

04 Anti-Bribery Policy 24-25

**Rapidfix Ceilings & Partitions Ltd
Anti Bribery Policy
24-25**

DOCUMENT TITLE:	Anti-Bribery Policy	DOCUMENT REF:	RCP-DOC-22124	REVISION:	002
				DATE:	09/12/2024
				Next Review	09/12/2024
				APPROVED BY:	Dan Elwell

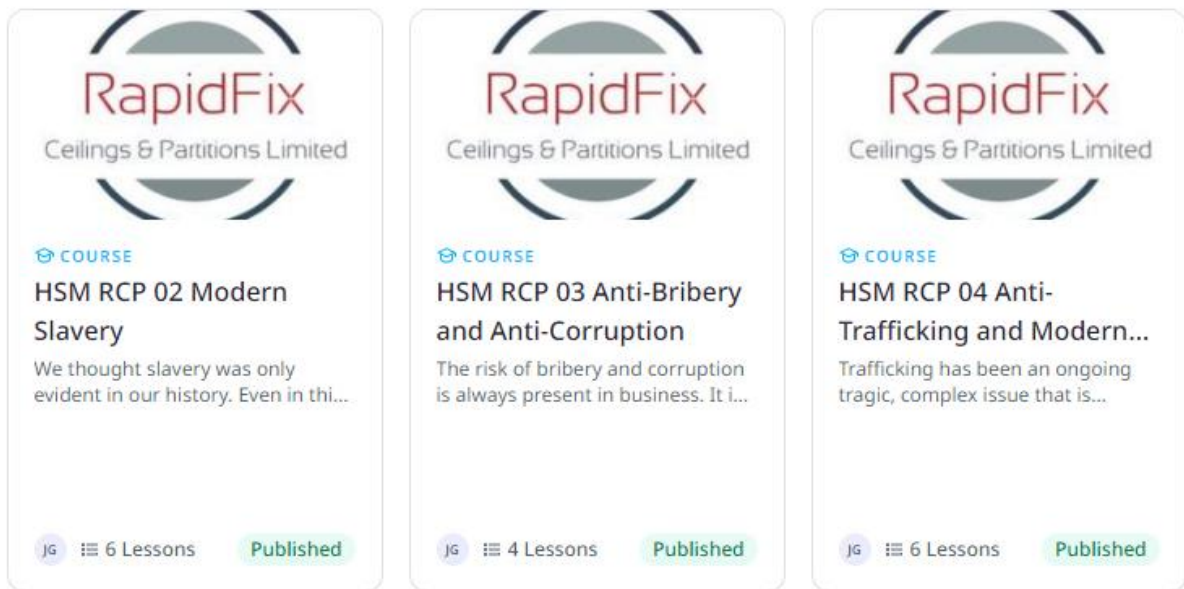


STATEMENT

Rapidfix Ceilings and Partitions Ltd vehemently committed to implementing and enforcing effective systems to counter bribery and corruption, and its reputation for maintaining lawful business practices is of paramount importance. It is the Company’s policy to conduct all aspects of its business in an honest and ethical manner at all times.

From 2024-25 onwards online learning models will be put in place specific to RCP Ltd systems and procedures will form part of initial training for responsible persons. This may be communicated throughout the supply chain as required.

eLearning now in place and published for use by RCP Personnel.
HSM RCP 03 Anti Bribery and Anti-corruption.



This policy covers Anti-Competitive Behaviour and **Rapidfix Ceilings and Partitions Ltd** has a zero-tolerance approach to any such activity including bid rigging, price fixing or the sharing of information to gain market advantage. **Rapidfix Ceilings and Partitions Ltd** works strictly in adherence to all anti-trust laws, including the Competition Act 1998 and the Enterprise Act 2016.

Bid rigging, price fixing or market sharing of any kind is strictly prohibited. This type of breach extends not just to written information but any exchange of details which lead to an unofficial, off the record ‘understanding’ regarding commercial practice.

