Code of Business Conduct
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Contact us at 1-888-384-3577 or eco@cambiahealth.com
Message from Mark Ganz

As employees at Cambia, we spend a great deal of time working together, and we all want to work in an environment where there is a high degree of trust. We earn the trust of our members, partners, coworkers and consumers by behaving ethically, lawfully and with integrity.

What makes an ethical environment is not a code of conduct or an ethics and compliance program. In its purest form, ethics is reflected in the little and sometimes big decisions we make in terms of how we conduct ourselves personally and professionally every day.

The practice of ethics is not mechanical; it is an exercise of our hearts and conscience and is based on a personal commitment we make to each other and to the people we serve. The purpose of a code of conduct is to serve as a teaching document or guidepost that is read and reviewed from time to time along with the online training we provide.

Cambia’s Cause is noble and differentiates us as a company; it flows from our values, which are a direct reflection of our ethics. Never forget the good we do and that the transformation we lead will be cheapened if the way in which we do it is ethically flawed.

It is important we all remain vigilant in spotting issues or behaviors and that we are courageous in holding our teammates to the highest level of ethical behavior and adherence to our values. At the end of the day, it really is just about doing the right thing.

Please join me in renewing our commitment to our ethical business standards and keeping them at the center of what we do as we work together to create a better health care experience for people and their families.

Sincerely,

Mark B. Ganz
Chief Executive Officer
Cambia Health Solutions
1. Guiding principles

As Cambia Health Solutions (Cambia) pursues its Cause, we strive to maintain an ethical culture in which individuals feel empowered and accountable for doing the right thing.

We each play an important role in sustaining and strengthening our ethical culture every day. Cambia expects that you will:

- Act with integrity and trust.
- Comply with this Code of Business Conduct (Code) and other Cambia policies and procedures.
- Comply with all laws and regulations, as well as sub-regulatory guidance that applies to our Medicare Advantage and Part D contracts.
- Be accountable and transparent in your decision making.
- Foster an atmosphere in which every person is respected.
- Avoid all conflicts of interest with respect to your work with Cambia.
- Safeguard all Cambia and member information and use it only for appropriate business purposes.
- Ensure that fair dealing is the foundation for our relationships and business transactions.
- Ensure that the information we give others is truthful, accurate and complete.

We do not retaliate in any way against individuals reporting concerns in good faith.

We are committed to creating an environment where employees, our business partners and our members feel comfortable speaking up when there are questions or concerns.

When you have an issue or concern, talk to someone who can help—your supervisor, your leadership or Ethics. We strive to maintain confidentiality when evaluating and resolving reports and questions.
1.1. Our Cause

Serve as a catalyst to transform health care, creating a person-focused and economically sustainable system.

Core strategies

- Make health care more affordable and understandable for individuals and their families.
- Facilitate an economically accountable relationship between persons and health care providers.
- Build a human services platform with a strong digital backbone that supports personalization and supplants existing platforms in health care.
- Maintain the financial strength of our company to provide stability and create new value for our customers.

Our values

The values that guide our behavior:

- **HOPE**
  - Act on a deep belief that we are a catalyst to transform health care.

- **COURAGE**
  - Reach beyond and move forward when others shy away.

- **EMPATHY**
  - Treat people the way we would want to be treated.

- **TRUST**
  - Act with integrity and ethical clarity.

- **COMMITMENT**
  - As a tax-paying non-profit, serve a Cause larger than ourselves.

- **COLLABORATION**
  - Embrace diverse voices, experiences and perspectives to achieve more together.

- **INNOVATION**
  - Drive new ideas and create positive change.

- **ACCOUNTABILITY**
  - Deliver on our promises and take responsibility for results.

Operating principles

The principles at the core of how we operate:

- **BE CURIOUS**
- **SOLVE FOR THE CONSUMER**
- **DELIVER THE RIGHT RESULTS**
- **PRACTICE SERVANT LEADERSHIP**

Contact us at 1-888-384-3577 or eco@cambiahealth.com
2. Our Code

Our Code personifies the principles that govern our ethical and legal obligations. It serves as a compass to translate our values into everyday behavior, guide us when in doubt and keep us focused on our common goal of conducting ourselves with integrity. Our Code and the policies we reference cannot anticipate or address every situation or ethical issue that we may encounter in our jobs. Therefore, our Code serves as a guide or roadmap rather than an exhaustive description of Cambia’s policies.

While any rules addressed in the Code must be followed, in many cases more specific rule-based requirements are covered in the relevant stand-alone policies and procedures that are referenced in the Code. If you require more detail or guidance for a given situation, you should consult the relevant company policies, procedures and guidelines, or one of the contacts listed in the chart in section 2.3.

2.1. Your responsibility

The Code applies to all Cambia affiliates and subsidiaries, employees, officers, board and committee members, contractors and vendors with access to Cambia systems, and anyone who is authorized to act on our behalf. It also serves as guidance to, and may be adopted by, consultants, external sales agents and any other individuals and organizations conducting business with Cambia.

