Eastman Chemical Company and its subsidiaries ("Eastman") are committed to conducting all of our business activities in accordance with the highest legal and ethical standards.

Eastman is committed to complying with all applicable export, import and trade compliance laws and regulations in the jurisdictions in which Eastman does business. In addition, Eastman strives to conduct business only with third parties who share our commitments to compliance with legal requirements and to high ethical standards. Eastman expects the third parties who produce products for or provide services to Eastman to conduct business responsibly — with integrity, honesty and transparency.

Eastman developed *Doing Business with Eastman* as a Third-Party Code of Conduct to ensure that you are aware of Eastman’s expectations when working with our employees and for your own business conduct. Eastman expects you to be able to demonstrate compliance with the expectations in *Doing Business with Eastman* and may perform for-cause assessments.


**Sustainability and Corporate Responsibility**

Additional information regarding Eastman’s positions on various issues of social responsibility can be found at [https://www.eastman.com/sustainability](https://www.eastman.com/sustainability) and [https://responsibility.eastman.com](https://responsibility.eastman.com).

**Privacy**

Eastman respects the privacy of individuals and their data that is collected. More information can be found at [www.eastman.com/privacy](http://www.eastman.com/privacy).

**We ask that you integrate, communicate and apply the principles found in Doing Business with Eastman.**

Though the vast majority of Eastman employees and the third parties with whom we do business embrace our ethical standards, there may be a few isolated employees who attempt to violate our Code of Business Conduct or third parties who fail to meet the expectations identified in *Doing Business with Eastman*. Even if you don’t have all the facts, we will look into the issue and take appropriate action.

Since we aren’t always in a position to identify these deviations, we need your help to do so. If you feel someone at Eastman or a third party doing business or seeking to do business with Eastman is engaged in activity that is illegal, unethical, or otherwise fails to meet the *Doing Business with Eastman* expectations, we ask that you contact Eastman’s Office of Global Business Conduct. The methods to report, including anonymous reporting options, are described under the Reporting Concerns section on page 4 of this brochure.
Working With Our Employees
Eastman’s policy is to purchase products and services based on the total value to the company independent of a third party’s decision to purchase from Eastman. Factors that Eastman considers in making purchasing decisions include competitive pricing, quality of services and materials, timely performance, and a commitment to comply with this Third-Party Code of Conduct.

In addition to the principles identified for third parties in Doing Business with Eastman, Eastman has defined expectations for its employees in its Code of Business Conduct to promote honest, legal and ethical conduct.

Eastman expects third parties to respect the following provisions when interacting with its employees:

Conflicts of Interest
All Eastman employees are required to be free from actual or potential conflicts of interest. A conflict of interest occurs whenever the prospect of direct or indirect personal gain may influence the business judgment or actions of an Eastman employee when conducting Eastman business.

Gifts and Entertainment
Eastman recognizes the legitimate business purposes of creating goodwill and sound working relationships that can be fostered by occasional business-related entertainment or exchanges of gifts, subject to the following limitations:

• Entertainment, gifts or other gratuities must have a legitimate business purpose and must not cause, or reasonably be perceived to cause, the recipient to alter normal business judgment concerning any transaction or impair the individual’s loyalty to his/her employer.
• Entertainment must be legal, reasonable and proportionate and consistent with acceptable business customs and practices. If a host is not present, entertainment is considered a gift and subject to the gift limitations.
• The giving and receiving of gifts greater than nominal value is generally not appropriate.
• Gifts of cash or cash equivalents (including gift cards, securities, individual discounts, and vouchers) are never acceptable.
• Gifts or entertainment should not be solicited by an Eastman employee or must not be received on a frequent or recurring basis.
• Eastman employees actively engaged in a procurement decision-making process are generally prohibited from receiving a gift or entertainment from a bidding party.
• Limitations applicable to Eastman employees also apply to family members and agents of the employee.
**Conduct of Providers**

Eastman is committed to creating value for all stakeholders by driving sustainable product innovation, managing resources responsibly, and supporting catalytic projects and initiatives that positively impact people and the planet.

Third-party providers of goods and services to Eastman (“Providers”) are expected to comply with the laws, rules, and regulations of the countries in which they operate as a minimum standard.