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1. Purpose

- 1.1 **Rapidfix Ceilings and Partitions Ltd** is committed to the practice of responsible corporate behaviour and to complying with all laws, regulations and other requirements which govern the conduct of our operations.
- 1.2 **Rapidfix Ceilings and Partitions Ltd** is fully committed to instilling a strong anti-corruption culture and is fully committed to compliance with all anti-bribery and anti-corruption legislation including, but not limited to, the Bribery Act 2010 and ensures that no bribes or other corrupt payments, inducements or similar are made, offered, sought or obtained by us or anyone working on our behalf.
- 1.3 This Policy applies to all individuals working at all levels and grades, including senior managers, officers, directors, employees (whether permanent, fixed term or temporary), consultants, contractors, trainees, or any other person associated with us, or any of our subsidiaries or their employees, wherever located (collectively referred to as workers in this policy); and
- 1.4 Third parties. Where we engage with third parties, we will undertake appropriate steps to ensure that they comply with the principles set out in this policy.
- 1.5 Training by virtue on briefing and eLearning shall be completed and this includes access to and acceptance of all policies.

2. Bribery

- 2.1 Bribery is defined as the giving or promising of a financial or other advantage to another party where that advantage is intended to induce the other party to perform a function improperly, to reward them for the same, or where the acceptance of that advantage is improper conduct.
- 2.2 Bribery is also deemed to take place if any party requests or agrees to receive a financial or other advantage from another party where that advantage is intended to induce that party to perform a function improperly, where the acceptance of that advantage is improper conduct, or where that party acts improperly in anticipation of such advantage.
- 2.3 Bribery of a foreign official is defined as the giving or promising of a financial or other advantage which is intended to influence the official to obtain business or an advantage in the conduct of business unless the foreign official is required or permitted by law to be influenced by such advantage.

Rapidfix Ceilings and Partitions Ltd are committed in ensuring that no forms of bribery will be tolerated within the company.

If you or anyone you know feels that bribery is or has taken place then this needs to be reported to ensure it can be fully investigated

3. Consequences of Bribery

- 3.1 Anyone or any organisation found guilty of bribery under the Act may face fines and/or prison terms. In addition, high legal costs and adverse publicity are likely to result from any breach of the Act.
- 3.2 For employees of **Rapidfix Ceilings and Partitions Ltd**, failure to comply with this Policy and/or with the Act may result in:

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- 3.2.1 disciplinary action which may include dismissal; and
- 3.2.2 criminal penalties under the Act which may result in a fine and/or imprisonment for up to 10 years.
- 3.3 For **Rapidfix Ceilings and Partitions Ltd**, any breach of this Policy by any employee or business associate may result in:
 - 3.3.1 **Rapidfix Ceilings and Partitions Ltd** being deemed to be in breach of the Act;
 - 3.3.2 **Rapidfix Ceilings and Partitions Ltd** being subject to fines; and
 - 3.3.3 **Rapidfix Ceilings and Partitions Ltd** suffering negative publicity and further associated damage because of such breach.

4. Responsibility for Compliance and Scope of Policy

- 4.1 This Policy applies to and includes actual and potential clients, customers, suppliers, distributors, business contacts, agents, advisers, and government and public bodies, including their advisors, representatives and officials, politicians, and political parties.
- 4.2 It is the responsibility of all the above-mentioned parties to ensure that bribery is prevented, detected, and reported and all such reports should be made in accordance with **Rapidfix Ceilings and Partitions Ltd** policies and procedures.
- 4.3 No party described in section 4.1 may:
 - 4.3.1 give or promise any financial or other advantage to another party (or use a third party to do the same) on **Rapidfix Ceilings and Partitions Ltd** behalf where that advantage is intended to induce the other party to perform a function improperly, to reward them for the same, or where the acceptance of that advantage will constitute improper conduct;
 - 4.3.2 request or agree to receive any financial or other advantage from another party where that advantage is intended to induce the improper performance of a function, where the acceptance of that advantage will constitute improper conduct, or where the recipient intends to act improperly in anticipation of such an advantage.
- 4.4 Parties described in section 4.1 must:
 - 4.4.1 be aware and alert always of all bribery risks as described in this Policy and as set out in section 9 below;
 - 4.4.2 exercise due diligence always when dealing with third parties on behalf of **Rapidfix Ceilings and Partitions Ltd**; and
 - 4.4.3 report all concerns relating to bribery to **RCP Ltd Director or nominated manager**, in the case of non-employees, their normal point of contact within **Rapidfix Ceilings and Partitions Ltd**.

