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Finning’s Code of Conduct does not comprise all of Finning’s guidelines and rules and cannot cover every situation. The Code of Conduct is intended to serve as a tool to guide our actions. It does not replace applicable legislation or relevant policies in effect within our country operations which may be revised from time to time.

The Code of Conduct has been prepared in English and Spanish. In the event of inconsistency, the English version of this Code of Conduct shall govern.

The requirements of this Code of Conduct apply regardless of the medium or forum used, including the use of social media.
Over the course of our company’s history, Finning has earned a strong reputation for business integrity. For more than 85 years, our rigorous standards of business conduct have been a key reason why employees choose to work for us, customers and suppliers elect to partner with us and shareholders decide to invest in us.

As Finning employees, upholding the high standards of behaviour that have earned our organization its reputation is a responsibility that we all share. Regardless of our location or position at Finning, each one of us plays a critical role in maintaining Finning’s reputation.

The Code of Conduct is our guide for putting our principles of transparency, ethics and professionalism into practice each day. Rooted in Finning’s values, the Code of Conduct clearly explains the high standards of ethical conduct expected from each of us.

Please take the time to review the Code of Conduct and to demonstrate its principles in all of your business interactions. If you have any questions, I encourage you to ask for guidance.

Thanks for your continued contribution and support as we build on Finning’s rich history, culture of integrity and enduring reputation.

Scott Thomson
President and CEO
Finning International
1.0 INTRODUCTION

1.1 UPHOLDING THE CODE

Our Code of Conduct (Code) applies to employees, officers and directors of Finning and all of its subsidiaries and affiliates. Finning’s agents, consultants, contractors, and suppliers are also required to act consistently with this Code when acting with or on behalf of Finning.

All provisions of this Code directly contribute to our future success, and the success of our stakeholders. Our personal commitment to service excellence through high standards of daily behaviour is in everyone’s best interest.

Just as we all share in the rewards of success, we all share the responsibility of achieving it. Working together, each of us benefits by demonstrating Finning’s values in action.

Finning’s Code applies to all employees, officers and directors of Finning and its subsidiaries and affiliates, and those acting with or on behalf of Finning.

1.2 PURPOSE, VISION & VALUES

The key to our continued success is the common goal of service excellence in the broadest sense — service to customers, service to each other as employees, service to shareholders and service to Caterpillar.

This goal is achieved by uniting our daily efforts and actions towards a shared aspiration for the mutual benefit of all.

OUR PURPOSE
We believe in partnering and innovating to build and power a better world.

OUR VISION
Leveraging our global expertise and insight, we are a trusted partner in transforming our customers’ performance.

OUR VALUES
We are trusted – We act ethically and honour our commitments.

We are collaborative – We build diverse and respectful partnerships.

We are innovative – We look for new and better ways to serve our customers.

We are passionate – We are driven to safely deliver results.
2.1 AMBASSADORSHIP

Every one of us contributes to Finning’s reputation for excellence. We are held personally responsible to consistently honour Finning’s values and act as good ambassadors of our company.

This means that, in our work, we demonstrate a team-oriented, can-do attitude and live up to the high expectations of our co-workers, customers, shareholders and Caterpillar. We apply the same sound ethics and principles to our work as we do in our personal life to build and enjoy lasting, mutually-beneficial relationships.

We communicate and collaborate openly and honestly, without prejudice, to earn the trust and respect of others and gain affinity and loyalty in return. We are also accountable for protecting each other’s privacy and confidentiality of information, as well as that of our company, shareholders, customers and business partners.

We always act on principles that enhance pride in Finning’s reputation and integrity.

2.2 SHARED COMMITMENT AND ACCOUNTABILITY TO THE CODE

We are all committed and accountable for the high ethical standards set out in our values and Code. Finning executive and management are further expected to:

- Promote awareness and understanding of Finning’s values and the Code.
- Lead by example, living the standards of our Code.
- Maintain an environment where everyone feels comfortable raising concerns.
- Promptly escalate concerns and reports of misconduct, as appropriate; cooperate with internal and external investigations if applicable; and follow up ensuring concerns are addressed.