You have the responsibility to familiarize yourself with the Code and to comply with it. Individuals are to ask questions, seek guidance and promptly report suspected misconduct. Cambia commits to take all reports seriously, resolve substantiated reports and take steps to prevent repeat occurrences. Retaliation against anyone who comes forward in good faith will not be tolerated. Failure to comply with this Code or other Cambia policies could subject you to corrective action, up to and including termination.

When you observe questionable behavior or face unusual circumstances and are uncertain whether to speak up, ask yourself the following questions:

- Is it legal?
- Is it fair?
- Have I checked whether this situation is addressed by Cambia’s Code of Business Conduct or other policies and procedures?
- How does the situation make me feel?
- Does it feel right?
- Am I going over it again and again in my head?
- How would other people view this situation?
- How would it look as the lead story on tonight’s news?
- Will I be able to sleep soundly if I do not speak up?

These questions can help you discover why you think an ethical conflict may exist. If any of the questions leave you uneasy about the situation, it’s time to speak up. Contact your manager or the Ethics Department right away for assistance.
2.2. Additional expectations of managers

Our managers have increased obligations as senior custodians of our company values and culture. Managers are expected to personify our values, set the proper tone at the top and model integrity-based conduct for the company. As with all Cambia employees, this includes acting promptly when becoming aware of something that may violate the Code, our policies or the law. As a manager, you must also make sure that the Code is clearly communicated to all those you lead, including contractors and other business partners, so they understand how to conduct themselves in a manner that reflects the highest ethical standards and complies with our Code. You must ensure that your staff completes all required training as well.

Most importantly, since a majority of questions and reports are made to direct managers or other leaders, it is imperative that you create an environment in which people feel comfortable raising issues and that you properly and promptly act on such reports. You should foster an open working environment that encourages workforce members to come to you with any questions, concerns or reports. When workforce members approach you, you should listen, act on the raised concerns and promptly respond. This includes promptly reporting actual or potential Code, policy or legal violations to Ethics or another appropriate resource listed in this Code. Minimally, you should seek out opportunities to communicate and discuss ethical conduct, difficult decisions or other challenging situations with your employees.

2.3. Where to go for help

We provide multiple resources for you to report an incident, clarify a situation or ask a question. If you feel comfortable doing so, you may use any of the following resources:

- **Your supervisor or manager.** This is the person who knows you and your job circumstances the best. He or she can advise you specifically and immediately.
- **Higher management.** Other managers welcome hearing from you if you are not comfortable speaking with your manager.
- **Ethics.** Our Ethics team and our anonymous hotline are always available.

All reports will be taken seriously and will be promptly and fully investigated. During investigations, confidentiality will be safeguarded to the highest extent possible. All substantiated violations will be resolved in accordance with policy and procedure, and there will be no retaliation for good faith complaints. Corrective action and steps will be taken to prevent repeat occurrences.
If you’re not sure where to go with your concern, please call 1-877-878-2273, pick any of the options and ask for a call back to help you find the right resource. The following chart can also help you find the right contact.

<table>
<thead>
<tr>
<th>Anonymous Reporting Line</th>
<th>To report an ethical or compliance concern anonymously</th>
<th>1 (888) 384-3577</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ethics</td>
<td>For questions or concerns related to expectations of the Code or what constitutes a conflict of interest, or to report an ethical concern</td>
<td><a href="mailto:eco@cambiahealth.com">eco@cambiahealth.com</a> 1 (888) 384-3577</td>
</tr>
<tr>
<td>Compliance</td>
<td>For questions or concerns related to:</td>
<td>1 (877) 878-2273</td>
</tr>
<tr>
<td></td>
<td>• Medicare compliance</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Any other compliance issues</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Privacy and HIPAA compliance</td>
<td></td>
</tr>
<tr>
<td>Fraud, Waste and Abuse</td>
<td>To report potential fraud, waste and abuse</td>
<td>1 (800) 323-1693</td>
</tr>
<tr>
<td>IT Security</td>
<td>To report suspected security incidents</td>
<td>1-877-372-8223</td>
</tr>
<tr>
<td>Human Resources</td>
<td>For questions or to report a concern regarding Human Resources or the Employee Handbook</td>
<td>1-888-224-7491 EmployeeRelationsEmail <a href="mailto:Address@regence.com">Address@regence.com</a></td>
</tr>
</tbody>
</table>

If you have a concern or complaint about an accounting, internal controls or auditing matter, you may contact the audit and compliance committee chair of the Cambia board of directors at 1-888-655-5452 or auditchair@cambiahealth.com. Your phone call or email will be routed directly to the chair, who is an independent member of the Cambia board.

