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# Our commitments will only make a difference if we all play our part.



MÉKA BRUNEL
CHIEF EXECUTIVE OFFICER



e shoulder great responsibility since we shape urban life in our role as a developer and operator of living places. Every day, we interact with our various different audiences, be they customers, users, visitors to our buildings, prospective customers, suppliers, service providers,

investors, shareholders, officials, government representatives, journalists or other stakeholders.

All these relationships need to be guided over the long term by the highest standards of probity and integrity and we must act in line with our corporate purpose of: "Empowering shared human experiences at the heart of our sustainable spaces".

Our CSR commitments will only make a difference if we all play our part. We can raise standards and drive our ecosystem forward by building a culture of integrity and compliance.

This ethics charter is thus intended for all of us who work for the Group and also for all our stakeholders. Every employee is an ambassador for the Group, as we all help shape the values it stands for, as well as its

image and reputation. So not only must we abide by the charter ourselves, we must also ensure everyone who works with our Group abides by it, too.

The ethics charter complements the framework, rules and internal procedures already in force within our Group. It has been approved by our Board of Directors, after consulting with the Compliance and Ethics Committee and informing the Company and Economic Committee, and it will be updated on a regular basis to reflect regulatory changes affecting our activities and our experiences. Lastly, we will not shy away from reconsidering our approach whenever necessary, even if that means changing the way we work.

We need to actively use this charter as a guide in our daily working lives. The principles set out are not exhaustive, and we all need to take responsibility and display common sense in how we apply them.

By upholding the highest standards of conduct, we will continue to build trust among our stakeholders and deliver on their expectations and fulfil the social and environmental responsibilities incumbent on us a major player in urban life.





# Uphold our ethical standards on a daily basis



Our Board of Directors and our general management made the decision to introduce a dedicated governance framework to address ethical issues.

It aims to weed out practices at odds with our standards of probity and integrity, make all our employees even more aware of the importance of these matters and introduce appropriate tools and systems for detecting issues and handling whistleblowing reports.

#### **GOVERNANCE AND ORGANISATION**

Efforts to combat corruption are headed up by the Compliance Officer and overseen by the General Secretary. Our arsenal of tools and systems includes

mapping and analysis of the risks of corruption and influence peddling, preventative action, employee awareness and detection initiatives, and training.

## — THE BOARD OF DIRECTORS' COMPLIANCE AND ETHICS COMMITTEE

This governance body ensures that anti-corruption measures are implemented effectively. It is made up of members of our Board of Directors. The Compliance Officer regularly reports to this Committee on actions taken, and may refer matters directly to it.

#### — THE COMPLIANCE OFFICER

As head of anti-corruption, the Compliance Officer is responsible for:

- **prevention** via the Ethics Charter and the training charter given to all Gecina employees
- advice and guidance when an employee needs help to adopt the right behaviour in response to a situation that could contravene the Ethics Charter
- **investigations** by conducting internal inquiries when a whistleblower files a report

To maintain complete confidentiality, suspected internal and external frauds may also be reported via the whistleblowing framework.

The Audit and Risk Department, the Finance Department and the Human Resources Department form part of and back up the ethics monitoring framework.

#### AWARENESS-RAISING AND TRAINING

Our employees receive regular training arranged by the Compliance Officer about how to spot and prevent instances of corruption.

On joining the company, every new employee is given the Ethics Charter and the practical procedures. All employees have access to it on the intranet.

The Ethics Charter is attached as an annex to orders placed by Gecina with its service providers and suppliers.

#### **MAPPING OF CORRUPTION RISKS**

We map out the risks of corruption and influence peddling, and make regular updates.

The Compliance Officer has ownership of the risk mapping process, which is carried out by each of the Group's departments.

Corruption risk mapping is used to implement corruption prevention and detection measures. It paves the way for implementation of practical action plans to mitigate the risks of corruption.

