

Code of Ethics for Senior Officers

Last reviewed and amended by the Board on March 4, 2026



This Code of Ethics is applicable to the Chairman (“Chairman”), the independent directors, (“IDs”) the Chief Executive Officer (“CEO”), the Chief Financial Officer (“CFO”) and other senior officers of Signet Jewelers Limited and its controlled subsidiaries and affiliates (the “Company”).

The Company has also adopted a Code of Conduct (the “Code of Conduct”) that applies to directors, officers and other team members of the Company. The Chairman, IDs, CEO, CFO and other senior officers of the Company that are subject to this Code of Ethics are also subject to the Code of Conduct. In adopting both this Code of Ethics and the Code of Conduct, the Company has recognized the vital importance to the Company of conducting its business subject to high ethical standards and in full compliance with all applicable laws and, even where not required by law, with integrity and honesty.

Persons Covered by this Code of Ethics

This Code of Ethics is applicable to each officer, team member or director of the Company or its affiliates whose name appears on Annex A attached hereto (each, a “Covered Officer”), as updated from time to time. All references herein to dealings with, or actions of or transactions with, the Company refer also to dealings with, or actions of or transactions with, any Company subsidiary or affiliate and any other entity in which the Company has a substantial investment.

General Principles

In all of their dealings on behalf of, or with, the Company, each Covered Officer must:

- a. Engage in and promote a culture of ethical leadership and conduct themselves in a manner consistent with Company values, legal requirements, and emerging regulatory expectations, including the avoidance of actual or potential conflicts of interest between personal and business or professional relationships;
- b. Act in good faith, responsibly, with due care, competence and diligence, without misrepresenting material facts or allowing their independent judgment to be subordinated to the judgment of others;
- c. Produce full, fair, accurate, timely and understandable disclosure in reports and documents that the Company files with, or submits to, the US Securities and Exchange Commission (the “SEC”), and in other public communications;
- d. Comply with all applicable governmental laws, rules and regulations (including, but not limited to, those relating to disclosure of the business activities and/or performance of the Company);
- e. Promptly report violations of this Code of Ethics, the Code of Conduct or other Company conduct and business ethics policies to the appropriate persons;
- f. Protect the confidentiality of non-public information about the Company and its customers or suppliers and prevent the unauthorized disclosure of such information unless required by law;

- g. Ensure the responsible use of, and control over, all Company assets and resources entrusted to their care; and
- h. Assume accountability for compliance with, and the interpretation and enforcement of, this Code of Ethics.

Implementing Policies and Procedures

In furtherance of the general principles stated above, each Covered Officer must adhere to the following set of implementing policies and procedures:

1. Avoidance and Handling of Conflict of Interest Situations.

Each Covered Officer is expected to avoid whenever practicable situations where their personal interest may conflict with, or be reasonably perceived to conflict with, the best interests of the Company and, where it is not possible to avoid an actual or apparent conflict of interest, to act in a manner expected to protect and advance solely the Company's best interest. Accordingly, a Covered Officer:

- a. is not permitted to compete, either directly or indirectly, with or against the Company;
- b. is not permitted to receive compensation in connection with services performed relating to any transaction entered into by the Company, other than compensation received in the ordinary course;
- c. should avoid making any personal investment, acquiring any personal financial interest or entering into any association that interferes, might interfere, or might reasonably be thought to interfere, with their independent exercise of judgment on behalf of the Company and in its best interests; and
- d. should not take or otherwise appropriate for their personal benefit, or for the benefit of any other person or enterprise, any opportunity or potential opportunity that arises or may arise in any line of business in which the Company or any Company subsidiary or affiliate engages or is considering engaging without first notifying and obtaining the written approval of the Corporate Secretary or the Corporate Secretary's designee.

To protect and advance the interests of the Company in any situation where the interests of the Company and the interests of a Covered Officer may conflict or be perceived to conflict, it will generally be necessary for the Covered Officer to cease to be involved in dealing with the situation on behalf of the Company and for another director, officer or team member of the Company to instead act on the matter on behalf of the Company.