Our managers and supervisors have additional responsibilities under our Code: to live and promote Finning’s values, and to support and protect those under our supervision who raise concerns.
2.3 DUTY TO REPORT SUSPECTED VIOLATIONS TO THE CODE

Our shared commitment and accountability involve more than just personally complying with the Code. It is our right and responsibility to promptly report suspected Code contraventions to our local supervisor or manager, Human Resources, Legal or Risk Assurance and Advisory Services representatives or through the other reporting options stated in Section 4.2 below and our Whistleblower Policy, and to cooperate with internal or external investigations of reported violations, as applicable.

2.4 NO RETALIATION

We are assured of strict confidentiality in reporting suspected violations and cooperate with investigations, without fear of retaliation. There will be no retaliation for speaking up and making a truthful report of actual or suspected misconduct, for cooperating with an investigation, or for exercising our legal rights. Only through coming forward with our concerns can we address issues.
3.0 ETHICAL DECISION MAKING

If you have an ethical issue, follow the steps below to assist in resolving your situation.

3.1 QUESTIONS TO ASK YOURSELF

When faced with a decision, ask yourself the following questions:

• Is the decision I am about to make legal?
• Does it align and comply with Finning’s values and policies, including the Code?
• How will it affect Finning, me, my fellow employees, customers, suppliers, competitors, regulators, communities where we operate and others?
• Would I feel uncomfortable or embarrassed with my decision if it was reported to my supervisor or to senior management or covered on the front page of a national newspaper or on social media?
• Should I ask for help prior to making this decision?

3.2 REVIEW FINNING’S GUIDELINES AND POLICIES

We recommend you review the most current version of our Code and the detailed policies that support our Code by visiting: www.finning.com/corporatepolicies.

The supporting policies are:

• Global Anti-Bribery and Anti-Corruption Policy.
• Global Political Contributions Policy.
• Corporate Disclosure Policy.
• Share Trading, Hedging and Use of Material Information Policy.
• Whistleblower Policy.

3.3 SEEK ADVICE

If you have completed the steps above and continue to have doubts or questions regarding compliance with our Code, seek help or guidance from your supervisor or manager. Most often, they are in the best position to address areas of concern. However, if you would rather speak to someone other than your supervisor or manager, or you are not satisfied with their response, you may contact anyone in management in whom you are comfortable confiding. Alternatively, you can contact your Human Resources, Legal, or Risk Assurance and Advisory Services department.

3.4 ETHICS AND COMPLIANCE HOTLINE OR WEBSITE

If you are uncomfortable discussing an issue with any of the above individuals or an issue remains unresolved, the confidential Compliance Ethics Hotline or Website can be used or Finning’s Compliance Officer can be contacted directly. See Section 4.2.
4.0 REPORTING VIOLATIONS OF THE CODE

4.1 CODE CONTRAVENTIONS

Not every employee action can be covered here in detail, so we must exercise sound judgment. If doubts arise regarding specific situations, please consult your supervisor or manager, an executive, or someone in your Human Resources, Legal or Risk Assurance and Advisory Services Departments, or any key contacts noted in our Whistleblower Policy.

Our collective success hinges on our personal commitment to adhere to this Code by following the principles seriously and conscientiously upholding them.

Violations will be investigated thoroughly and expediently, in a fair and systematic process. Anyone who has allegedly breached a term of the Code, or failed to report an actual or suspected breach of the Code, will be given the opportunity to explain his or her position.

Likewise, anyone who misuses the reporting process and knowingly files reports that are false or malicious in nature is considered to have breached our Code and may be investigated and disciplined if it is found that they did not act in good faith.

If an investigation confirms that a violation has occurred, an appropriate course of action will be taken and can include termination.

4.2 WHISTLEBLOWER POLICY

The Whistleblower Policy is in place to enable us to resolve issues within the company rather than outside it, without fear of retaliation.