The mapping includes:

- The raw risks, i.e., the risks inherent in the business prior to any preventative measures
- The **actual risks**, i.e., the net risks taking into account the measures put in place to mitigate raw risks

#### WHISTLEBLOWING

Everyone (employees, partners, customers, suppliers, third parties, etc.) has the right to blow the whistle if they observe behaviour at odds with our values and the laws in force.

Employees named by whistleblowers also have a right to access and correct data held concerning them.

Where the nature and severity of the matters raised so require, a Whistleblowing Committee will be set up. This Committee comprising the Chief Executive Officer, the General Secretary and the Compliance Officer is tasked with handling reports received as swiftly as possible. Where required by

circumstances, the Compliance Officer may refer matters directly to the Chairman of the Board of Directors and the Chairman of the Compliance and Ethics Committee. Use of this system is optional, and whistleblowers still can, and wherever possible should, bring matters to the attention of their line manager, the Human Resources Department or the Audit and Risks Department.

Employees should use the **Whistleblowing and Investigation procedure** for reporting situations that could be regarded as corruption. Third parties can simply send a message to the dedicated email address (see box). Anyone deliberately misusing the whistleblowing arrangements may face disciplinary or even legal action. Conversely, no action will be taken against any employee so long as they have used the whistleblowing system in good faith for reasons other than self-interest, even if the facts they report prove to be inaccurate or do not give rise to any subsequent action.

#### SANCTIONS

The Ethics Charter has been incorporated into Gecina's Internal Rules.

Proven corruption and behaviour contrary to the Ethics Charter is punishable by appropriate disciplinary measures.

Where the law or regulations are breached, those responsible will face legal action and (civil or criminal) penalties from the relevant authorities.

## How to get information and file a report

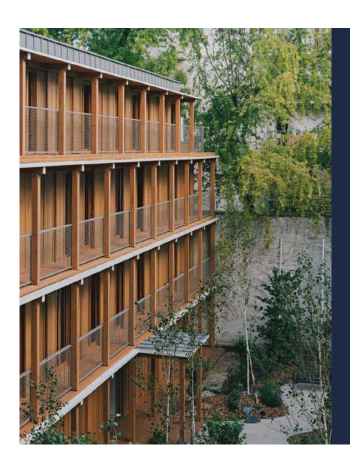
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Should you come across a failing or breach or have questions, you should send a report to the Compliance Officer.

complianceofficer@gecina.fr

The whistleblowing system we have implemented:

- guarantees complete confidentiality for the employee filing the report, any individual(s) implicated and the information gathered;
- can accept and handle whistleblowing reports filed anonymously.



Abide by and make sure others abide by our corporate commitments



Our development is guided by strict compliance with the European, national and local laws and regulations.

As part of their professional activities, every Group employee must be familiar with and abide by the applicable regulations and internal procedures. Every employee also undertakes to acquire adequate knowledge of the rules of law in their specific area of professional activity. Performance objectives should never be achieved by breaching the law or bypassing internal procedures, risk management policy or the ethical principles laid down in this charter. Employees must refuse to undertake any patently unlawful actions or those breaching the rules of law and inform the Compliance Officer.







Rejecting all forms of corruption lies at the heart of our Group's drive to act responsibly.

Our Ethics Charter restates our commitment and zero tolerance approach in this area.

#### **ANTI-CORRUPTION EFFORTS**

There are two types of corruption:

■ Active corruption is where an individual or legal entity, the briber, solicits or offers another person, directly or indirectly, promises, gifts, benefits, etc., for themselves or for a third party (e.g., for a member of their family), as an inducement for such

recipient to perform, facilitate or refrain from acting in breach of their obligations.

■ Passive corruption is where an individual, the bribee, solicits or responds favourably, directly or indirectly, to said gifts or benefits, etc., for themselves or for a third party as an inducement for facilitating, carrying out or having carried out part of their activities or office in breach of their obligations.

**Influence peddling** consists in making a payment to an intermediary to use their actual or supposed influence over a third party to gain an undue benefit.

