Student Loan Code of Conduct

Policy Summary Statement:

According to Federal requirements, each covered institution and each institution-affiliated organization that has a preferred lender arrangement for the purpose of offering Direct or private education loans must comply with the code of conduct that is required under section 487(a)(25) of the HEA by institutions of higher education participating in the Title IV student loan programs. Each covered institution or institution-affiliated organization must administer and enforce the code of conduct, and must annually inform any of its agents who have responsibilities with respect to education loans of the code’s provisions. A covered institution-affiliated organization that has a website must post its code of conduct prominently on its website.

To comply with this requirement, this Student Loan Code of Conduct (“Code”) policy has been developed and posted on its website. This Code applies to all Presidents, Business Managers, Directors of Admissions, Directors of Student Financial Services and all employees of Student Financial Services at any postsecondary institution or campus (“Covered Employees”). Violations of provisions of this Code of Conduct, are subjected to discipline, up to and including termination of employment. Violation of this Code of Conduct may also subject the institution or company to possible sanctions or liability.

Any related questions that are not answered in this Code of Conduct or any questions or concerns regarding any provisions within this Code, should be addressed through contacting the Senior Vice President of Student Finance and Compliance or General Counsel.

Any suspected or detected activity believed to be contrary to the Code is required to be reported confidentially and promptly to EDMC’s General Counsel. It is our policy to promptly investigate suspected violations of this Code of Conduct.

Definitions

Covered Employee: all Presidents, Business Managers, Directors of Admissions, Directors of Student Financial Services and all employees of Student Financial Services at any postsecondary institution or campus

Education Lender: a lender who makes loans to our students for educational purposes.

Guarantor: an agency which may guarantee alternative (non-federal) loans
Gift: any gratuity, favor, discount, entertainment, hospitality, loan or other items having a monetary value of more than $10. The term includes the gift or provision of services, transportation, lodging or meals, whether provided in kind, by purchase of a ticket, payment in advance, or reimbursement after an expense has been incurred. Exceptions to this definition are explained in specific sections of this Code of Conduct.

Revenue Sharing Arrangement: any agreement or understanding pursuant to which an Education Lender who provides loans to students attending a post-secondary institution, or the family of such students and pays a fee or provides other material benefits such as revenue or profit sharing to such institution in return for the institution recommending the lender or its loan products.

Servicer: an entity that services loans made by an Education Lender.

The Policy:

Conflicts of Interest: A conflict of interest exists when one’s personal situation interferes with one’s judgment and makes one unable to act in the best interest of the institution or the students attending one of its post-secondary institutions. Covered Employees must avoid conflicts of interest. Accordingly, they must comply with the following rules regarding conflicts of interest:

1. Covered Employees shall avoid actual and potential conflicts of interest between their duties and responsibilities and their dealings with Education Lenders, Guarantors and Servicers who play any role in student financial aid.

2. A Covered Employee shall not accept any fees, payments or other financial benefits from any Education Lender, Guarantor or Servicer except as otherwise specifically described in this Code of Conduct.

3. A Covered Employee shall not serve as a paid or unpaid member of a Board of Directors of an Education Lender or a Guarantor or Servicer.

4. A Covered Employee shall not serve as a paid or unpaid consultant or employee for an Education Lender, Guarantor or Servicer, including, without limitation, serving on the Advisory Board of an Education Lender, Guarantor or Servicer.

5. Covered Employees must inform General Counsel in writing if they (or their spouse or other immediate family members) own shares of stock or other securities issued by an Education Lender or Servicer, other than indirect ownership through a mutual fund. Examples of Lenders and Servicers include but are not limited to:
Sallie Mae (SLM Corporation), Sun Trust Bank, Dollar Bank, Citibank or Student Loan Corporation (Citigroup), Bank of America, Regions Bank, Fifth Third Bank, TCF Bank, US Bank, Citizen’s Bank (Charter One), Student Loan Express or CIT Group, Wachovia Bank, JPMorgan Chase, Wells Fargo, PNC Bank, and Nelnet Inc.

**Gifts and Business Courtesies**

1. Subject to the terms of this Code of Conduct, Covered Employees may not accept or solicit Gifts from any Education Lender, Guarantor or Servicer. This includes Gifts and prizes at a meeting or event. If a Covered Employee is offered a Gift by an Education Lender, Guarantor or Servicer, such employee must decline the offer of the Gift and inform the General Counsel’s Office of such offer.

2. The prohibition in paragraph 1 above applies to family members of Covered Employees and other individuals a Covered Employee has a relationship with if he or she has knowledge of the offer of the Gift and has reason to believe that the Gift was offered because of the Covered Employee’s position.