Most often, areas of concern are best addressed with our supervisor, manager or local representative from Human Resources, Legal or Risk Assurance and Advisory Services. However, when we are uncomfortable discussing these concerns or if these concerns remain unresolved, we can file a report through the Ethics and Compliance Website or call the Ethics and Compliance Hotline or contact Finning’s Compliance Officer.

>>> ETHICS AND COMPLIANCE WEBSITE: https://secure.ethicspoint.com/domain/media/en/gui/13881/
ETHICS AND COMPLIANCE HOTLINE:

For calls in North America (U.S. & Canada):
1-800-491-2966 (depending on where you are dialing from there may be no need to dial “1” before this number)
Call will be answered in English

For calls from Argentina, Bolivia, Chile, Uruguay, UK, and the Republic of Ireland:

1. From an outside line dial the country specific number below:

<table>
<thead>
<tr>
<th>Country</th>
<th>Number</th>
<th>Language</th>
</tr>
</thead>
<tbody>
<tr>
<td>Argentina</td>
<td>0-800-555-0906 or 0-800-444-8084</td>
<td>Spanish</td>
</tr>
<tr>
<td>Bolivia</td>
<td>0-800-10-0707</td>
<td>Spanish</td>
</tr>
<tr>
<td>Chile</td>
<td>1230-020-5771</td>
<td>Spanish</td>
</tr>
<tr>
<td>Uruguay</td>
<td>000-413-598-3075</td>
<td>Spanish</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>0800-0328483</td>
<td>English</td>
</tr>
<tr>
<td>Republic of Ireland</td>
<td>1-800615403</td>
<td>English</td>
</tr>
</tbody>
</table>

2. The call will be answered in English or Spanish as specified above. To continue your call in another language, please state your language to request an interpreter. It may take 1-3 minutes to arrange for an interpreter. During this time please do not hang up.

3. Identify that you are calling from Finning.

4. Make your report.

If you are unable to connect via the above instructions:

1. Dial an international operator.
2. Request a collect call (reverse charge) to be placed to 503-748-0666.
3. If asked to give your name, please provide “EthicsPoint” as the name.
4. The international operator will call the Finning Report line. The call will be answered in English and the collect call will be accepted. When the international operator disconnects, the Call Center Specialist will continue the call in English or if you would prefer Spanish, please state your language to request an interpreter. It may take 1-3 minutes to arrange for an interpreter. During this time please do not hang up.
5. The Call Center Specialist will return with a Spanish speaking interpreter.
6. Make your report.

COMPLIANCE OFFICER

Mail: Suite 300 – 565 Great Northern Way, Vancouver, BC V5T 0H8 Canada
E-mail: ComplianceOfficer@finning.com
Telephone: 1 604 691 6250

Please refer to the Finning Whistleblower Policy for full details on the reporting process, available on our website as indicated in section 3.2 of this Code.
5.1 HEALTH, SAFETY, ENVIRONMENT & SUSTAINABILITY

5.1.1 HEALTH & SAFETY

We are committed to eliminating all job-related injuries and illnesses through a secure, effective and supportive work environment.

Each of us shares the responsibility for protecting ourselves, our fellow employees and our associates from work-related injuries and illnesses, both physical and psychological, and ensuring daily practices promote excellence in health and safety standards.

Locally, regionally and globally, we are all stewards responsible for safeguarding our employees. This precedent is set by a formal commitment to collective accountability:

- All levels of management demonstrate visible, meaningful and effective leadership and commitment to health and safety principles and initiatives in compliance with company standards and all legal requirements applicable to our operations.
- Consistently and continually, we identify, assess and manage employee safety and occupational health hazards.
- Should an incident occur, we conduct thorough investigations, identify root causes and take corrective action to prevent recurrence.
- Programs will continue to be developed and implemented to promote an understanding of health and safety principles, on-going improvement throughout the company, and employee competence.
- We endorse consistent, accurate and timely interactive communications regarding health and safety.
- Effective emergency management plans, capabilities and resources are maintained throughout the organization to mitigate the impact of events.