Should Gecina be implicated in corruption, the individuals involved would have to face the consequences. However, the situation would also be extremely prejudicial to our Group because:

- we would temporarily be excluded from bidding for public-sector contracts;
- our business partners would lose trust in us, which could prompt them to halt contractual relationships or not to extend contracts;
- our Group's image would be tarnished, causing stakeholders, such as banks, investors and also employees themselves, to lose confidence in us.

#### **CONFLICTS OF INTEREST**

Any situation in which the personal interests of our employees (or those of an individual or legal entity to which they are connected) could come into conflict with Gecina's must be avoided.

A conflict of interest arises when a personal interest or activity interferes, or may interfere, or may give the impression of interfering with the duties we perform in our role as an employee of a business.

Conflicts of interest may affect our impartiality or sow doubt as to our ability to perform our responsibilities objectively. Conflicts of interest may give rise to a financial risk or harm the Group's image.

Every employee potentially facing such a situation must report it immediately in writing to their line manager so that together they can analyse the circumstances and make the appropriate decision.

The employee and/or line manager must refer the matter to the Compliance Officer and abide by the procedure for managing conflicts of interest. In any event, we ask our employees:

#### not to conduct business activities

for a supplier, customer or competitor without obtaining prior authorisation in writing from both



## Examples of conflicts of interest:

- Family ties influencing the choice of business partner.
- Conflict between the interests of the business and an employee's commitments as a holder of political office.
- An employee with a family member running a property renovation company that works for Gecina.
- Charity commitment of an employee where Gecina has established a business relationship with the charity.



Please refer to the procedure for handling conflicts of interest

their line manager and the Compliance Officer;

- **not to hold financial interests** in a supplier, customer or competitor of the Company without obtaining prior authorisation in writing from their line manager;
- to report to the Compliance Officer any business relationship that the Company has with a close relative or with a company controlled by a close relative.

Gecina reiterates that the processes for selling or renting Group-owned apartments to its employees are subject to strict guidelines under the handbook of internal procedures.

## COMPETITION LAW AND ANTI-TRUST POLICY

We have undertaken to comply strictly with anti-trust legislation and competition law in all our activities.

Employees must not propose or enter into any anti-trust agreement in any form whatsoever. We fiercely oppose any agreement between competitors, any abuse of dominant positions and any unfair exploitation of economic dependence in which a supplier or a customer may find themselves vis-à-vis the Group.

We are always looking out for any possible infringement of competition and implement best practices in terms of fair and equal treatment of bidders and transparency in consultations and calls for tenders. The internal commitment

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procedures must be complied with for all financial commitments arising from such consultations and calls for tenders.

We manage and market our portfolio at market prices and on an arm's length basis. Any incidents or questions arising from compliance with competition law must be brought to the Compliance Officer's attention to ensure matters are dealt with appropriately and thoroughly.

## ANTI-MONEY LAUNDERING AND TERRORIST FINANCING FRAMEWORK

We have tightened up our anti-money laundering and terrorist financing framework by putting in place risk identification and management tools and procedures for the relevant departments.

Training and awareness programmes for affected employees have been rolled out to back up this procedure.

Employees have been asked to make sure they comply carefully with the anti-money laundering and terrorist financing procedure. In addition, the Risk Department conducts a KYC analysis of counterparties prior to any major transaction.

#### FRAUD PREVENTION

The fraud prevention framework is overseen by our Audit and Risk Department. It includes analysis of the risks, preventative measures, and employee awareness and detection initiatives.

In the event of suspicions of fraud, especially external fraud, employees are urged to inform their line manager and the Head of the Audit and Risk Department as swiftly as possible.

Suspicions of internal fraud may also be reported via the whistleblowing framework to ensure they are handled better and confidentiality is assured effectively.

