POLICY ON CONFLICTS OF INTEREST

SANTANDER GROUP
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1. INTRODUCTION

This policy aims to provide Santander Group employees, directors and entities with guidelines for preventing and managing conflicts of interest that may arise as a result of their activities. Specifically, this policy aims to set forth guidelines for:

(i) Identifying the relationships, services, activities or operations where conflicts of interest may arise;
(ii) Facilitating the adoption of measures for preventing conflicts of interest to the extent possible;
(iii) Defining a process for identifying and assessing the importance of conflicts, determining the mitigating measures and reporting any significant conflict of interest (current or potential);
(iv) Determining how an unavoidable conflict of interest must be handled and how the affected individual or entity must be properly informed;
(v) Appropriately documenting the implementation of the measures established for the aforementioned purposes so that conflicts of interest may be controlled internally and explained to the regulatory authorities; and
(vi) Providing examples of categories where conflicts of interest may occur.

This policy has been drawn up considering the structure of Santander Group. Its aim is to identify (i) the circumstances under which conflicts of interest may occur; and (ii) the internal regulations that must be used for reference as regards the mechanisms for preventing and managing conflicts of interest. In particular:

- General Code of Conduct.
- Code of Conduct in Securities Market.
- Code of Conduct on Research Activity.
- Policy of Conduct on Purchasing Management.
- Group Remuneration Policy.
- Group-Subsidiary Governance Model and Guidelines for the Subsidiaries (Governance Model)1.
- Corporate frameworks2.
- Internal regulations for developing the Group-Subsidiary Governance Model and Corporate Frameworks.

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1 First version approved by the chair of the board of directors of Banco Santander, S.A. in 2015; updated on 26 July 2017 and 24 July 2018.

2 General Risks; Internal Audit; General Compliance; Marketing of Products and Services and Consumer Protection; Anti-Money Laundering and Financing of Terrorism; Capital; Management of Special Situations; Asset and Liability Management; Accounting and Financial Management Information; Data and Information, Human Resources; Brand, Sustainability and Communications; Strategy, Cybersecurity; Information Technology; and Third-Party Outsourcing and Agreement.
2. DEFINITIONS

The following definitions must be taken into account when applying this policy:

- **Santander Group or Group**: group of companies over which Banco Santander, S.A. has direct or indirect control as the parent company. For further clarification, this means the parent company Banco Santander, S.A., including the organisational units Santander Spain (part of the parent company), and all other units or subsidiaries of Banco Santander, S.A.

- **Corporation**: all governing bodies, organisational structures and employees appointed by Banco Santander, S.A. to oversee and control roles across the Group.

- **Santander Group entity**: Banco Santander, S.A., as the parent company, and any of its subsidiaries.

- **Subsidiary**: company that is dependent on or directly or indirectly controlled by Banco Santander, S.A. and forms part of the Santander Group.

- **Board or governing body**: governing body or group of bodies of a company that are responsible for the oversight and management of the business at the highest level.

- **Senior management**: people who exercise executive functions within the entity and are responsible for its daily management and who report to the governing body.

- **Staff**: employees.

- **Key position**: people that hold positions described in the Governance Model, within the corporation and subsidiaries.

- **Conflict of interest**: generally occurs when one or more people and/or entities and/or units or businesses have interests that may be potentially adverse to the interests of another individual, entity, units or business, as well as when there is duty of care or trust with regards to third parties with interests in the entity. Likewise, it may also occur when a situation or circumstance may have an adverse impact on the performance of the obligations and responsibilities assigned to an individual within Santander Group entities.

- **Qualified shareholder**: shareholder (other than Banco Santander, S.A.) with a stake in one Santander Group entity, which represents significant share ownership or the right to vote as per the applicable domestic legislation. Also, a shareholder with the right to appoint most of the members of the board of directors, or with access to any other means that allowed them to hold significant influence on how Santander Group entity is managed.

- **Related party**: natural or legal person with whom the staff or directors of Santander Group maintain an economic or family relationship (ascendants, descendants and collaterals, as established by the local legislation applicable) with the ability to significantly influence their function or decision making within the Group.

