customers may include business entertainment functions. Business matters are discussed as part of business entertainment even where it is apparent the event is not intended solely as a business meeting. When we provide or accept business entertainment, both an Anthem associate and the vendor, customer, or prospective customer must be present at the event. Business entertainment includes, but is not limited to:

Meals

- Plays and concerts Industry conferences
- Charitable and sporting events

• Golf, spas, and parties

• Other events where business matters are discussed

We must display socially appropriate behavior during business entertainment events.

When any business entertainment involves government officials, specifically, including foreign government officials, we must ensure it is reasonable and does not violate the company's gift <u>policy</u>, Global Anticorruption policy and laws such as the U.S. Foreign Corrupt Practices Act., U.K. Antibribery Act of 2010, and similar laws in other countries that prohibit bribery and corruption. Before participating in business entertainment, consult with your manager and review <u>Anthem's Gift, Global Anticorruption</u>, and <u>Travel and Expense</u> policies.

Discounts

Anthem may provide discounts if they are:

- Of nominal value.
- Reasonable, based upon the circumstances.
- Only offered to existing members for health-related products or based on health-related activities, and the discount is not generally available to the public.

Check with the <u>Legal Department</u> to determine current requirements before offering a discount.

Anti-rebating statutes – offering gifts to customers and potential customers

Anti-rebating laws prohibit any person representing Anthem from offering our customers or prospective customers the following in an attempt to solicit or induce the purchase of our products or services:

- Employment
- Shares of stock or other securities
- Any advisory board contract, or any similar contract, agreement, or understanding, offer providing for or promising any profits or special returns or special dividends
- Any prizes, goods, merchandise, or property of an aggregate value in excess of individual state guidelines or local law

Check with the Legal Department to determine individual states' current requirements.

Lobbying/contacting elected officials, regulators, or state government agencies

Anthem and Anthem associates engage with elected officials and others in federal and state government to advocate our position on public policy issues through a variety of activities and communications. We must comply with all disclosure requirements as prescribed by state and federal law.

There are strictly enforced federal and state laws regarding contacting federal or state government officials. In addition, our contracts with federal and state agencies may include restrictions on lobbying or other contacts (including business development) with government officials.

Associates in Anthem's Public Affairs Department (and other associates pre-authorized by Public Affairs) are the only associates that may engage in lobbying on behalf of the Company. If there is a business need to meet with any government official, it must be conducted in conjunction with the Public Affairs Department with pre-approval from the Senior Vice President of Public Affairs. From time to time, Anthem may ask questions for "grassroots" support on public policy issues of interest to Anthem. Our participation is encouraged but is never required. Any grassroots lobbying activities conducted on behalf of Anthem must have prior approval of the Senior Vice President of Public Affairs. Unless part of an approved grassroots lobbying effort, we must avoid communicating or acting in a manner that could mislead others into believing our personal views are those of Anthem. See <u>Personal political activity and contributions</u> for additional information.

Federal law prohibits gifts to Executive and Legislative branch officials, including, among other things, tickets, travel, food, and logo items. Many state and local laws also have prohibitions or restrictions. Because of the penalties associated with these laws and requirements, we must request prior approval from Anthem's Public Affairs Department before giving a gift to a state or local government official. In addition, with respect to inviting officials to Anthem-sponsored events, we must also request prior approval from Anthem's Public Affairs Department before sending an invitation, and we must coordinate all event logistics with Anthem's Public Affairs Department.

Contact the Anthem Public Affairs Department with questions.

Antitrust laws

We comply with applicable antitrust laws. We independently determine the pricing structure of our products and provider contracts, subject to applicable regulatory review.

Antitrust laws are intended to provide customers with a variety of products at competitive prices unrestricted by artificial constraints such as price fixing, illegal cartels, and boycotts. Contact the <u>Legal Department</u> and refer to the <u>Antitrust Compliance policy</u> with questions about the kinds of conduct that could implicate antitrust laws.

Between friends there is no bribery...the relationships of friends is intrinsically fair and equal. Neither feels stronger or more clever or more beautiful than the other.

- Margaret Mead

Q&A



Q. A vendor invited me to a round of golf and dinner to discuss their current contract performance and other related matters. Can I accept the offer?

A. Yes, but if the value of the dinner and golf is over \$200, you must receive advance approval from your manager.

Q. I pre-purchased some professional basketball tickets to take a vendor with me to a game. I had an unexpected personal emergency, and now cannot go to the game with the vendor. I do not want these tickets to be wasted. Can I just give them to the vendor?