3. Notwithstanding paragraph 1 above, Covered Employees may accept food, refreshment, training or informational material provided as part of training by an Education Lender, Guarantor or Servicer, provided the training or informational material is designed to improve the service of an Education Lender or a Guarantor or a Servicer and provided the training contributes to the employee’s professional development.

4. If a Covered Employee is invited by a Lender, Guarantor or Servicer to a meal, entertainment event or for drinks, the Covered Employee must pay for his or her own expenses. If appropriate under the expense reimbursement policy, the Covered Employee may request reimbursement for those expenses.

5. Notwithstanding paragraph 1 above, the term Gift does not include standard materials, activities or programs on issues related to a loan product, default aversion, debt management or financial literacy, such as a brochure, a workshop or training, provided that students are informed of the name of any Education Lender, Guarantor or Servicer that assisted in preparing or providing such materials, activities or programs. Printed materials must contain the name of the Education Lender, Guarantor or Servicer that provided such materials and must not contain any EDMC or institution logos or trademarks.

6. Notwithstanding paragraph 1 above, institutions may use online entrance and exit counseling tools provided by Education Lenders, Guarantors or Servicers of education loans, as long as:

   a. the institution controls the counseling session; and
b. The counseling does not promote the products or services of the Education Lender, Guarantor or Servicer providing the counseling tools.

**Interactions with Student and Parent Borrowers**

1. A Covered Employee shall ensure to the best of his or her ability that the information he or she provides to students and parents is accurate and unbiased, and does not reflect any preference arising from actual or potential personal gain.

2. Covered Employees shall not assign a first time borrower’s loan to a particular Education Lender and shall not refuse to certify, or delay certification of, any loan based on the borrower’s choice of an Education Lender or Guarantor of education loans.

3. Covered Employees shall inform students that they have the right and ability to select the Education Lender of their choice regardless of whether that lender appears on a preferred lender list.

**Offers of Private Loan Funds or Other Financial Products**

1. An Education Lender, Guarantor or Servicer may provide non-lending services to institutions, however our institutions must pay for these services at market rates and such services may not give the Education Lender, Guarantor or Servicer any advantage with respect to providing education loans to students. Any such purchase of nonlending services must be pre-approved in writing by the Senior Vice President of Student Finance & Compliance or the General Counsel.

2. Nothing in paragraph 1 above shall prohibit post-secondary institutions from accepting scholarships or philanthropic contributions from an Education Lender, Guarantor or Servicer that are unrelated to education loans or that are not made as any quid pro quo or in exchange for any advantage related to the provision of education loans. If a Covered Employee receives or obtains knowledge of any offer of scholarships or philanthropic contribution from an Education Lender, Guarantor or Servicer, the Covered Employee should promptly notify General Counsel and the Senior Vice President of Student Finance & Compliance in order to obtain approval before accepting any such offer on behalf of the company or any of its postsecondary institutions.

3. Nothing in paragraph 1 above prohibits the company and its institutions from accepting state education grants, scholarships or financial aid funds administered by or on behalf of a State.

4. No institution shall permit on-site solicitation of students to apply for credit cards.

**Revenue Sharing Prohibited**
The company nor its institutions shall not enter into any Revenue Sharing Arrangement with any Education Lender.

**Staffing Assistance Prohibitions**

The company nor its institutions may not request or accept from any Education Lender any offer of assistance for call center staffing, financial aid office staffing, or on-site exit or entrance counseling from an Education Lender regardless of whether such Education Lender proposes to charge the company or its institutions for such services.

**Party(ies) Responsible**

For Policy Training: The Policy Owner is responsible to determine the method, means and frequency of training on this Policy

**Exceptions:**

Requests for an exception to this Policy should be addressed to the Policy Owner as outlined in the *Procedure for Requesting a Policy Exception.*

**Policy Review/Update And Audit:**

This Policy will be reviewed annually. Compliance with this Policy is audited on a random basis by Internal Audit.

**Policy Revision History:**

<table>
<thead>
<tr>
<th>Last Updated Date <em>(MO/DD/20XX)</em></th>
<th>Editor</th>
<th>Location of change(s), what was changed, and why</th>
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<tbody>
<tr>
<td>3/25/2014</td>
<td>Lauren Lewis</td>
<td>Update Format and remove references to EDMC</td>
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<tr>
<td>4/15/2014</td>
<td>Lauren Lewis</td>
<td>Update policy to remove ability to receive permission to serve as a consultant to lenders (Item 4 under Conflicts of Interest section in policy.)</td>
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