

歌尔商业行为准则

Goertek Code of Business Conduct

公司商业行为遵循的基本原则 / Core Principles of Business Conduct

公司所有商业行为应遵守运营

All business activities must comply with applicable laws and regulations in the regions where we operate. This Code of Business Conduct is established to prevent fraud, strengthen corporate governance and internal controls, and promote the healthy and sustainable development of the company.

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适用范围 / Scope of Application

本准则的适用范围为歌尔股份有限公司及子公司的所有员工（包括兼职员工和合同工，如有）；同时倡议与歌尔股份发生业务往来

This Code applies to all employees (including part-time and contract workers, if any) of Goertek Inc. and its subsidiaries. It is also recommended that stakeholders who have business dealings with Goertek comply with this Code.

1、基本准则 / Basic Principles

本公司对任何形式的贿赂和腐败行为持零容忍态度。公司员工及其代表不得直接或间接地向任何第三方（包括政府官员、客户、合作伙伴等）提供、承诺、要求或接受任何形式的不当利益（包括金钱、礼品、招待、好处或其他利益），以谋求或维持业务利益。

Our company has a zero tolerance attitude towards any form of bribery and corrupt behavior. Employees and their representatives of the company must not directly or indirectly provide, promise, request or accept any form of improper benefits (including money, gifts, hospitality, favors or other benefits) in order to seek or maintain business interests.

贿赂和腐败的行为包括但不限于以下几类：

- 商业贿赂（如回扣、礼品、招待等）
- 挪用公司财物
- 盗窃公司财物
- 虚构支付款项
- 虚假报销
- 伪造相关会计、支付凭证
- 侵犯商业秘密
- 非合理的商业款待与馈赠
- 内幕交易
- 侵犯他人隐私获取利益
- 其他侵害公司利益

Bribery and corrupt practices include but are not limited to the following categories:

- Commercial bribery (such as kickbacks, gifts, hospitality, etc.)
- Taking assets in advantage of one's position in the company
- Theft of company property
- False reimbursement
- Infringement of trade secrets
- Insider trading

Internal employees engage in commercial interest transfer with relatives, friends, etc
 Embezzlement of company assets
 Fictitious payment amount
 Falsifying relevant accounting and payment vouchers
 Unreasonable business hospitality and gifts
 Infringement of others' privacy to gain benefits
 Other fraudulent activities that infringe upon the interests of the company

2、主要工作推动及监督部门 / Main Work Promotion and Supervision Departments

公司设置文化道德委员会，委员会主席由董事长担任，成员包括公司高级管理人员、各相关部门负责人及文化专员等。

The company has established a Cultural and Ethical Committee, with the chairman of the Board serving as the committee director. The members include senior managers of the Company, heads of all relevant departments, and cultural specialists.

文化道德委员会办公室作为推动部门，负责监督并指导文化道德建设工作，包括文化道德培训宣导、员工沟通及氛围改善、监督监察等。

The Office of the Cultural and Ethical Committee serves as the promoting department, responsible for monitoring and guiding the work related to cultural and ethical construction, including training and publicity on cultures and ethics, employee communication and atmosphere improvement, and regulation and supervision.

审计稽核部作为投诉受理及案件调查的专门机构，按照公司《稽核稽核管理制度》，制定完备调查方案，对案件资料的真实和完整性、案件结果的公正和合规性负责；同时接受来自董事会、审计委员会的监督。

The Audit Department serves as the permanent institution for the investigation of complaints and maintains a good record with the case in the Audit Work Management System, it is responsible for investigating cases, formulating comprehensive investigation plans, and ensuring the authenticity and completeness of case materials, as well as the fairness and compliance of case results. It also accepts supervision from the board of directors and the audit committee.

3、反贿赂和腐败沟通 / Anti-bribery and corruption communication

公司每年向全体员工宣导并组织签署《诚信廉洁承诺书》，承诺在与各相关方的商业往来中，秉持公平、公正的原则，确保不因职务之便损害各方的利益。针对高风险部门举办反腐倡廉宣讲会，重申反腐政策，进一步提升高风险人群的廉洁从业意识。

The company promotes and organizes the signing of the *Integrity Commitment Letter* to all employees every year, promising to uphold the principles of fairness and impartiality in business dealings with all relevant parties, and ensure that the interests of all parties are not harmed by their positions. Anti-corruption training meetings are held for high-risk departments to reiterate the anti-corruption Policy, further enhancing the integrity awareness of high-risk personnel.

4、举报受理、调查和报告 / Complaint Acceptance, Investigation, and Reporting

4.1 举报投诉原则：可实名或匿名方式进行投诉，鼓励实名投诉；禁止恶意中伤，造谣或诽谤。

4.1.1 Complaint: Complaints can be made either under one's real name or anonymously. Real-name complaints are encouraged. Malicious defamation, rumor-mongering, or slander are prohibited.

4.2 举报投诉渠道：(1) 至审计稽核办公室当面反馈；(2) 投诉邮箱：wh@usu@goertek.com；(3) 投诉接收电话：+86-0536-3050999；(4) 信件邮寄：中国山东省潍坊市高新技术开发区东方路 268 号审计稽核部（收）；(5) 二维码：见公司官网首页。

的问题制定改善措施。公司审查机制的执行部门将向董事会和管理层汇报审计结果及纠正措施，确保监督独立性，并将发现的问题进行汇总，公开、透明地处理相关问题并通过会议、内部邮件等渠道向员工进行公示。

The Company has established a three-line-of-defense mechanism (business operations, internal control, and audit) to ensure legal compliance, operational efficiency, and asset security.

Commercial ethics audits are conducted for legal compliance, regulatory adherence, and risk management, with particular attention given to subsidiaries, supply chains, and manufacturing operations regarding ethical performance. The Company conducts commercial ethics-related audits for all operations, business units, and subsidiaries at least once over three years. During audits, the compliance of business conduct is scrutinized, potential management issues and risks are thoroughly investigated, and corrective actions are developed for identified problems. The executive department of the audit mechanism reports findings and remediation measures to the Board of Directors and senior management. Issues are promptly recognized, disclosed, and addressed transparently, and communicated to employees through meetings, internal emails, and other channels.

8、风险管理机制/ Risk Management Mechanism

公司已制定《风险管理手册》《风险三要素识别及管理流程》《风控目标设定及变更流程》《风控例行检查流程》《风控抽检流程》《风控专项改善流程》等内部制度，依据上述制度流程开展至少一次反贿赂与腐败的风险识别与评估。其中，公司针对重大风险进行集中管理和优先处理，提前规划并实施风险缓解与应对措施；并根据业务变更、法律更新或相关方的反馈，及时修订政策和控制措施。

The Company has formulated internal policies including the *Risk Management Handbook*, *Identification and Management Process of Three Risk Elements*, *Process of Setting and Changing Risk Control Goals*, *Risk Control Sampling Process*, and *Improvement Process of Risk Control*. In accordance with these policies, the Company conducts at least an annual risk assessment for bribery and corruption. Key risks are centrally managed and prioritized, with mitigation and response measures planned and implemented proactively. Policies and control measures are promptly updated in response to business changes, legal revisions, or stakeholder feedback to ensure effective risk management practices.