### 2.4. What happens if I make a report?

There are some things that are common to most reports. The response to any report ultimately depends on the circumstances. However, we will always listen and take you seriously. A typical investigation may include:

- Interviews with possible witnesses
- Reviews of relevant documents, files and printed material
- A decision-making process to determine if the report is substantiated and if a violation of our Code, other Cambia policy or law has occurred

### 2.5. How to make an anonymous report

If you choose to make an anonymous report, be sure to:

- Describe the situation in detail and include the business area involved.
- Provide the names of the individuals involved.
- Identify the dates when and where events occurred.
- Describe how the situation occurred (e.g., was a procedure not properly followed? Did a supervisor or manager give an instruction?).
- Indicate whether you witnessed the situation or whether someone told you about it.
- Describe any relevant documents and identify their location.
2.6. Corrective and disciplinary actions

If corrective or disciplinary actions are required as a result of an investigation, Cambia management will determine the proper corrective actions to take, including legal action when appropriate. Each situation or investigation will be defined by its unique facts and circumstances, which will be appropriately factored into any corrective or disciplinary decisions.

2.7. Retaliation

Retaliation is the unfair or inappropriate treatment of an employee because the employee made a good faith report of misconduct, assisted in filing a report or participated in an investigation. Retaliation may be expressed in different ways, both formal and informal. Common examples of retaliation are:

- Exclusion from decisions, meetings or work activities by management or coworkers
- Verbal abuse, harassment or intimidation by management or coworkers
- Denial of a promotion or pay raise
- Relocation or reassignment of job duties
- Loss of job

Retaliation does not include petty slights and annoyances, such as stray negative comments in an otherwise positive or neutral evaluation or negative comments that are justified by an employee’s poor work performance. You are not excused from continuing to perform your job or follow company rules, policies or procedures just because you have filed a report with Ethics.

Q: I reported a potential ethics violation last month that implicated my supervisor. Now she seems to treat me differently and informed me without explanation that she is changing my work schedule. I have had the same work schedule for two years. Is this retaliation?

A: Significant changes in how you are treated can be viewed as retaliation. If your supervisor treats you differently after you report a potential ethics violation, you should contact Ethics.

We have no tolerance for retaliation against employees who have reported concerns in good faith. If you try to stop someone from reporting an issue, you may be subject to disciplinary action up to and including termination.

If you are aware of an active investigation, you must avoid questioning others in an effort to determine who may have reported the violation. This can compromise the integrity of the investigation and also appear to be a form of retaliation.

Speaking up creates opportunities for us to reduce risk, improve our processes and performance, and enhance our culture. You will never be disciplined or penalized for contacting Ethics or any other source in good faith.
3. Conflicts of interest

A conflict of interest may exist when you, or a member of your family or household, or a person with whom you share a significant relationship is involved in an activity or has a personal interest (financial or otherwise) that could affect or appear to affect your objectivity in making decisions regarding Cambia.

The most common types of conflicts are: personal relationships, financial interests, and outside employment.

3.1. Personal relationships

A personal relationship includes your relationship with family members, household members/roommates, and anyone with whom you have a significant personal relationship. Family members include your immediate family, such as your spouse, domestic partner, children, parents, siblings, step-relatives and in-laws, and your extended family such as aunts, uncles, cousins, nieces, and nephews. Examples of a significant personal relationship could include, but are not limited to, a romantic relationship or a long-time family friend.

Any time you are involved in decisions at Cambia where a personal relationship might affect or appear to affect your decisions, you should disclose that information to your supervisor or manager and remove yourself from the decision-making process.

We may hire or retain someone with whom you have a personal relationship as long as an actual, potential or reasonably perceived conflict of interest is not created. Conflicts of interest occur if the employment, promotion, or transfer of someone with whom you have a personal relationship would result in the creation of one of the following:

• A manager/subordinate or other close reporting relationship.
• Both of you reporting to the same immediate supervisor.
• You are in positions that could compromise the internal controls or otherwise impact either person’s work, salary progress, performance and/or promotion. This includes contractors/contingent workers, interns, and temporary employees, even if employed by an agency.
• The appearance of any other potential or actual conflict of interest.

If a supervisory or managerial employee has a personal relationship (as defined above) with a subordinate, he or she must disclose this to his or her manager. Direct reporting between two employees with a personal relationship is prohibited, due to the conflict it creates. Even if there is no reporting relationship, a conflict of interest may arise if the relationship could cause others to lose confidence in the judgment or objectivity of either employee or if the relationship could cause embarrassment to our company. Managers, HR, and Ethics will evaluate each situation for conflicts.
3.2. Financial interests

Personal financial interests, such as investments above a certain dollar threshold, can create the appearance or existence of a conflict. Please review the supplemental policy on personal financial interests and investments for further information and guidance.

Gifts and business entertainment can easily create an appearance of improper influence or a conflict of interest. You may accept gifts, business entertainment or other offers from a third party only as allowed by policy (see section 4 of this Code).

3.3. Outside employment or compensated board service

Our primary employment obligation is to Cambia and its affiliates. Any activities such as a second job or personal business must not conflict with those obligations. An example of outside employment that does not relate to Cambia’s business and would not create a conflict would be working as a restaurant server at times when you are not expected to be working for Cambia. An example of a job that would create a conflict would be if you work at Regence and take a second job at a competing health plan.