5.1.2 ALCOHOL, DRUGS AND CANNABIS

All individuals working at Finning are required to comply with our Drug and Alcohol Policies, which include the requirement to perform their assigned duties fully and safely without any limitations due to the use or after-effects of alcohol, drugs or cannabis. If over-the-counter or prescription drugs are taken, they must be used responsibly. This includes finding out from a doctor or pharmacist if the medication could impair your ability to do your job safely and reliably. If you are required to take medication that may impair your abilities, inform your supervisor or manager in advance so reasonable accommodation can be made. If you are ever in doubt, talk to your supervisor or manager and refer to your local Drug and Alcohol Policy. Do not take risks with your own or others’ health and safety.

Individuals whose capacity to work is impacted or impaired by drugs, alcohol or cannabis are adversely affecting their job performance, work environment, their safety and the safety of our employees and other stakeholders.
5.1.3 ENVIRONMENT
Our duties as responsible stewards include:
• Maintaining a system to identify and minimize environmental risk through regular audit programs.
• Establishing and maintaining environmentally acceptable methods for managing waste and wastewater; reducing, reusing and recycling materials; and developing safe, efficient and effective spill response plans.
• Committing to monitor, report and manage operational Greenhouse Gas (GHG) emissions.
• Collaborating with our customers, Caterpillar and other suppliers to improve product performance and reduce and mitigate product environmental impacts.
• Maintaining a high standard of environmental management and stewardship, which supports the protection and preservation of the environment and the reduction and mitigation of any impacts we may have.

We will demonstrate responsible environmental practices that eliminate or minimize the impact of our operations on the environment.

5.1.4 COMMUNITY SUPPORT
In every community and country where we do business, the Finning name is synonymous with good corporate citizenship. As people and as a company, we contribute significant time and resources to the well-being of our communities. We participate in local and global activities that promote the common good. We believe that our success should equally enhance the quality of life, stability and sustainability of the communities in which we live and work.

5.1.5 POLITICAL CONTRIBUTIONS
Finning supports involvement in legal activities that advance our strategic business goals and improve the communities where we work and live.

Only political contributions that are appropriate, legal in that specific jurisdiction, have been reviewed by the respective regional Legal Department and approved by the President & Chief Executive Officer are permitted.

5.2 BUSINESS INTEGRITY
5.2.1 FINANCIAL ACCURACY & ACCOUNTABILITY
Finning’s financial records contain vital and confidential information about our operations and constitute the basis upon which key decisions about Finning are made. The accuracy and completeness of such financial records are critical to meeting our obligations to shareholders, employees, business partners and others. They are also required for compliance with tax, financial and other applicable laws and regulations.

All employees involved in financial reporting of any nature must report financial information promptly, accurately, completely and honestly and follow applicable accounting standards and internal controls over financial reporting. We ensure that all entries are recorded in the proper accounts and are properly documented. Financial entry or disclosure must characterize the true nature of a financial transaction. Our corporate financial statements must present fair and full disclosure of the company’s financial position.

We report any concerns regarding accounting practices and non-adherence to accounting standards or internal controls over financial reporting in accordance with our Whistleblower Policy.

5.2.2 CORPORATE DISCLOSURE
As a public company, we work to ensure that all reports and documents we file with regulators, along with our normal public communications, are full and complete, accurate, timely and understandable.
Finning is committed to protecting investors by making sure the public has equal access to material information that could:

• Affect the market price or value of Finning securities.

• Be relevant to a reasonable investor’s decision to trade in Finning’s securities.

Employees, officers and directors may not discuss non-public company affairs with anyone outside Finning, except for permitted Finning business reasons by appointed spokespersons. Employee questions related to public disclosure of information should be directed to the General Counsel and Corporate Secretary or the Investor Relations department.