A. If the value of the tickets is under \$100, and you have not reached the \$200 annual limit in a calendar year with this vendor, you can give them the tickets as a gift.

If the tickets are greater than \$100 in value, you normally cannot give the tickets as a "gift," as it would violate our gift policy. You should instead find another associate(s) who could accompany the vendor to the game for business entertainment purposes. See the <u>Travel and Expense Reimbursement</u> policy.



Procurement

We must maintain an honest, objective, and efficient procurement process. The purchase of materials and services must be in accordance with our <u>procurement policies</u>.

Purchasing decisions must be based solely on predetermined selection criteria, including, but not limited to, quality, performance, and price. Relations with suppliers must be maintained on an objective basis, free from the influence of gifts and favors.

All buying and selling decisions must be independent. Anthem associates who are in positions to influence purchasing decisions for Anthem must be able to recognize reciprocity and consult with the <u>Legal Department</u> and/or the <u>Ethics</u>. <u>Department</u> about its implications when potential reciprocity is identified.

In addition, we have a <u>Supplier Code of</u> <u>Conduct</u>, which all of our vendors must adhere to while they are conducting business with and/or on behalf of Anthem. Vendors are responsible for ensuring that their employees and subcontractors adhere to our Supplier Code of Conduct. NGS also has their own <u>Supplier Code of Conduct</u>.

Kickbacks

We may not offer, solicit an offer, provide, or receive kickbacks of any kind. Anti-kickback laws impose criminal and civil monetary penalties on individuals and companies who offer, give, solicit, or accept a kickback. Even an attempt to offer a kickback or an attempt to obtain a kickback may violate the law.

The scope of this prohibition is far reaching and can include things such as: self-referrals by members in exchange for incentives and referrals to enroll in any of our products receiving federal or state funding and incentives to encourage providers to steer members to us. The laws prohibiting kickbacks are very broad and cover many of our relationships with vendors, providers, brokers, and potentially even our members. The Legal Department should be consulted before offering, giving, soliciting, or receiving anything of value that is not a bona fide, fair market value payment for actual services or items provided.

We must not, directly, or indirectly, make or offer bribes or kickbacks to any third party, for the purpose of wrongfully obtaining, retaining, or directing our business. This includes giving, favors, preferential hiring, or anything of value to any government official.



Q.What does a kickback typically involve?

A. A kickback can be money, gifts, entertainment, services, promises or anything else of value.

A kickback is giving, offering, soliciting, or receiving anything of value to induce or attempt to induce referrals or as a reward for referring a person to any person or entity to receive items or services paid for by a healthcare program (includes Medicare Advantage, state Medicaid, and CHIP programs, among others) or in connection with a prime federal government contract.

Vendor relationships

External sources such as vendors, pharmaceutical manufacturers, or physicians may offer cash, materials, services, or equipment to be used for company activities like member or provider education and disease management programs. These offers have the potential to be perceived as bribes, kickbacks, or unfair sales practices and could violate company policies and laws.

We may not:

• Receive cash directly or indirectly from an external source without any services or services of comparable value.

- Receive products or services for free or at less than fair market value, such as:
 - Materials to be distributed internally or externally.
 - Accept offers to perform member/ provider mailings solely on our behalf at no cost to us.
 - Participate in joint activities, such as health fairs or other marketing activities.
 - Accept waiver of seminar fees.
 - Receive anything with more than a nominal value from an external source, for which no payment or payment of less than fair market value by the company is involved.

External sources such as charities, non-profits, professional societies, vendors, industry groups, public policy advisory groups, and other external sources, may extend offers of paid travel and lodging expenses, waiver of conference fees, and compensation for participating in conferences, seminars, or other meetings. Generally, if the sponsor is waiving the conference fees for all speakers at the event, and we are an invited speaker, then we can also accept the waived conference fees. However, any offers for honoraria, stipends, or any other type of compensation offered must be declined.



Q. Can we endorse a vendor's product?

A. Our general policy is to decline vendor requests unless the circumstances warrant an exception to our policy. The <u>Supplier Requests to Reference Anthem Company Names and/</u><u>or Brands policy</u> allows for exceptions, which are granted on a case-by-case basis. A vendor cannot use Anthem as a reference without an approved policy exception. Contact Corporate Communications with any questions regarding requests for endorsements or to request a policy exception.

Q. A current vendor has offered to pay for our travel and lodging expenses to visit their headquarters. Can my team accept the offer?