You may not use company time, name, influence, assets, facilities, materials, or the services of other employees for or in connection with any outside employment or other activities. To ensure you avoid a potential conflict, you should notify your manager prior to accepting any outside employment. On an annual basis or as soon as possible when your circumstances change, disclose on your Conflict of Interest Disclosure statement all your outside activities, financial interests, or relationships that may present a conflict or the appearance of one.

Volunteer board service with non-profits is encouraged and supported by Cambia. In contrast, a compensated board position with an entity that operates in Cambia’s industries creates a conflict that may prohibit you from accepting the position while working at Cambia. You must obtain approval from Ethics before taking any outside compensated board position so that potential conflicts may be considered.

Any time you are involved in decisions at Cambia where a personal relationship might affect or appear to affect your decisions, you should disclose that information to your supervisor or manager and remove yourself from the decision-making process.
4. Gifts and business entertainment

Cambia recognizes that gifts and business entertainment may occasionally be appropriate in building and maintaining effective business relationships. However, gifts and business entertainment can easily create an appearance of improper influence. You must always exercise good judgment, discretion and moderation when accepting or offering gifts and business entertainment.

Do not accept gifts or business entertainment from outside parties, such as suppliers, potential suppliers or members, that might compromise or appear to compromise your ability to make objective and fair business decisions.

When offering gifts or providing entertainment, you must avoid doing anything that may create a perception that Cambia is trying to inappropriately influence another party. Your manager, in consultation with the Ethics Department, must approve exceptions to the standards in this section. Some departments may have policies for gifts and business entertainment that set stricter limits. If you work in such a department, follow your department’s policies and procedures.

4.1. Accepting gifts

The following standards apply when accepting gifts:

- You may never accept a gift if it will influence your business decisions.
- You may accept a gift valued at less than $200. The value of all gifts received from any one source in a 12-month period cannot exceed $400.
- Even if a gift falls within the dollar threshold, it must be reasonable and moderate in the context in which it is being offered.
- You may never accept cash or a cash equivalent, such as a check, money order or gift card issued by a bank or other financial services institution.
- You may never accept an honorarium.
- You may never accept a personal discount that is not widely available to other Cambia employees.
- You may never ask an external business partner to provide a gift.
- You may never accept a gift as part of a business negotiation.
- You may never agree to do anything in exchange for a gift.
- You may never accept a gift of any value from a member or provider.
4.2. Accepting business entertainment

The following standards apply when accepting business entertainment:

• You may never accept business entertainment if it will influence your business decisions.
• The person offering the business entertainment must participate in the activity. If not, the entertainment is a gift and is subject to the gift standards.
• Business entertainment must have a business purpose that provides a benefit to Cambia.

• All costs related to business entertainment must be reasonable and moderate.
• You may never ask an external business partner to provide business entertainment.

4.3. Offering gifts

When offering gifts, you must avoid doing anything that might create a perception that Cambia is trying to inappropriately influence another party. You may offer a gift only if the following standards are met:

• The gift does not violate any law or regulation or the standards of conduct of the recipient's organization.
• The value of the gift does not exceed $200, and the value of all gifts offered to any one recipient in any 12-month period does not exceed $400.
• Even if a gift falls within the dollar threshold, it must be reasonable and moderate in the context in which it is being offered.
• The gift does not consist of cash or a cash equivalent, such as a check, money order or gift card issued by a bank or other financial services institution.
• The gift is not offered as part of a business negotiation.
• Offering gifts should focus on relationship building and not create undue influence, establish an expectation for repayment or compromise the recipient’s objectivity.

4.4. Offering business entertainment

When providing business entertainment, you must avoid doing anything that might create a perception that Cambia is trying to inappropriately influence another party. The following standards apply when offering business entertainment:

• Offering business entertainment must not violate any law or regulation or the standards of conduct of the recipient’s organization.
• Business entertainment must have a business purpose that provides a benefit to Cambia.

• The person offering the business entertainment must participate in the activity. If not, it is a gift and subject to the standards of offering gifts.
Notwithstanding the above, some departments might have additional requirements that you need to follow. In particular, Medicare has additional rules in this regard. There are important limitations on giving gifts to Medicare members and employees of the Centers for Medicare & Medicaid Services (CMS). We are committed to full compliance with CMS regulations. Make sure to contact our Medicare compliance staff before giving any Medicare-related gifts.

Q: How can I determine when a gift or business entertainment is reasonable and not excessive?

A: Ask yourself whether the gift appears to be excessive to you personally and whether it would appear excessive to others. Below are some examples of both reasonable and excessive gifts.