#### PROPERTY APPRAISALS

Our relationships with property appraisers are governed by our internal procedure handbook, prepared in accordance with the code of ethics published by the FSIF – the Federation of Property and Property Investment Companies – which states the following principles:

- There should be no personal interests, no family relationships and no subordination should exist between the property appraiser and Gecina. The aim is to prevent any conflicts of interest and guarantee the independence of property appraisers.
- Property appraisers are appointed by means of a call for tenders that takes into account their independence, qualifications, property appraisal skills for the relevant class of assets and geographical location of the assets submitted for appraisal.
- We undertake to pass on to appraisers all the information they request to complete their appraisal programmes (rental statements, works performed, substantial change to the building's environment, etc.).
- At the very least, we ensure there is a yearly turnover in appraisers covering 10% of the portfolio in service.

#### CONFIDENTIALITY

Certain information related to our business activities is inherently confidential, and its disclosure could harm the Group's reputation and brand image.

All our employees undertake to comply with the law and regulations on the confidentiality and protection of customer information and data.

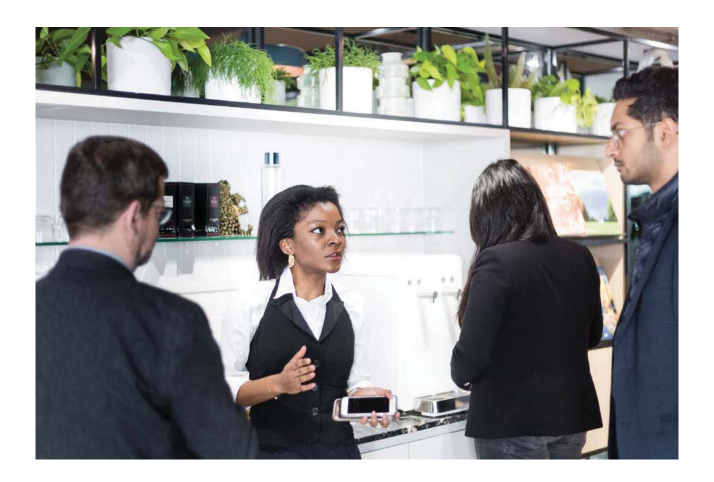
Confidential information may include, for example, the Group's financial results and information (until they are made public), the Group's financial transactions, acquisitions and disposals, information about assets and liabilities (including appraisals, business and asset reviews), litigation in progress, human resources information, personal data, training documents and internal procedures.

If, for any reason, an employee makes use of Gecina documents outside their normal place of work, they have a duty to keep these safe.

The duty of confidentiality and associated obligations apply even after an employee's duties have ceased.

#### STOCK MARKET CODE OF CONDUCT

Any employee privy by virtue of their professional activities to information that is not publicly available and that is price-sensitive (i.e., liable to move



Gecina's share price were it to be divulged), must refrain, until such information is made available to the public, from:

- buying and selling shares or any other Gecina financial product;
- buying and selling Gecina shares or any other Gecina financial product via a third party;
- passing on such inside information to any other Group employee;
- divulging any such information to a third party (including friends and family members).

The rules laid down above for Gecina shares apply similarly to the shares of any companies with which the Group may be in talks.

In addition, the Group's employees (insiders or not) undertake to refrain from trading in Gecina shares during the 30-day "closed period" prior to publication of the interim and full-year consolidated financial statements. This closed period is shortened to 15 calendar days for quarterly reports.

These principles also apply to the Gecina Group in connection with acquisitions and disposals of treasury shares.

We advise our employees not to make any short sales of Gecina shares.

Should they have any questions or uncertainties, our employees can refer to the regulations in force (summary of the criminal penalties for insider dealing) and to the internal memorandum entitled "General information about inside information and insider dealing". Employees may contact the Shares and Stock Exchange department or the Compliance Officer whenever they have a question or uncertainty about a transaction they are intending to carry out.

All the principles laid out above apply to both the Euronext regulated market and to the alternative stock exchange platforms.