A. Generally, no, unless there is contractual language in the vendor contract covering the vendor paying for Anthem associates to conduct site visits, inspections, or training. Anthem must pay for the expenses related to traveling to the vendor's locations for legitimate business reasons. The Ethics Department must review and approve any unique situations where a policy exception may be granted.

Some limited offers of paid travel and lodging expenses from professional societies, charities, industry associations, public policy development groups, and non-healthcare vendors may be allowed. Any offers extended to us by event organizers to pay for our travel/lodging expenses require review and approval from the Ethics Department. Contact the <u>Ethics Department</u> to review the offer before accepting.







Business relationships with pharmaceutical manufacturers

Any compensation received directly or indirectly from a drug company is subject to both state and federal regulation. Such compensation creates a potential for the compensation to influence, or appear to influence, our business decisions regarding our coverage of drugs or utilization management decisions. Certain highly trained associates have the responsibility to negotiate with drug companies and no associate should engage in any activity that gives rise to compensation from a drug company without consulting the <u>Legal Department</u>.

Business agreements

All business agreements must be in writing and clearly state the services to be performed, the basis for earning the commission or fee, and the rate or fee.

Other key laws that impact our business

The Telephone Consumer Protection Act of 1991

The Telephone Consumer Protection Act of 1991 (TCPA) regulates the way we place calls and send text messages to consumers. <u>Anthem's Telecommunications policy</u> sets forth how to comply with the TCPA and other related laws, and honor consumer requests to be placed on Anthem's Do Not Call list.

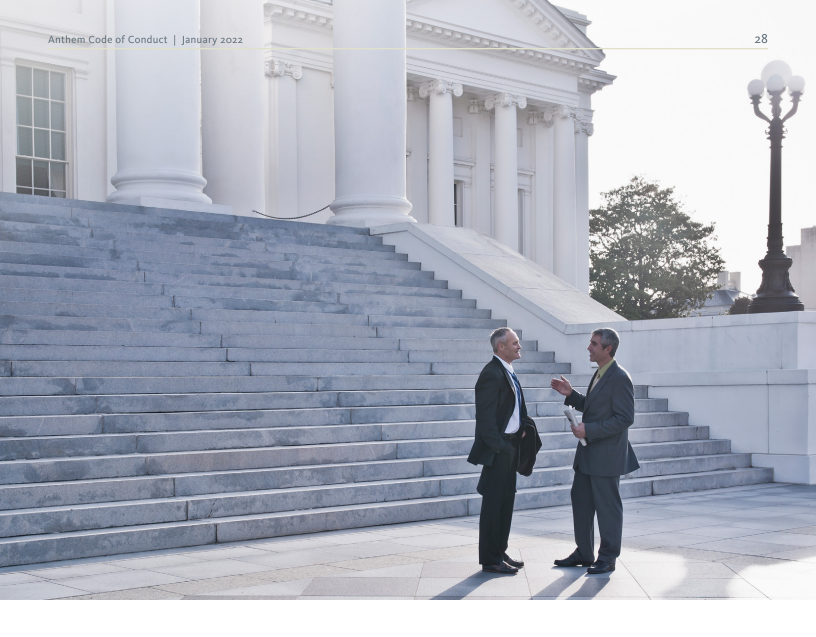
Non-Discrimination under the Affordable Care Act

In the context of insurance contracts issued under the Affordable Care Act (ACA), health insurers cannot exclude from participation in, deny benefits of, or subject to discrimination any person based on race, color, national origin, sex (including sexual orientation and gender identity), age (if 40 or over), or disability status.

With regard to offering group or individual health insurance coverage, Anthem cannot discriminate, with respect to participation under the plan or coverage, against any healthcare provider who is acting within the scope of that provider's license or certification under applicable state law. However, Anthem is not required to contract with any healthcare provider and Anthem may establish varying reimbursement rates based on a provider's quality or performance measures. Also, see our Prohibition on Discrimination in Marketing and Enrollment pertaining to government business contracts in the Doing Business with the Government section.

Supporting the truth, even when it is unpopular, shows the capacity for honesty and integrity.

- Steve Brunkhorst



Doing business with the government

Much of our business comes from contracting directly with U.S. federal and state governments and this section primarily deals with U.S. operations. Business conducted outside the U.S. may be subject to the laws and regulations of other countries as well. Business units performing under U.S. government contracts (federal, state, or local), must comply with additional laws and program requirements. If we are unsure of these additional requirements, we should contact our manager or business unit's Compliance team for guidance.