<table>
<thead>
<tr>
<th>Reasonable</th>
<th>Excessive</th>
</tr>
</thead>
<tbody>
<tr>
<td>A holiday gift of a bottle of wine from a supplier, vendor or customer</td>
<td>A case of fine Champagne</td>
</tr>
<tr>
<td>Tickets to a local sporting or cultural event</td>
<td>Tickets to a distant sporting event, plus airfare and/or lodging for you and a guest</td>
</tr>
<tr>
<td>A coffee mug with a provider, vendor or supplier logo on it</td>
<td>Cash or monetary equivalents, including loans, stocks or stock options</td>
</tr>
<tr>
<td>A small, inexpensive picture frame</td>
<td>A lavish gift, such as jewelry</td>
</tr>
</tbody>
</table>

4.5. Travel, conferences and fees

We prohibit any outside entity or individual, including people or companies who do business or seek to do business with Cambia, to pay your expenses to attend a conference or seminar. This includes any offers of discounted conference fees; reimbursement for travel, meals or lodging; or offers of gifts or prizes. Cambia will reimburse you for your attendance at a conference or seminar if there is a business reason for you to attend and if you have received prior approval from your supervisor.

If you are presenting or speaking at a conference or seminar, generally the conference or seminar fee can be waived if the fees are also being waived for other presenters or speakers. In such instances, only the registration fee can be waived. All other costs, including travel, meals and lodging, must be paid for by Cambia. If you are not sure the event (e.g., conference, seminar or training) falls within this guideline, please review the supplemental conference policy for further guidance or contact Ethics.
5. Business relationships

Cambia seeks to partner with those who share our values and ethical standards. We also select business partners who will provide goods and services that best meet Cambia’s needs. We ensure fair dealing is the foundation for our relationships and business transactions.

Contracts with suppliers and producers must be in writing and must describe the services to be provided and the basis for payment. Payment must be appropriate to the value of the services rendered and reasonable in view of the practice in the industry or trade.

5.1 Relationships with suppliers

We choose to partner with suppliers who offer us the best value in terms of quality and price. When working with suppliers, be sure you:

- Select the supplier that will best serve Cambia’s needs and interests without regard to any personal relationships or personal interests.
- Weigh all the facts impartially and objectively when selecting among competing suppliers, regardless of the size of the service or order.
- Do not exercise inappropriate bias when selecting suppliers or potential suppliers of goods or services.
- Do not require a supplier to become a customer as a condition to becoming or continuing to be a supplier to Cambia.
- Do not share confidential information provided by one supplier (e.g., price, terms or conditions) with another supplier.
5.2. Improper payments

An improper payment to gain advantage in any situation is never acceptable. Cambia prohibits improper payments such as bribes or kickbacks in all business dealings.

You may, from time to time, engage in transactions involving offshore companies. The anti-bribery provisions of the Foreign Corrupt Practices Act (15 U.S.C. § 78dd-1, et seq.) expressly forbid any U.S. person or company from making corrupt payments to foreign officials to obtain or retain business. Such payments are prohibited whether made directly or through a third party to officials of a foreign government.

You are expected to exercise vigilance and report any known or suspected noncompliance. Examples of red flags that may indicate violations of the act include:

• Money or anything of value is being offered to an official of a foreign government.
• A third-party vendor is engaged to facilitate a business transaction involving a foreign government, and invoices from the vendor include suspicious charges for services not included in the scope of work agreed to with the vendor.
• A third-party vendor is engaged without a clear rationale or with the intent to provide services not within the scope of that vendor’s core competencies.

5.3. Insider trading

In the course of your job, you might learn of non-public information about a publicly traded company with which Cambia does business. There are laws that govern what you can do with inside information, such as sharing it with others or making personal financial decisions. You are responsible for knowing, understanding and abiding by those laws.

Examples of insider trading include sharing the following non-public information:

• Financial information: Revenues and earnings results, sales projections, dividends
• Marketing strategies: Market research, trade show or meeting plans, product rollout dates
• Mergers and acquisitions
• Personnel changes: Executive changes or other changes
• Product plans: New technology or application, technical plans, patent information

Please also see supplemental policy on personal financial interests and investments.
6. Workplace violence

Cambia is committed to working with its employees to promote and maintain a work environment free from violence, threats of violence, harassment, intimidation and other disruptive behavior.

Violence, threats, harassment, intimidation and other disruptive behavior in our workplace will not be tolerated. All reports of incidents will be taken seriously and will be dealt with appropriately. Such behavior can include oral or written statements, gestures or expressions that communicate a direct or indirect threat of physical harm. Individuals who commit such acts may be placed on immediate, paid administrative leave.

You’re expected to report any incidents to management or HR. Do not ignore violent, threatening or inappropriate behavior. In the event of an immediate threat, make no attempt to control the threatening person but instead leave the area, notify others who may be at risk, and call 911 or building security.

Please visit the following link and contact your HR representative with additional questions.