#### **POLICY ON GIVING AND RECEIVING GIFTS**

Gifts and hospitality are subject to controls to prevent any risk of corruption and/or influence peddling. Our policy applies both to gifts received by our employees and to those they may give on Gecina's behalf.

The policy applies different rules depending on whether gifts and hospitality are worth more or less than  $\leq$ 150.

For transparency purposes gifts received by our employees must only be received at their place of work. We wish to draw attention to the fact that suppliers and service providers giving gifts may expect some degree of reciprocation, and that a gift received from a third party must never exceed €150 in value or be linked to the award of a favourable decision to the third party in question.

These rules are intended to avoid a situation in which the Group's employees make decisions based on criteria other than performance, quality and competitiveness.

Gifts and hospitality must be provided to third parties by our employees only on an exceptional basis, and in no circumstances may they represent an inducement for an undue benefit. In addition, if the value exceeds €150 per gift, the matter must be referred to the Compliance Officer. Where there is uncertainty about the appropriate course of action, the matter should be referred to the Compliance Officer.

In any event, gifts and hospitality must not be given or accepted at critical decision-making times for the individuals involved in making the decision, such as during the response to a call for tenders or prior to the signature or renegotiation of a contract.



Please refer to the gifts policy for more detailed information.

### **Key points**

#### **/// WITH REGARD TO GIFTS:**

- They must not be solicited by the recipient.
- They must not serve as an inducement or produce an undue benefit.
- They must not influence decision-making and must not therefore be made at sensitive times, such as during the course of a call for tenders, before agreements are signed and sealed, a vote, a grant of authorisations, an award of contracts, a change in legislation or in the regulations.
- The beneficiary must not have decisionmaking power concerning an anticipated decision or one in progress affecting the organisation's interests.
- They must be given only on an occasional basis when considered from the perspective of the professional activities.
- They must not give rise to any sense of embarrassment if they are revealed publicly.
- They must be made for strictly professional purposes.

- They must be logged in the Group's books and registers.
- Any monetary gift or gift of vouchers is prohibited, irrespective of the amount.

#### **## THE FOLLOWING ARE PROHIBITED OUTRIGHT:**

- Gifts of money, irrespective of the amount.
- Gifts given in return for benefits, services or exclusive information (e.g., a commercial advantage or the grant of any authorisation), irrespective of the amount given/received.
- Cifts or hospitality given to or by persons representing a public authority, irrespective of the amount, facilitation payments.
- Cifts given/received in excess of €150 without the advance agreement of an Executive Committee member after consulting the Compliance Officer.







We implement an ambitious social policy championing diversity, gender balance and equal compensation, access to employment, training and career development opportunities. It also includes measures to combat all forms of discrimination and harassment.

The health and safety of our employees during their professional activities is our top priority. A high-quality social dialogue is encouraged and promoted within the organisation. Our employees must act professionally, responsibly, with probity and uphold Gecina's values when performing their duties.

#### USE OF GECINA'S ASSETS AND RESOURCES

Our employees pledge to use the assets and resources the Company makes available to them in the normal course of their business activities and in line with internal rules and procedures. Its assets and resources are not for personal use and may not be made available to third parties. Employees must safeguard them against any form of damage, impairment, theft or misuse. Resources here means items of equipment (IT and phone equipment, furniture, vehicles) and intangible items (brands, expertise, image, reputation, software and IT databases) belonging to the Group.

The "Acceptable use of information systems" charter governs use of our IT resources. The policy states that personal use is permitted in exceptional circumstances, it being specified that such personal use must in all respects comply with all the rules stated in the Acceptable use of information systems charter, must not impair the smooth operation of Gecina or the integrity of its information systems, and must not disrupt the activities entrusted to the user.

#### **EMPLOYEE WORK/LIFE BALANCE**

We undertake to respect our employees' private lives and the confidentiality of their personal information and to store only the data we need for our business activities.