5. Facilitation Payments

- 5.1 A facilitation payment is defined as a small payment made to officials to ensure or speed up the performance of routine or necessary functions.

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- 5.2 Facilitation payments constitute bribes and, subject to section 5.3, may not be made at any time irrespective of prevailing business customs in certain territories.
- 5.3 Facilitation or similar payments may be made in limited circumstances where your life is in danger but under no other circumstances. Any payment so made must be reported to **RCP Ltd Director** as soon as is reasonably possible and practicable.

6. Gifts and Hospitality

- 6.1 Gifts and hospitality remain a legitimate part of conducting business and should be provided only in compliance with **Rapidfix Ceilings and Partitions Ltd** Gifts and Hospitality Policy.
- 6.2 Gifts and hospitality can, when excessive, constitute a bribe and/or a conflict of interest. Care and due diligence should always be exercised when giving or receiving any form of gift or hospitality on behalf of **Rapidfix Ceilings and Partitions Ltd**.
- 6.3 The following general principles apply:
 - 6.3.1 **Gifts and hospitality** may neither be given nor received as rewards, inducements or encouragement for preferential treatment or inappropriate or dishonest conduct.
 - 6.3.2 **Neither gifts nor hospitality** should be actively sought or encouraged from any party, nor should the impression be given that the award of any business, custom, contract or similar will be in any way conditional on gifts or hospitality.
 - 6.3.3 **Cash** should be neither given nor received as a gift under any circumstances.
 - 6.3.4 **Gifts and hospitality** to or from relevant parties should be generally avoided at the time of contracts being tendered or awarded.
 - 6.3.5 The value of all gifts and hospitality, whether given or received, should be proportionate to the matter to which they relate and should not be unusually high or generous when compared to prevailing practices in our industry or sector.
 - 6.3.6 Certain gifts which would otherwise be in breach of this Policy and/or the Hospitality and Gifts Policy may be accepted if refusal would cause significant and/or cultural offence, however **Rapidfix Ceilings and Partitions Ltd** will donate any gifts accepted for such reasons to a charity of **RCP Ltd Director** choosing.
 - 6.3.7 All gifts and hospitality, whether given or received, must be recorded in the Hospitality & Gifts Register.

7. Charitable Donations

- 7.1 Charitable donations are permitted only to registered (non-profit) charities. No charitable donations may be given to any organisation which is not a registered charity.

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- 7.2 All charitable donations must be fully recorded.
- 7.3 Proof of receipt of all charitable donations must be obtained from the recipient organisation.
- 7.4 Under no circumstances may charitable donations be made in cash.
- 7.5 No charitable donation may be made at the request of any party where that donation may result in improper conduct.

8. Political Donations

- 8.1 **Rapidfix Ceilings and Partitions Ltd** does not make political donations and **Rapidfix Ceilings and Partitions Ltd** is not affiliated with any political party, independent candidate, or with any other organisation whose activities are primarily political.
- 8.2 Employees and other associated parties are free to make personal donations provided such payments are not purported to be made on behalf of **Rapidfix Ceilings and Partitions Ltd** and are not made to obtain any form of advantage in any business transaction.

9. Due Diligence and Risks

The following issues should be considered with care in all transactions, dealings with officials, and other business matters concerning third parties:

- 9.1 Territorial risks, particularly the prevalence of bribery and corruption in a country;
- 9.2 Cross-border payments, particularly those involving territories falling under section 9.1;
- 9.3 Requests for cash payment, payment through intermediaries or other unusual methods of payment;
- 9.4 Activities requiring **Rapidfix Ceilings and Partitions Ltd** and / or any associated party to obtain permits or other forms of official authorisation;
- 9.5 Transactions involving the import or export of goods;

All the above shall be completed in compliance with all **Anti Money Laundering (AML)** systems. **RCP Ltd** shall work with the local and national authorities in conjunction with financial institutions to ensure that they remove any potential for Money Laundering.

RCP shall work with and apply systems that deter any form of Money Laundering. Enterprise accountancy shall where required validate personnel within the company by means of legitimate proof of who they are and where they reside, as required via accountancy AML systems.

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This policy has been approved & authorised by:

Signed	
Name:	Dan Elwell
Position:	Commercial Director
Date:	13/12/2024

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