7. Drugs and alcohol in the workplace

The following conduct is strictly prohibited and may result in corrective action or immediate involuntary termination:

- Reporting to work, returning to duty following breaks or meal periods, being on company premises or in a company vehicle, or conducting any company business with any amount of drugs or alcohol in your body. "Company premises" includes all property rented, leased, owned or controlled by the company, including parking lots and adjacent areas.
- Consuming, manufacturing, buying, selling, distributing or possessing drugs or alcohol on company premises, in company vehicles or while conducting any company business. This rule applies regardless of whether you’re on paid time.
- Failing to cooperate fully with any aspect of the company’s enforcement of this policy, including but not limited to the following:
  - Refusing to submit promptly to required testing
  - Giving a false, diluted or altered urine sample
  - Failing to comply with rehabilitation or testing conditions imposed by the company or rehabilitation counselors
  - Failure to report promptly convictions, arrests or plea bargaining for an alcohol- or drug-related criminal offense. All drug- and alcohol-related convictions, arrests and plea bargaining arrangements must be reported promptly to management. This obligation to disclose applies to all convictions, arrests or plea bargains that occur after the effective date of this policy.

Important! "Drugs" refers to all controlled substances and medication containing controlled substances, including "designer drugs" not approved for use by the U.S. Food and Drug Administration. “Drugs” also refers to prescription medication that hasn’t been prescribed for the person taking it.
Limited alcohol exception

As a narrow exception to these rules, alcohol may be consumed in moderation at special events, such as business entertainment meetings or special company functions. Alcohol may be served at such events only with approval of management. **On these occasions, alcohol should be consumed in moderation. You’re absolutely prohibited from driving after consuming alcohol if you’re “under the influence” as defined by the applicable state’s motor vehicle laws.**

Employees who engage in any conduct prohibited by this policy will be subject to corrective action, up to and including termination of employment.

You can review the entire policy by clicking here. If you have any questions regarding this information, please contact your HR representative.

8. Weapons on company property

It is unacceptable to bring weapons or firearms on company property unless otherwise covered by individual state law. Possession of a concealed carry permit does not permit an employee to bring a firearm onto company premises.

Please visit the following link and contact your HR representative with additional questions.

9. Tobacco-free environment

You may not use tobacco products or electronic cigarettes (e-cigarettes) anywhere on Cambia premises, including:

- All indoor facilities and outdoor campuses
- Within 25 feet of Cambia entries and exits, passageways, open windows and ventilation intakes
- Garages, parking lots and in cars parked in Cambia garages and parking lots
- Company vehicles

Compliance with the tobacco-free policy is mandatory for all employees and persons visiting the company. Employees who violate this policy are subject to corrective action. Note that Cambia offers a number of cessation services for employees who want to quit smoking or using tobacco or nicotine products.

Please visit the following link and contact your HR representative with additional questions.

10. Equal employment opportunity/non-discrimination

From the chief executive officer to frontline supervisors, Cambia is strongly committed to equal employment opportunity in all its employment practices. Management recruits, employs, trains, transfers, promotes, pays, uses corrective action, lays off and terminates employees solely on the basis of individual qualifications, conduct and merit. Cambia does not tolerate discrimination or harassment.

Please visit the following link and contact your HR representative with additional questions.
11. Safeguarding information and property

You are expected to protect the company’s confidential and proprietary information. You must use confidential and proprietary information only as necessary to complete your work and not for personal gain or non-business use. This also applies to accepting, using or sharing confidential and proprietary information belonging to another party, unless you have specific authorization from that party, as confirmed by our legal department.

Confidential information may be disclosed to others, internally or externally, only if it is properly authorized, the recipients have a clear business need for such information and it is shared in accordance with Cambia’s policies. Pay close attention to information shared externally on digital channels, like social media, as these types of posts are not private, may live online indefinitely and could be shared by others without your consent. For more information, please refer to section 13. All confidential information must be handled with care to avoid inadvertent or careless disclosure.

Examples of proprietary business information include:

- Business forecasts and/or strategies
- Financial data and projected earnings
- Internal employee communications
- Member and group information
- Planned geographical expansion
- Provider contracts
- Sales figures
- Wage and salary data

Follow these guidelines for protecting confidential and proprietary information:

- If you have access to confidential and proprietary information, discuss it with others only on a need-to-know basis.
- Do not disclose confidential and proprietary information to an outside person or entity, unless you have the authority to do so.
- Do not disclose proprietary information in social conversations or in normal business dealings with others outside the company.
- Do not discuss confidential and proprietary information in a place where you may be overheard.
- Do not take confidential and/or proprietary information in any form or for any reason when your employment has ended.

Q: I take my Cambia laptop home every night. Sometimes I forget my laptop in my car, but I always lock the doors. That’s okay, right?

A: No. You should never leave your laptop or other company business in your vehicle. You are responsible for keeping your devices with you at all times, taking appropriate steps to log off of your laptop, password-protecting all devices and storing all devices in secure locations when they are not in use.
12. Using company assets

We must ensure and safeguard the assets of our company. Company assets include both company funds and property. They also include every physical item and electronic system as well as liquid assets, such as cash, checks, credit cards and wire transfers. Examples of company assets include the following:

- Buildings, furniture and fixtures
- Cash, checks and credit cards
- Company time
- Computer hardware and software
- Documents, data and records
- Email, internet and intranet access
- Fax machines and copiers
- Intellectual property
- Office supplies (e.g., paper, pens, paperclips, staplers)
- Proprietary information
- Telephones and cell phones

Company assets may not be used for:

- Any illegal activity
- Communications that are threatening or intimidating
- Creating, viewing, receiving, sending or downloading chain emails, including jokes
- Harassment of any type
- Personal gain
- Sexually explicit materials
- Solicitation of personal business
- The public advancement of personal views
- The sale of any services or products other than Cambia’s

Company property should not be sold, loaned, given away or otherwise disposed of, regardless of condition or value, except with proper authorization. You must return all company property immediately upon request or upon termination of employment.