There is no exhaustive test for, or comprehensive definition of what constitutes, a conflict of interest, although the minimum standard is compliance with all applicable laws, this Code of Ethics and the Code of Conduct. Accordingly, while not every situation that may give rise to a conflict of interest can be enumerated either in this Code of Ethics or the Code of Conduct, a Covered Officer must treat as a conflict of interest any situation in which that person, or any person with whom such Covered Officer has a personal relationship, including but not limited to a family member, in-law, business associate, or a person living in such Covered Officer's personal residence:

- a. solicits or accepts, directly or indirectly, from customers, suppliers or others dealing with the Company any kind of gift or other personal, unearned benefit as a result of their position with the Company-other than non-monetary items-in limited circumstances where it may be customary and appropriate to exchange gifts and entertainment, or to arrange or take part in programs that include meals and lodging;

- b. enters into personal financial transactions with customers, suppliers, or others dealing with the Company that may influence the Covered Officer's ability to perform their job;
- c. has any material financial interest in any competitor, customer, supplier, or other party dealing with the Company (excluding interests that are less than 5% of the outstanding securities of a publicly traded corporation or equivalent percentage of ownership interests in an unincorporated business);
- d. has a consulting, managerial or employment relationship in any capacity with a competitor, customer, supplier or other party dealing with the Company, including the provision of voluntary services; or
- e. acquires, directly or indirectly, real property, leaseholds, patents or other property or rights in which the Company has, or the Covered Officer knows or has reason to believe at the time of acquisition that the Company is likely to have, an interest.

Covered Officers must maintain an arm's length relationship at all times and avoid the acceptance of gifts, entertainment or other benefits in violation of the Company's Gifts and Hospitality Policy, as amended from time to time, that could reasonably be perceived as intended to influence business judgment. A personal gift from a customer, supplier or others dealing with the Company, unrelated to a legitimate business event, is not acceptable.

Covered Officers who are a director or executive officer, as defined by Rule 3b-7 of the Securities Exchange Act of 1934 must also disclose any relationships that could constitute a related party transaction under Item 404 of Regulation SK or applicable NYSE rules pursuant to the Company's Related Party Transaction Policy.

2. Full, Fair and Timely Disclosure; Adequacy of Disclosure Controls and Procedures and Internal Control Over Financial Reporting.

The Covered Officers are responsible under certain laws and this Code of Ethics for assuring accurate, full, fair, timely and understandable disclosure in all of the Company's public communications. Accordingly, it is the responsibility of each of the Covered Officers promptly to bring to the attention of the Corporate Secretary or the Chair of the Audit Committee any credible information of which such Covered Officer becomes aware that would place in doubt the accuracy and completeness in any material respect of any disclosures of which such Covered Officer is aware that have been made, or are to be made, directly or indirectly by the Company in any public filing or submission or any other formal or informal public communication, whether oral or written (including but not limited to a press release).

In addition, each Covered Officer is responsible for promptly bringing to the attention of the Corporate Secretary, the Chair of the Audit Committee, Chief Audit Executive and the Disclosure Committee of the Company any credible information of which such Covered Officer becomes aware that indicates any deficiency in the Company's internal control over financial reporting within the meaning of Section 404 of the United States Sarbanes-Oxley Act and the SEC's implementing rules, at and from the time the SEC's implementing rules thereunder become effective, and/or the Company's disclosure controls and procedures for preparing SEC reports or other public communication as mandated by Section 302 of the Sarbanes-Oxley Act and the SEC's implementing rules, even if a materially inaccurate or incomplete disclosure by or on behalf of the Company has not resulted or is not expected imminently to result from such deficiency.

Each Covered Officer is reminded, moreover, that the Company is required by law and its Code of Conduct to keep books and records that accurately and fairly reflect its business

operations, its acquisition and disposition of assets and its incurrence of liabilities, as part of a system of internal accounting controls that will ensure the reliability and adequacy of these books and records and that will ensure that access to Company assets is granted only as permitted by Company policies.