When material information does arise, it will be immediately disclosed to the public at large by news release. We do not disclose material information to select individuals, companies, partners or organizations prior to public disclosure unless required or permitted by law or a confidentiality agreement is in place. For more details regarding our obligations related to disclosure and confidentiality, refer to our Corporate Disclosure Policy available on Finning’s website.

Finning must communicate with the public with one voice. It is extremely important that all employees and service providers understand and respect our Corporate Disclosure Policy. A copy of this policy is available on Finning’s website as noted in section 3.2 of this Code.

5.2.3 CONFLICT OF INTEREST
We avoid using our position to directly or indirectly gain an unfair advantage or benefit from customers, suppliers or other stakeholders through manipulation, concealment, abuse of privileged or private information, misrepresentation of material facts or other unethical practices.

We must all adhere to the highest fiduciary standards.

We all have an obligation to declare any conflict or potential conflict of interest which may prejudice job performance, Finning’s business, or Finning’s ethical standards, including any interest which we or any member of our family, may have in any existing or potential customer, supplier or contractor of Finning.

The following are common examples of where potential conflicts may arise:

• Secondary employment - any actual or contemplated secondary employment relationship with another business as this may restrict the ability to perform our Finning duties or may be in competition with Finning’s business.

• Direct or indirect ownership in a business that may do or seek to do business with Finning or is a potential competitor to Finning.

• Directorship in a third-party business which may conflict with our time for fulfilling our duties at Finning or may be in competition with Finning’s business.

• Personal workplace relationships - directly or indirectly managing or working with a family member or with someone with whom we have a personal relationship. A conflict of interest may also arise where a personal relationship with one of our customers or suppliers occurs or exists.

• Excessive community or political involvement which may conflict our time for fulfilling our duties at Finning.

5.2.4 GIFTS & HOSPITALITY
We rely on our sound judgment not to offer or receive entertainment, gifts or hospitality which are deemed outside normal business practices. Offering or accepting cash gifts or gifts that have a monetary value (e.g., redeemable vouchers and cards) are prohibited. Gifts, courtesies, or entertainment are also outside normal business practices when they have a greater value or frequency than could reasonably be reciprocated, or may be perceived as a bribe, influence, payoff or obligation to act contrary to laws and business ethics.

Normal business practice would include the offering or acceptance of occasional sociable meals, events, promotional items and nominal gifts that can contribute to good business relationships. When unclear whether the offering or acceptance of gifts or hospitality is prohibited, the situation should be discussed with your manager to determine whether it complies with our Global Anti-Bribery and Anti-Corruption Policy.
and/or our local policies) and is deemed acceptable under normal business practices. We should consider the nature, value and frequency of the gift or hospitality and whether it enhances a business relationship. If there is still doubt regarding the nature, value, or timing of the gift or hospitality, your manager should consult with our local Human Resources, Legal or Risk Assurance and Advisory Services Department to determine the appropriateness of offering or receiving such a gift or hospitality under the circumstances.

5.2.5 ILLEGAL PAYMENTS
We do not directly or indirectly through those who work on our behalf, offer or give, or request or receive any bribe or facilitation payment of any description or value to obtain or retain business or for personal benefit (facilitation payments are generally smaller payments made to government representatives to speed up a routine administrative process). Giving or receiving such payments undermines the integrity of the individual and Finning, breaches our Global Anti-Bribery and Anti-Corruption Policy, may breach applicable laws and can result in serious consequences for both the individual and Finning.

We commit to never engage or condone acts of bribery or corruption of government officials, customers, suppliers, or others. Our Global Anti-Bribery and Anti-Corruption Policy provides comprehensive information about this topic and is available on our website as disclosed in section 3.2 of this Code.

5.2.6 MONEY LAUNDERING
Money laundering is illegal. Money laundering refers to any activity whereby individuals or entities try to conceal illicit funds or conduct/fabricate transactions to make these funds appear legitimate. We are responsible for knowing our customers, suppliers and contractors. We should always report to our local finance managers or our local legal departments any suspicious behaviour with regards to large cash payments or irregularities in the way payments are made.