You are personally accountable for company funds over which you have control. If you spend company money, or personal money that will be reimbursed, you should always be sure that the company receives appropriate value in return. You are also personally responsible for maintaining the appropriate documentation regarding the use of company funds.

12.1. Electronic assets

Email, the internet, our intranet, telephones, voicemail, instant messaging, faxing and other electronic means are company assets to be used for legitimate business purposes or for purposes authorized by management.

You do not have an expectation of privacy in the electronic messaging systems used during your employment. Cambia has the right to review, copy, audit, investigate, intercept, access and disclose any use of your computer, email, instant messaging, telephone and internet systems, including messages created, received or sent for any purpose. The contents of electronic storage (e.g., email, instant messaging) may be disclosed within the company for legal matters and to governmental agencies without your knowledge or permission. Access by management is permitted without your consent and without giving prior notice.
13. Social media

Social media is a powerful medium for connecting with consumers, clients, employees and community stakeholders. While these channels are valuable to our customers and help advance our brands’ reputations, they can also be problematic. We have developed a social media policy to protect our customers, employees and the Cambia family of companies. The policy applies when employees participate in social media for work but should also be considered if personal social media activities may give the appearance of speaking for or about Cambia and its related companies and subsidiaries.

For employees:

Participating in social media activities at work should not be excessive or interfere with your workplace responsibilities.

Employees should have no expectation of privacy in the use of Cambia equipment and communication and information sent through Cambia equipment or systems.

Live Cambia values

Always express ideas and opinions in a respectful manner. Make sure your communications are professional and in good taste.

Be sensitive about linking to content. Redirecting to another site may imply an endorsement of its content. Do not denigrate or insult others, including competitors.

Be yourself. Be transparent.

Even when you are talking as an individual, people may perceive you to be talking on behalf of a Cambia company.

If, in your job responsibilities, you speak externally on behalf of the company or otherwise have a role that engages with Cambia’s stakeholder public (e.g., media, public policy, community or business groups), you may be seen as the company spokesperson when posting on social media. Please consider your role at the company, even when posting on personal accounts.

If you discuss topics related to Cambia businesses, be up front and explain what company you work for, so your relationship to the topic is transparent to users. Disclosure on social media is everyone’s ethical responsibility and it’s important to uphold truth-in-advertising policies.

If you are not an official company spokesperson, please add a disclaimer to your social media profiles indicating that your personal posts are your own. (For example, “The opinions and positions expressed here are my own and may not reflect those of my employer.”)

Authorized use of companies’ logos and trademarks in communications are permissible when adhering to the predefined brand guidelines.

You are personally responsible (and potentially liable) for any content you publish.

For more details regarding the complete Cambia Social Media Policy, please click here.
14. Recording and reporting information

Cambia relies on you to make sure that our records are true, accurate and complete based on Cambia policy and any applicable contractual, legal and accounting standards. Failure to do so may lead to enforcement actions under various state and federal laws.

For example, Cambia’s subsidiaries engage in a variety of business activities involving federal funds. The False Claims Act (31 U.S.C. §§ 3729–3733) prohibits submitting false records that result in payments (or overpayments) from the federal government, as well as understating or concealing moneys owed to the federal government. You must exercise due diligence to detect errors in payments involving federal funds. Those errors must be promptly disclosed to the federal government and corrected. Violations of the False Claims Act may be subject to both civil and criminal penalties.

You should create, retain and dispose of Cambia’s records only in compliance with the records management and retention policy. You must not withhold information from, mislead or improperly influence Cambia’s internal or independent auditors, legal counsel, Ethics and Compliance officers or others acting in a similar capacity on behalf of Cambia.

15. Political activity and contributions

Cambia is an active participant in the political process and encourages you to vote and be active in the political process as well. At times, Cambia will seek to engage you, our members and other business partners on political and public policy issues. You are not obligated to participate. If you are engaging in the political process or public policy issues on Cambia’s behalf, you must obtain prior approval from the vice president of Government Affairs.

Cambia sponsors a political action committee (PAC) for federal elections. Except as allowed under a specific exception for PAC activity, it is unlawful to use company money in connection with federal elections.

15.1. Volunteering in political fundraising or other political activities

Do not do any of the following:

- Ask or require any Cambia employee to assist with political activities
- Ask or require any Cambia employee to make a political contribution of any kind to any political candidate
- Collect political contributions on company property
- Conduct the activity on company time or company equipment
- Type letters and political communications while at work
- Use a Cambia return mail or email address or a Cambia business telephone number
- Use Cambia stationary, postage or email systems
16. Interacting with the government

Cambia has several guidelines for interacting with the government.