3. Compliance with the Code of Ethics; Violations of Law.

Each Covered Officer will promptly bring to the attention of the Chair of the Audit Committee and the Corporate Secretary (or such other person as may be designated by the Board of Directors of the Company (the "Board") from time to time) any credible information such Covered Officer may receive or become aware of indicating:

- a. that any violation by a Covered Officer of this Code of Ethics either has occurred, may be occurring or is imminent;
- b. that any violation of the applicable securities laws or any rule or regulation thereunder by a Covered Officer has occurred, may be occurring or is imminent; or
- c. that any violation by a Covered Officer of any other law, rule or regulation applicable to the Company has occurred, is occurring or is imminent.

In reporting violations under this section, Covered Officers may elect to utilize the confidential or anonymous complaint procedures for directly contacting the Audit Committee and/or its Chair set forth in the Company's Whistleblower Complaint Procedures. See Annex B of this Code of Ethics. No Covered Officer will be subject to retaliation, discipline, or adverse action for making a good faith report of potential misconduct, even if the report is ultimately unsubstantiated.

Unless otherwise directed by the Audit Committee or the full Board, the Corporate Secretary will have responsibility for investigating and responding to violations reported under this section, which will be treated as complaints under the Whistleblower Complaint Procedures. Among other things, the provisions of the Whistleblower Complaint Procedures relating to the protection of persons making complaints will apply to violations reported under this section. The Corporate Secretary will ensure that the Audit Committee of the Board and the Company's internal Disclosure Control Committee (other than any member who is the subject of a report) are also promptly informed of all violations reported under this section that are considered credible and meritorious.

A completed certificate attesting to compliance with this Code of Ethics will be obtained from all Covered Officers by the Corporate Secretary promptly after an individual becomes a Covered Officer and, thereafter on an annual basis (see Annex C). The Corporate Secretary will make all such certificates available to the Audit Committee or full Board, upon request.

4. Independent Auditors.

Covered Officers are prohibited from directly or indirectly taking any action to fraudulently influence, coerce, manipulate or mislead the Company's independent public auditors for the purpose of rendering the financial statements of the Company misleading. Covered Officers must also avoid any activity that could be perceived as impairing auditor independence, including inappropriate involvement in audit planning, scoping or staffing.

5. Amendments to and Waivers of the Code of Ethics.

Where an amendment to or waiver of this Code of Ethics may be necessary or appropriate with respect to a Covered Officer, such person shall submit a request for approval to the Board. Only the Board, or a duly authorized committee of the Board, may grant waivers

from compliance with this Code of Ethics or make amendments to this Code of Ethics. All waivers, including implicit waivers, and amendments will be publicly disclosed as required by applicable SEC regulations and, so long as any securities of the Company are included in the New York Stock Exchange, the requirements of the New York Stock Exchange, and no waiver, implicit waiver or amendment of this Code of Ethics will become effective until such public disclosure is made. For this purpose, a “waiver” means the approval by the Board of a material departure from a provision of this Code of Ethics and an “implicit waiver” means the failure of the Board to take action within a reasonable period of time regarding a material departure from a provision of this Code of Ethics after any executive officer of the Company has become aware of such material departure.

If the Board, or a duly authorized committee of the Board, decides to grant a waiver from this Code of Ethics, it will ensure that, if the circumstances warrant, the waiver is accompanied by appropriate controls designed to protect the Company from the risks of the transaction with respect to which the waiver is granted. The Disclosure Control Committee will be advised of the waiver for the purposes of ensuring prompt disclosure of the waiver and modification (if required) of the Company’s disclosure controls or procedures in light of the waiver.