5.2.7 ANTI-TRUST AND COMPETITION
We always engage in fair competitive business practices in compliance with all anti-trust and competition legislation that applies in the jurisdictions where we do business. We promote free and open competition in the marketplace and will not engage in any activities that could reasonably be construed as being anti-competitive, abusive or unfair.

5.2.8 SUPPLIER RELATIONSHIPS
Our suppliers, sub-contractors and agents are strong business allies with whom we build mutually-beneficial relationships to enhance the quality of our products and services.

We only partner with those who are law-abiding and like-minded in corporate values and ethical principles and share our commitment to sound business practices and standards of excellence.

While we advocate the use of Caterpillar equipment when working on Finning projects and premises, no supplier is required to buy Caterpillar products in order to compete for contracts or continue to do business with us.

We promote fair competition among our existing and potential suppliers, contractors and vendors, and work equitably and reasonably with all.

5.3 PEOPLE COMMITMENT AT FINNING

5.3.1 EMPLOYMENT PRACTICES
As a service company, our standards of excellence demand skilled workmanship, high individual and team performance levels, autonomy, accountability and self-motivation.

All of our employment practices, including job postings, recruiting, interviewing, compensation, benefits and employee programs, and performance evaluations are conducted in accordance with ethical principles and without discrimination or contravention of human rights legislation and employment laws in any region in which we operate.

We are proud to work in an environment of equal opportunity, one that fosters career fulfillment, advancement and continuing education. We promote, and are promoted, on the basis of demonstrated skills, qualifications and aspirations.
5.3.2 RESPECT, INCLUSION, AND DIVERSITY

We are committed to building safe, talented, and inclusive teams at Finning, where diverse perspectives are respected and valued. Inclusion of diversity develops talent, drives better performance, and increases innovation throughout our people and our operational, and marketing processes.

Diversity is a fact; it refers to all of the visible and invisible ways that we differ from one another. It includes all attributes such as gender, national or ethnic origin, age, religion, sexual orientation, marital or family status, and physical or mental ability, as well as management level, job function, geographic region and learning styles. It also refers to diverse perspectives, ideas, and ways of working to promote innovation and performance.

Inclusion is a choice; it refers to the behaviour of welcoming, valuing, and protecting differences that may be most at risk of exclusion. We recognize that exclusive behaviours can have negative impacts on the psychological safety of our employees as well as their productivity and ability to innovate. We will reward inclusive leaders because they effectively manage diverse teams to drive business and personal benefit for all of Finning’s stakeholders.

To promote an inclusive culture and protect the physical and psychological safety of our employees, we are committed to ensuring that all individuals enjoy respect and dignity in a safe environment, free from any kind of arbitrary and illegal discrimination, bullying, harassment or workplace violence. We foster high self-esteem and job performance, where employees are valued for the diversity they bring to our business. Only through fulfilling, rewarding work in a culture of inclusion, mutual understanding, cooperation and teamwork can we maintain service excellence.

We honour domestic and internationally accepted labour standards and support the protection of human rights. Employees should treat each other with respect at all times and comply with all relevant legal obligations including, but not limited to, standards of appropriate conduct with respect to gender, national or ethnic origin, colour, religion, age, sexual orientation, marital or family status, or physical or mental disability or any other characteristic protected by law.

Generally speaking, harassment is any improper words or behaviour that demean, humiliate or embarrass a person. This includes touching, pushing, comments and visual displays that may be perceived as offensive or create an uncomfortable or threatening work environment. Behaviour that may promote physical violence in the workplace, or any sexual, religious, age-related or racial harassment is also not tolerated.

At Finning, we take discrimination, harassment and workplace violence very seriously with a strong view that there is no place for this behavior in our workplace, including our customer sites or public locations where our employees are representing Finning.

Harassment is behaviour or communication, whether written or verbal, which a reasonable person would consider to cause offence or humiliation or negatively affect the dignity of a person and, in the context of employment, results in an intimidating, hostile or offensive atmosphere.