16.1. Government programs

Our government relationships are important. Our credibility, reputation and value as a trusted partner are intrinsically connected to these relationships. As a result, we hold ourselves accountable to follow all state and federal rules and guidelines that govern these relationships. Moreover, we approach each relationship with thoughtful regard for circumstances and avoid even the appearance of conflict of interest.

Our government relationships related to Medicare, FEP and exchange, regulatory, legislative and other public programs or offices require constant vigilance and a commitment to compliance. You may never pay a contingent fee to any person or company to solicit or obtain government contracts or to influence or attempt to influence a government employee in connection with the award or modification of any government contract.

16.2. Employment of government personnel

There are laws and regulations that govern recruiting and hiring government personnel. These rules apply to personnel hired by the company, as well as Cambia’s agents, contractors and consultants. We do not hire or contract with an individual or entity excluded by the government from participating in government programs, unless there is a limited exception to the government’s rules. Before discussing possible employment of a government employee with Cambia, consult with HR.

16.3. Confidential information

We ensure the integrity of the contracting process by avoiding discussions of bids or proposals with competitors or potential competitors. You must not seek to obtain from government contractors, and may not use, any proprietary or confidential information regarding the contract process before the award of the contract. You must also not use information prepared for internal use by the government when evaluating a bid or proposal to enter into a contract.

You may never pay a contingent fee to any person or company to solicit or obtain government contracts or to influence or attempt to influence a government employee in connection with the award or modification of any government contract.
16.4. Submitting proposals, budgets and other reports

Proposals, budgets and other important reports and records that Cambia furnishes to the government must meet significant record-keeping rules and other obligations. You must prepare complete and accurate records when submitting documentation to the government.

If you work on, process claims for or file reports for government programs, you need to be aware of the False Claims Act. The False Claims Act enables the federal government to seek significant damages and penalties against health care providers (including insurers and third-party payers) who knowingly submit false or fraudulent claims to Medicare or other federal health care programs.

16.5. Reporting costs to the government

We report costs and enter time reports that are timely, accurate and complete. For direct-charge work, only work that is actually performed on that government contract may be charged to that contract. Similarly, indirect charges must be proper and accurate. In addition, no cost may be charged or allocated to a government contract if it is unallowable or inapplicable by law, regulation or contract provision or if it is otherwise improperly claimed. Employees’ and managers’ signatures or electronic authentication of time sheets are examples of reports that are used by the company to bill its services to the government and must be completed honestly and accurately.

16.6. Accepting gifts or business entertainment from government representatives

If you work on government programs, you may not accept gifts, monetary or non-monetary, from government officials, vendors, suppliers or members of the programs. To avoid potential violations of federal or state anti-kickback statutes, you must never request or receive anything of value from a vendor, supplier, provider, member or beneficiary in return for payment under a government program or preferred treatment by the government.

16.7. Offering gifts or business entertainment to government employees

There are specific laws and regulations that apply to offering gifts to government officials or employees. You must follow all state and federal laws and guidelines pertaining to gifts. When working with employees of a government agency, you may not give any gifts or favors to that employee. However, if working with a federal government employee or prime contractor, you may offer nominal onsite business courtesies.
17. Fraud, waste and abuse

If you suspect or discover fraud, waste or abuse by employees, contractors, agents, providers or members, please report your concern immediately. Follow the link to the External Audit & Investigations Spark page for more information.

Health care fraud is any intentional misrepresentation of a material fact or obtaining something to which you or someone else is not entitled. Examples include:

- Billing for services not furnished
- Billing for non-covered services as covered items
- Incorrect reporting of diagnoses or procedures to maximize payments
- Misrepresentation of dates, descriptions of services or identities of subscribers or providers

Waste includes any practices that are inconsistent with sound fiscal, business or medical practices and that result in inefficiencies or unnecessary cost. An example of waste is seeking payment for unused or contaminated portions of medical supplies or operational error.

Abuse is a deception or misrepresentation that a company or person should know is false or improper and that can result in an unauthorized benefit to the company or person. Abuse cannot always be easily differentiated from fraud. It’s identified by specific facts and circumstances, intent, prior knowledge and available evidence, among other factors.

18. Important notice

This Code is meant to be read in conjunction with other Cambia policies and procedures, including those found in the Employee Handbook and any other Cambia manuals, instructions and directions, as applicable. Nothing in the Code creates a contract between Cambia and any employee or Cambia and any other person, creates legally enforceable rights or promises specific treatment in certain situations. Unless otherwise stated in a contract or other Cambia directive, the Code does not modify your at-will employment relationship or contractual relationship with Cambia, as applicable.

Cambia reserves the right to modify the Code at any time it deems appropriate. The most current version is always available on Spark and other Cambia websites.

If you have any questions about the Code, please contact Ethics.