6. Sanctions for Violations.

In the event of a violation of this Code of Ethics by a Covered Officer, the Board, or the Company’s management, as appropriate, will determine the appropriate actions to be taken after considering all relevant facts and circumstances. Such actions will be reasonably designed to:

- a. deter future violations of this Code of Ethics or other wrongdoing; and
- b. promote accountability for adherence to the policies of this Code of Ethics and other applicable policies.

In determining the appropriate sanction in a particular case, the Board, or the Company’s management, as appropriate, may consider the following matters:

- a. the nature and severity of the violation;
- b. whether the violation was a single occurrence or repeated occurrences;
- c. whether the violation appears to have been intentional or inadvertent;
- d. whether the individual(s) involved had been advised prior to the violation as to the proper course of action; and
- e. whether or not the individual in question had committed other violations in the past.

Covered Officers are reminded that violations of this Code of Ethics may also constitute violations of law that may result in civil or criminal penalties for the Covered Officers and/or the Company. The Audit Committee will be kept informed of all violations of this Code of Ethics.

Covered Officers are reminded that violations involving material financial reporting errors may also trigger recovery of incentive-based compensation under the Company’s Clawback Policy for Accounting Restatements or the Clawback Policy contained in the Company’s Corporate Governance Guidelines.

ANNEX B

Last Approved by the Board on March 4, 2026



WHISTLEBLOWER COMPLAINT PROCEDURES

Team members and directors are reminded that the Company has the Take It Personally, Signet (“TIPS”) confidential hotlines (the numbers are detailed below) for team members and directors to raise concerns about any kind of business abuse or violations of law, including in relation to financial reporting, accounting, internal accounting controls or auditing matters. This includes, but is not limited to, compliance with corporate policies and procedures, compliance with laws and regulations (including but not limited to the US federal securities laws), fraud and dishonest and unethical behavior.

A person wishing to report a concern (a “Reporting Person”) can do so by contacting:

1. Their supervisor, manager, or Human Resources representative;
2. Ethics & Compliance;
3. The TIPS Line;
4. The Legal Department;
5. The Corporate Secretary;
6. The General Counsel; or
7. The Chair of the Audit Committee.

The Reporting Person, on calling the TIPS Line and explaining that they wish to report what they reasonably believe to be a wrongful act will be asked if they wish the call to be handled at a Signet North America or Signet International location. The current procedures for the Company, which remain in place and are described briefly below, should be followed.

Alternatively, a Reporting Person wishing to report a concern can contact the Corporate Secretary or the Chair of the Audit Committee, whose details are set out below, directly and, if desired, anonymously.

Any concerns raised will be treated in confidence and investigated where appropriate; the results of the investigation and any action proposed will be reviewed by the Audit Committee and recorded by the Corporate Secretary. The Audit Committee consists solely of independent directors (and any Audit Committee member that is the subject of the investigation or integrally involved in the matter being investigated will not participate in the review of such matter). All of the matters and issues raised with the Chair of the Audit Committee will be kept, and will remain, confidential. The matter will not be disclosed to the management of the Company or the external auditors unless it is necessary for the investigation of the matter, or the person raising the concern agrees to the matter being so disclosed.

The Reporting Person need not disclose their identity if they choose to maintain their anonymity. Where the Reporting Person discloses their identity, that person’s identity will not be further disclosed to the person to whom the complaint relates without the Reporting Person’s consent. The Reporting Person may upon raising a concern leave a code name, rather than disclosing that person’s identity, in order to facilitate follow up calls whilst maintaining anonymity.

The Company will not retaliate against any team member or director who lawfully provides information in good faith:

- (i) to any person with supervisory authority over the team member, or
- (ii) to any person who has been authorized by the Company to investigate specific conduct, or
- (iii) to any governmental authority, or
- (iv) by testimony or otherwise in any proceeding pending or about to be commenced concerning a violation, regarding any conduct the team member reasonably believes constitutes a wrongful act, or
- (v) otherwise than in accordance with these whistleblower complaint procedures.

Furthermore, the team member's position is protected by legislation in both the UK and the US.