Monitoring for excluded persons

In its role as a government healthcare program contractor, Anthem may not employ or contract with anyone, or any entity who has been barred from taking part in any government programs or receiving government funds. Anthem represents at the time of entering into an agreement, neither associates, contractors, subcontractors or agents are ineligible persons identified on the General Services Administration's (GSA) List of Parties Excluded from Federal Program and HHS/ Office of Inspector General (OIG) List of Excluded Individuals/Entities. We therefore screen our associates, contractors, subcontractors or agents on a monthly basis while Medicare Advantage Prescription Drug (MAPD) Requirements are in effect to confirm that neither associates, contractors, subcontractors or agents are ineligible persons, and prior to hire or contracting of any new (or rehired or re-contracted) employee, subcontractor, or agent, to confirm such potential new associate, subcontractor or agent is not an ineligible person.

We should consult with our manager or our business unit's Compliance team for the screening policies applicable to our business unit.

Prohibition on discrimination in marketing and enrollment

Anthem does not take part in any discriminatory marketing, enrollment, disenrollment, medical management, benefit design, provider contracting, or other policy or practice designed to inappropriately prevent or discourage enrollment in, or encourage disenrollment from a health plan based on race, color, ethnicity, national origin, religion, age, gender, gender identity, mental or physical disabilities, sexual orientation, genetic information, including pregnancy and expected length of life, present or predicted disability, degree of medical dependency, quality of life, or other health condition or health status.

Health factors that may not be considered for marketing or enrollment purposes include medical condition, claims experience, use of healthcare service, medical history, genetic information, evidence of insurability, and disability (subject to special rules relating to end-stage renal disease under Medicare Advantage plans).

Federal laws also forbid discrimination against providers serving high-risk groups or that specialize in conditions requiring costly treatment. We will not select or reject providers based on these factors.

All of our government sponsored health plans are subject to restrictions on, and requirements for, marketing and other promotional and/or sales activities and the content of materials. They also require that sales and marketing presentations fairly and accurately describe our products and avoid misleading consumers.

If these considerations are applicable to our job responsibilities, we should seek guidance from our manager.

False Claims Act and False Statements Act

The federal False Claims Act (FCA) imposes civil and criminal penalties on those who defraud the U.S. government and/or improperly act to avoid paying money to the U.S. government (e.g., keeping money the government paid in error). Also, many states have enacted their own versions of the FCA.

The False Statements Accountability Act imposes criminal penalties on anyone who falsifies or covers up a material fact in connection with a U.S. government matter (including U.S. government contracts).

Stark Law

The Stark Law is a healthcare fraud and abuse law that prohibits physicians from referring individuals for specified "designated health services" for which Medicaid or Medicare pays any entity in which the physician has a "financial relationship." The term "financial relationship" includes any direct or indirect ownership or investment interest by the referring physician, as well as, any financial interests held by any of the physician's family members. The government can bring a civil action against Stark Law violators under the civil monetary penalties law. Stark Law violations can result in penalties of up to \$15,000 for each billed service based on a prohibited referral, as well as three times the amount of the government overpayment. Contact the Legal Department regarding any concerns about Stark compliance.

Obstruction of a federal audit

We do not wrongfully influence, obstruct, or impede a federal auditor in the performance of official duties. Failure to permit access to a federal auditor may result in penalties up to \$15,000 per day.

Restrictions on obtaining and disclosing certain information statute

The restrictions on obtaining and disclosing certain information statute restricts the activities of government contractors and individuals or companies seeking contracts with the government.

We may not:

- Offer gifts or anything of value to government officials or competing contractors.
- Discuss future employment possibilities with government officials or competing contractors.
- Offer to pay fees contingent upon the award of a federal contract to an employee or third party who holds itself out as being able to obtain the contract through improper influence.
- Solicit or obtain from government officials, any proprietary information about competitors, or source selection information that is not publicly available including, but not limited to:
 - Proposed prices
 - Source selection plans
 - Technical evaluation plans
 - Anthem or competitors' proposed prices or costs
 - Anthem or competitors' approaches, processes, operations, or techniques
 - Anthem or competitors' information identified as contractor bids, proposal information, or restricted data

The same guidelines apply when interacting with competitors.

Truthful Cost or Pricing Data Act

Under certain U.S. government procurements, contractors, and subcontractors are required to submit certified cost or pricing data to the government. Knowingly violating this Act can result in criminal and civil penalties.