Harassment in the workplace or in a work situation or relationship, whether during or outside business hours, is considered employee misconduct and is not tolerated. We each have the responsibility to ensure that harassment does not happen.

As employees, it is our duty to spot and report incidents of harassment or violence to our supervisor or manager or to our Human Resources representative and to cooperate with both internal and external investigations.

As managers, it is our duty to respond promptly to complaints and resolve them quickly and fairly.

We strictly prohibit retaliation against any person by another employee or by Finning for reporting allegations of harassment or discrimination, or for filing, testifying, assisting, or participating in any manner in any investigation, proceeding, or hearing conducted by a government enforcement agency. Prohibited retaliation includes, but is not limited to, termination, demotion, suspension, failure to hire or consider for hire, failure to give equal consideration in making employment decisions, failure to make employment recommendations impartially, adversely affecting working conditions, or otherwise denying any employment benefit because an employee has reported in good faith alleged prohibited conduct or participated in an investigation.
5.4 TRUST & CONFIDENTIALITY – PROTECTING OUR ASSETS

5.4.1 COMPLIANCE WITH LAWS
In addition to abiding by the provisions of the Code, we as employees and persons acting on Finning’s behalf always comply with company policies and regulations as well as applicable laws and regulations of each country in which we operate.

We recognize the nature of our business subjects Finning to complex and ever-changing legal and regulatory requirements. Accordingly, if we are ever in doubt as to the application or interpretation of lawful procedures, we should contact our local Legal Departments for assistance.

5.4.2 CONFIDENTIAL INFORMATION
The obligation of confidentiality applies to all past and present Finning employees. Confidential information includes intellectual property and proprietary information.

We do not disclose to outside parties any confidential information regarding Finning business, employees, shareholders, partners, customers or assets, except where, after consultation with regional legal counsel, such information is legally required to be disclosed. Any such confidential information must be provided on a confidential basis to the extent legally permissible, and if provided in written form must be marked as “Proprietary and Confidential” and dated as of the date the information was provided to the receiving party. It is equally vital that we protect Finning’s confidential information against loss, theft or misuse.

Likewise, Finning employees will respect the intellectual property and confidential information of third parties and engage only in ethical and legal methods for obtaining business intelligence.

All company records, regardless of format of those records, are the sole property of Finning and are to remain under Finning’s control in all regions in which we operate.

We recognize that in the normal course of business or during business travel, it may be necessary to remove such records from the company premises, including electronic records. In these situations, employees are bound to uphold the protection of proprietary information and be responsible for its safe and secure management in compliance with all applicable company policies and best practices.

In addition, former employees are legally restricted from retaining, using or disclosing confidential company information, including computer files, customer lists, pricing, forward-looking information and any other confidential information.

5.4.3 PRIVACY
We will protect all personal information with confidentiality and sensitivity.

• To protect the privacy of all employees, shareholders, customers and business partners, we will comply with the obligations set out under the applicable privacy laws, contracts with our customers and business partners, the Finning Data Governance Statement and applicable policies (such as the Employee Privacy Policy (Canada) and the Staff Privacy Notice (UK)), which among other things require us to: collect personal information that is legally required or directly relevant to business or employment, and we will keep that information confidential, take reasonable efforts to ensure accuracy of the information, and dispose of it responsibly when it is no longer required;

• obtain consent and explain why we need the information where information from a secondary source is required, such as a reference;

• protect all personal information with confidentiality and sensitivity;

• limit access to personal information by Finning employees or agents on an as-required basis;

• to refuse disclosure of personal information to anyone outside our company without the individual’s consent, except as required by law, contractual obligation or public duty; and

• release personal information to authorities only as required by law, and always with diligence for privacy and subject to legal or ethical prohibition or privilege.