Eastman expects all Providers to comply with internationally recognized standards in order to advance social and environmental responsibility, including the following:

**Ethics**

Providers must conduct their business in an ethical manner, act with integrity, and maintain accurate and timely books and records.

- **Corruption, Bribery, Extortion, or Embezzlement**
  Corruption, bribery, extortion, and embezzlement, in any form, are strictly prohibited. Providers must not pay or accept bribes or participate in other illegal inducements in business or government relationships.

- **Protection of Intellectual Property**
  Providers must respect intellectual property rights, safeguard customer information, and ensure that transfer of technology and know-how is conducted in a manner that protects intellectual property rights.

**Human Rights**

Providers must uphold the human rights of workers and treat them with dignity and respect, including: (a) permitting freedom of association and recognizing the right to collective bargain, consistent with local laws; (b) eliminating discrimination in hiring, employment, and compensation based on race, color, age, gender or gender identity, sexual orientation, ethnicity, disability, religion, political affiliation, union membership, national origin, or marital status; and (c) creating a workplace free of harassment or any other form of abuse, including sexual harassment or abuse.

- **Prevention of Involuntary or Underage Labor**
  Providers shall not engage in human trafficking or slavery or use any form of child labor or other forced, bonded, indentured or prison labor.

**Health, Safety and the Environment**

Providers must be committed to providing safe working conditions, including: (a) providing appropriate worker protection(s) for chemical, biological, and physical hazard risks; (b) maintaining process safety programs to prevent or mitigate catastrophic events; (c) conducting risk assessments and implementing emergency preparedness plans and response procedures; and (d) providing safety and hazard information for worker education.

Providers must be committed to reducing their environmental impact by: (a) obtaining and complying with all required environmental permits, licenses, information registrations, and restrictions; (b) ensuring safe handling, movement, storage, recycling, reuse, and management of waste, air emissions, and wastewater discharges; and (c) preventing and mitigating accidental spills and releases to the environment. Providers should endeavor to reduce or eliminate waste of all types, including water and energy.
Management Systems
Providers should implement management systems to facilitate continual improvement and to ensure compliance with the expectations found in Doing Business with Eastman.

Reporting Concerns
Eastman encourages its suppliers, vendors, contractors, agents, distributors, customers and other third parties to seek guidance regarding Eastman’s policies when needed and to raise concerns regarding activities that may involve illegal activity, violations of policy or unethical conduct, including violations of Eastman’s Code of Business Conduct for Eastman employees and this Third-Party Code of Conduct. Eastman will not tolerate retaliation. No disciplinary action or retaliation will be taken against an individual bringing a concern to the Company’s attention in good faith, even if the investigation determines that no violations could be found.

To facilitate this interaction, Eastman offers a helpline operated by an independent third party and provides avenues for direct contact with Eastman’s Office of Global Business Conduct, if preferred. Translation services are available at the Eastman Business Conduct Helpline.

Eastman Business Conduct Helpline and Website
(reports are confidential and may be made anonymously when permitted by law):

- Toll-free reporting from within the United States and Canada: Dial 1.800.455.5622.
- Toll-free reporting from locations outside of the United States and Canada: Dial the AT&T USA Direct Access Code available at AT&T access code; then dial 800.455.5622 at the prompt.

- The Helpline is staffed by non-Eastman communications specialists 24 hours a day. No call tracing or recording devices are ever used at the helpline, and no identity tracking of any type is used if you prefer to report via the helpline website.
- At the end of your call, you will be given a unique report key, password and call-back date.
- The report is then sent to Eastman’s Office of Global Business Conduct for review and, if necessary, investigation and appropriate action.
- To follow up on your report, simply call back after the date that was provided and tell the operator your report key and password.

WEBSITE: www.eastman.ethicspoint.com

Concerns may be reported directly to Eastman’s Office of Global Business Conduct (reports are confidential but not anonymous):
- Phone: 1.423.229.5552 (collect, if desired)
- Email: compliance@eastman.com
- Mail: Office of Global Business Conduct
  Eastman Chemical Company
  200 South Wilcox Drive
  Kingsport, TN 37660