Employees are not required to respond to business-related requests outside working hours or at the weekend, except in exceptional cases including when they are working a specific shift or are on call.

### HONESTY AND INTEGRITY VIS-À-VIS THE GROUP

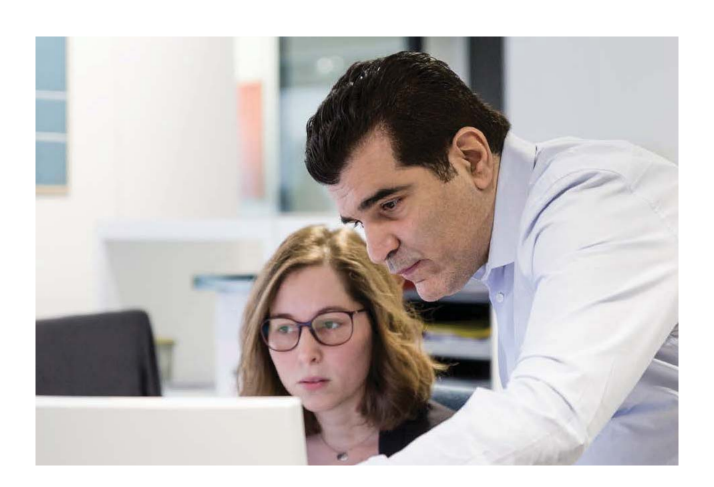
Our employees undertake to act honestly and with integrity at all times and in all circumstances vis-à-vis the Group. They have all pledged to refrain from making disparaging or prejudicial comments that could harm Gecina's reputation with businesses and/or the authorities or the image of the Company and its senior managers. Behaviour of this kind on social media is also prohibited. They also undertake to treat information related to the Group's activities in the strictest confidence.

Given our Company's status as a listed company, all communications with analysts and the media in general may have a lasting impact on our Group's image and reputation. To this end, all external communications with the press are prohibited unless they have been approved by our Communications, Public Affairs and Brand Department. In addition, we require our employees abide by the "Financial and non-financial communications" procedure. More generally, our employees are required not to talk or to communicate in writing externally about the Group's activities without the prior approval of their line managers.

Our employees are invited to adhere to the same principles of fair and honest communication on social media.

## DELEGATIONS OF POWERS AND SIGNING AUTHORITY

Our employees endeavour to comply with internal procedures and do not bind the Company by making commitments exceeding the specified maximum levels.



Delegations of powers do not represent an irrevocable blank cheque for committing the Company in an uncontrolled manner. They are a legal tool making it possible for the Company to enter into commitments strictly in line with our internal procedures, transparently and with the appropriate reporting.

#### **BUSINESS EXPENSES**

Our employees are asked to abide strictly by the Business expenses policy where they cover business expenses out of their own pocket.

Individuals from outside the Company may be invited out for a restaurant meal provided there is a legitimate business interest in the broad sense of the term. The name and position of the individuals invited and the company they work for must appear on the documents attached with the expense report.



## The YouFirst Attitude: a common set of behavioural principles

- Customer focus: we pay careful attention to our customers and internal audiences, and that enables us to understand their needs and deliver the best solutions.
- High quality of service: in line with YouFirst, our client relationship brand, we hold ourselves to high standards because the quality of our work needs to be obvious to the relevant customers and stakeholders.
- People-friendly approach: we respect and are attentive to the needs of our colleagues. We care about and consider everyone's health and safety.
- Commitment to corporate social responsibility: we are aware that our contribution helps to create social and environmental value for Gecina.
- Continuous improvement: we are always finding new ways to improve how the organisation operates in line with our code of ethics.
- Team spirit and cross-company cooperation: we encourage cooperation and conversations between all colleagues.
- Sense of responsibility: we take initiative and issue warnings where difficulties arise, while finding solutions to them wherever possible.
- Agility and creativity: we adapt to new ways of doing things, we endeavour to overcome new obstacles and we dare to think differently.



PHOTO CREDITS

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