5.4.4 SHARE TRADING & MATERIAL INFORMATION
As employees, we are privy to detailed Finning information that is not generally known to the public — “undisclosed material information” that could be used to illegally gain an unfair investment advantage.
Accordingly, we are prohibited from trading company securities when we are aware of undisclosed material information (insider trading), until a reasonable period of time after the information has been publicly disclosed. This prohibition on insider trading applies any time when we are aware of undisclosed material information, and not only during Finning’s regular blackout periods.

Likewise, we do not disclose material information (insight which may affect the price of Finning’s securities) until it is legally required to be disclosed to the public. This includes but is not limited to: financial information; negotiations or terms of business contracts; sales or purchases of significant assets; dividend information; important business decisions or developments; financing transactions; significant people changes; lawsuits in progress or pending; and the status of labour negotiations.

For more information on this topic please refer to the following Finning policies: Share Trading, Hedging and Use of Material Information Policy and Corporate Disclosure Policy, which are available on our website as indicated in section 3.2 of the Code.

5.4.5 COMPUTER DATA & RESOURCES

Vital to our on-going success is a high standard of discretion and protection of corporate, employee and customer information.

Every individual with access to our computer hardware, software, files, documents, intranet, internet, cloud services, and servers is considered an ethical custodian responsible for the safe and secure management of such information and systems.

While we fully respect each other’s privacy, our company reserves ownership of these resources for the sole purpose of conducting Finning business. Finning reserves the right, where legally permissible, to monitor and/or audit any and all activity on its business assets and resources for violations of acceptable use and ethical behaviour. Reported or suspected violations will be investigated jointly with other departments such as Human Resources, Legal or Risk Assurance and Advisory Services, as required.

It is everyone’s responsibility to take measures to prevent and immediately report theft, loss, misuse, or unauthorized disclosure of business assets and resources including, but not limited to, the installation or distribution of software products that are not appropriately licensed for use by Finning.

Employees are in no way authorized to engage in any activity that is illegal under local, provincial, national or international law while utilizing Finning resources. Anyone who has evidence of, or encounters any violation of, acceptable use and ethical behaviour requirements, or otherwise believes that anyone is about to, or has, engaged in prohibited conduct is required to report that information in accordance with section 4.0 of this Code.

5.4.6 SOCIAL MEDIA

When used effectively, social media is an excellent tool for Finning to engage with customers, suppliers, colleagues, prospective employees, media, investors and the public. Finning has authorized, company-managed, social media channels including LinkedIn, Facebook, Twitter, YouTube and Instagram where employees can engage, if part of their role or on their own time, applying critical thinking and common sense when it comes to posts that include opinions, details about your job or information about life at and the business of Finning.

As any post you make is your responsibility and can impact not only your own, but Finning’s reputation, you should review our corporate social media and disclosure policies which list official spokespeople and designates empowered to create and manage social channels and post on behalf of Finning, as well as explain our responsibilities related to retaliation, harassment, workplace violence or discrimination online.

The Director of Global Communications has overall corporate responsibility for our social media presence and use and can provide guidance on and approval of content, to ensure it is in line with our policies.
We are all required to live the values of Finning and the Code. The Code is reviewed annually by management. Finning’s Board of Directors approves any revisions to the Code and the Audit Committee monitors compliance with the Code.

Waivers of the Code, or any of its provisions, are seldom considered or granted. If a waiver is necessary to accommodate exceptional circumstances, it must be approved by Finning’s Global Ethics Committee. If a waiver of the Code were to occur for Finning’s directors or specified executive officers, it would require approval by Finning’s Board of Directors.

While the scope of this Code cannot possibly cover every situation we will experience over the course of our employment, it is broadly indicative of our commitment to collective success.

We are esteemed partners of our customers, colleagues and Caterpillar. We are personal ambassadors of our company’s values and are committed to service excellence. We all hold a common, vested interest in being the best.

While management is responsible for establishing situation-specific procedures and making this Code available to every employee under their direction, it is our individual duty to contribute to Finning’s history and culture of integrity and enduring reputation by adhering to and upholding our Code.

**Finning’s values**

- Trusted
- Collaborative
- Innovative
- Passionate