If we are involved in U.S. government contracting, we may be asked to sign such a certification. We should consult with the <u>Legal Department</u> before signing such a certification and retain copies of costs or pricing information connected to a U.S. government contract. We maintain records in accordance with our Record Retention Schedule, which is in compliance with federal and state record retention requirements. Contact the <u>Legal Department</u> with questions.





Doing business across the globe

We are responsible for conducting business in accordance with the laws of all impacted countries where we do business. We are subject to local laws, regulations, and jurisdictions. Contact your manager, Compliance, the <u>Legal Department</u>, or the <u>Ethics Department</u> with questions.

Bribery and corruption

Anthem prohibits any form of bribery or corruption, whether in commercial dealings with private parties or in dealings with officials of any government. We are committed to complying with the U.S. Foreign Corrupt Practices Act (FCPA), the U.S. Travel Act, the U.K Antibribery Act and all other applicable anti-bribery laws. We must not, directly, or indirectly through a third party, make or offer anything of value to anyone to improperly obtain or retain business. Nor may we improperly influence any action to benefit Anthem. Anything of value can include, but is not limited to, gifts, services, favors, or preferential hiring.

We must follow due diligence requirements before Anthem engages a third party to act on its behalf in conducting international business. Anthem has adopted approval procedures that must be followed when giving gifts, entertaining, and engaging in certain sales and marketing activities with government officials. These activities require prior review and approval.

"Facilitating or expediting payments" are made in furtherance of routine

governmental action and Anthem's Global Anti-Corruption Policy prohibits the making or authorizing of such without prior review and approval by the Anthem Chief Accounting Officer (CAO) and the Chief Compliance Officer (CCO), or their designees, and the Legal Department. A facilitating or expediting payment exception is very narrow and does not include a procurement decision to award new business or to convince a business to contract with a particular party.

Review <u>Anthem's Global Anticorruption</u> <u>Policy</u> and a Guide to Due Diligence of Third Parties Conducting International Business On Behalf of Anthem, Inc. or contact Compliance or the <u>Legal Department</u> with questions.

Anti-boycott

Anti-boycotting laws do not allow boycotting certain countries, goods, and services, as well as discrimination.

Barred countries/ Office of Foreign Asset Control Screening

The Office of Foreign Asset Control (OFAC) is part of the U.S. Treasury Department that administers and enforces economic and trade sanctions against certain countries and individuals, such as terrorists and narcotics traffickers. OFAC publishes a list of Specially Designated Nationals and Blocked Persons. All U.S. companies must screen all individuals and countries they do business with against the lists to ensure that the company does not do business with individuals or entities on the lists (unless a license is obtained). We conduct such screening to ensure there are no electronic wire transfers or other payments made to affected countries, entities, or individuals.

Human rights

Anthem supports the basic, fundamental rights of all human beings. In addition to following applicable laws, our company practices and policies promote a culture where individuals are respected and their rights are protected.

These policies extend to our affiliates, busines partners and suppliers, who we expect to uphold the same level of respect for humans. Through our supplier code of conduct, suppliers agree to labor practices that include fair labor practices, freedom from harassment, and ensured basic human rights. Anthem and its affiliates are committed to operating with the highest integrity in a manner consistent with the United Nations Universal Declaration of Human Rights and the International Labor Organization's Declaration on Fundamental Principles and Rights at Work. Specifically, we support collective bargaining in good faith with recognized unions.

These fundamental labor principles include the prohibition of child labor, the prohibition of forced labor in all forms, freedom of association, and protection from discrimination. Discrimination includes employment decisions based on personal characteristics that are unrelated to the ability to do one's job, including race, color, religion, sex, gender (including gender identity), age, national origin, marital status, sexual orientation, veteran status, disability, genetic information, or any other status or condition protected by applicable federal, state, or local laws, except where a bona fide occupational qualification applies.

All Anthem associates are expected to complete Code of Conduct training on an annual basis and to report suspected human rights violations and to cooperate in company investigations. Anthem takes all reports seriously, and retaliation for good-faith reporting is strictly prohibited.

Please refer to the reporting misconduct and ethics concerns section in this Code for stakeholders including consumers, suppliers, and associates to confidentially and anonymously report violations and concerns to Anthem Ethics and Compliance Department.





Anthem, Inc. 220 Virginia Avenue Indianapolis, IN 46204 800-331-1476

www.antheminc.com