The current whistleblowing procedures in the Signet North America and Signet International locations being dealt with, are briefly as follows:

Signet International

The TIPS 24-hour Line affords team members the opportunity to report in confidence any kind of perceived abuse and/or breach of Signet's Code of Conduct without their identity being disclosed, where permitted by law.

All calls and on-line reports received by the third-party call center are logged, assigned a control number and communicated confidentially to the UKJ Whistleblowing Committee who then determine the appropriate means of investigation. Only the whistleblowing administrators assigned by the UKJ Whistleblowing Committee have access to the calls to monitor and record reported incidents. The Whistleblowing and TIPS line log is used to record actions that occur within the investigation. The results of investigations form part of the incidence report which is reviewed by the members of the UKJ Whistleblowing Committee. It is the responsibility of the UKJ Whistleblowing Committee to ensure any recommendations following an investigation are appropriately implemented in line with Company Policies.

Signet North America

The TIPS 24-hour Line affords team members the opportunity to report in confidence any kind of perceived abuse and/or breach of Signet's Code of Conduct without their identity being disclosed, where permitted by law.

All calls received by the third-party call center are logged, assigned a control number and communicated confidentially to the Internal Investigations function. The Internal Investigations function reviews and conducts medium-to-high risk investigations into allegations of misconduct by team members and guests. For example, allegations of sexual harassment, discrimination based on age, gender/sex, national origin, race, sexual orientation, gender identity, religion, or military service, bullying, threats or acts of workplace violence, conflicts of interest etc. This team leverages data gleaned from its case management system to partner with Human Resources, Store Operations, Legal, Asset Protection, and the Customer Connection Center to identify and address trends and otherwise manage risk. A team member may obtain a response from TIPS directly, by calling the TIPS Line with the incidence control number.

The TIPS line contact information, which should be used to initiate the process, are as follows:

Reporting Resources & Contact Information



Email Addresses for Reporting:
(Locations other than North America or UK can use any)

E&C: ethics@signetjewelers.com
T.I.P.S.*: www.signet.ethicspoint.com
North America HR: EmployeeRelations@signetjewelers.com
North America Legal: legal@signetjewelers.com
UK HR: hradviceuk@signetjewelers.com
UK Legal: uklegal@signetjewelers.com

International T.I.P.S.* Phone Line:

North America: 800-984-TIPS (8477)
Israel: 844-431-3618
United Kingdom: 0808-234-6148
India: 800-984-TIPS (8477)
Ireland: 855-325-1982
Botswana: 833-725-5473

**The T.I.P.S. reports are received and processed by an independent company that specializes in taking calls and reviewing anonymous concerns submitted. They then provide details of the issue to Signet investigators who investigate the concern.*

The contact details for the General Counsel are as follows:

Signet Jewelers Limited, 375 Ghent Road, Akron, OH 44333, Attn: General Counsel.

The contact details for the Corporate Secretary are as follows:

CorporateSecretary@jewels.com or Signet Jewelers Limited, 375 Ghent Road, Akron, OH 44333, Attn: Corporate Secretary.

The contact details for the Chair of the Audit Committee are as follows:

Signet Jewelers Limited, Clarendon House 2 Church Street Hamilton HM11Bermuda

ANNEX C



PERSONAL COMMITMENT STATEMENT AND ACKNOWLEDGEMENT OF RECEIPT

I acknowledge that I have received and will comply with the Company's Code of Ethics for Senior Officers (the "Code"), which has been adopted as required under Section 406 of the Sarbanes-Oxley Act of 2002. I understand and agree that the Code is not an employment contract between the Company and me. I understand that violation of the policies and ethical standards outlined in the Code may subject me to disciplinary action, including termination. I understand that waivers from and violations of this Code may also require public disclosure. I understand that if I have questions related to the standards of conduct outlined in the Code or other Company policies not covered in the Code, ***including but not limited to any perceived conflicts in language between the Code and other policies***, I am to discuss them promptly with the Corporate Secretary or the Chair of the Audit Committee.

Signature

Date