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3 Chief Risk Officer (CRO); Chief Compliance Officer (CCO); Chief Audit Executive (CAE); Chief Financial Officer (CFO); Controller; head of support functions, such as IT, Operations, HR, General Secretariat, Legal Affairs, Marketing, Communications and Strategy; and head of Digital and Innovation, Wealth Management and Santander Corporate and Investment Banking (SCIB), as well as any other that is determined in the Governance Model.
3. CONFLICTS OF INTEREST SUBJECT TO THIS POLICY

This policy applies to the following types of conflicts of interest:

A. Between the Group and its employees.
B. Between customers.
C. Between the Group and its customers.
D. Between a subsidiary and Banco Santander, S.A. as the parent company.
E. Between a Santander Group entity and the members of their management bodies.
F. Between a subsidiary and its qualified shareholders.
G. Between a Santander Group entity and third parties, main commercial partners and suppliers.
H. Between lines of business and/or business units within Santander Group entities.
I. Between subsidiaries.

Appendix I contains a list with some but not all of the general categories of conflicts of interest and activities, services, decisions or transactions that generate or may generate this type of conflict and that need to be managed, mitigated or prevented appropriately, when applicable.

4. SCOPE OF APPLICATION AND IMPLEMENTATION AT SUBSIDIARIES

This policy has been drawn up by Banco Santander, S.A. in its capacity as the parent company of Santander Group. It was approved by its board of directors and is applicable throughout the Group. Santander Group entities will adapt this policy solely when necessary for compliance with local regulatory requirements or expectations of their local regulatory authority. These changes will be subject to validation by the corporate centre.

5. PRINCIPLES FOR MANAGING CONFLICTS OF INTEREST

GENERAL PRINCIPLES

Management bodies and employees must follow these principles when they perform their assigned duties and responsibilities in view of identifying, escalating and managing conflicts of interest:

- **Responsibility**: Governing bodies, key positions and all other employees will act in good faith and in accordance with the applicable internal regulations and as per their assigned roles.

- **Transparency**: Honest and transparent attitude in compliance with the corporate values; Simple, Personal and Fair actions; proactive stance with the aim of avoiding conflicts of interest and, if these occur, designing the best mitigating measures for minimising the conflicts' negative consequences.
• **Independence**: Act at all times with freedom of judgement, loyalty to the Group, shareholders and customers, and independently of their own interests or those of related people.

• **Abstention**: Abstain from participating in or influencing decisions that may affect employees or entities with which there may be a conflict of interest, or in which their objectivity or ability to adequately fulfil their obligations to Santander Group may be compromised. They must also abstain from accessing important information that may have an impact on the conflict.

Furthermore, they must abstain from participating in any type of transaction carried out by a Group entity when this transaction involves their own interests, the Group's interests or the interests of a related party.

• **Communication**: Internal reporting of any issue that may derive or has derived in a direct or indirect conflict of interest.

Any actual or potential conflict of interest must be reported to their immediate superior and to Compliance for assessment and management.

6. **GUIDELINES FOR MANAGING CONFLICTS OF INTEREST**

In addition to the general principles described above, the following guidelines must be taken into account when managing any conflict of interest in specific areas of activity:

A. **Conflicts of interest between the Group and its employees.**

Santander Group employees will always act in such a way that their personal interests and those of their families or other related parties do not take precedence over the interests of the Group, its customers and other stakeholders.

In this context, the General Code of Conduct sets forth the guidelines for conflicts of interest, namely:

- Employees may not approve, participate in or exert any type of influence over bank transactions or any other transactions in which they as employees, or a person with whom they have financial or family ties, are named as beneficiaries or guarantors.
- Employees may not request or accept payments, commissions, gifts, invitations or remuneration from customers, suppliers, intermediaries, counterparties or any other third party in transactions carried out by the Group, and nor may they receive any type of advantage resulting from their position within the Group to favour their own interests, except as expressly provided for in the General Code of Conduct.
- Employees may not provide professional services, paid or not, to other competing entities or companies unless expressly authorised by the Human Resources and Compliance Functions as well as the head of the relevant area.
- It shall not be possible to hire or to appoint persons to fill positions that report hierarchically or functionally to a family member within the same department. In the event that the family bond ensues after the hiring or appointment (for example, subsequent marriage) one of the two persons must be transferred to another department within a maximum period of 12 months.
- No treatment or special work conditions based on personal or family relationships can be given.
- The recruitment of persons who hold or have held public office is subject to strict compliance with local regulations for these cases and any additional restrictions established, in order to prevent any conflict with persons who have been involved in matters that directly affect the Group's interests.

In view of assessing a possible conflict of interest affecting employees, the Compliance function may ask that the employees supply data or information, which they are under obligation to supply, on any recent personal or professional circumstance that may influence the fulfilment of their professional obligations and decision-making. Examples of this type of circumstance are:

- Economic interests of employees that may mean a conflict of interest with the Group
- Personal or professional relationships with shareholders who hold a significant number of shares in the Group
- Personal or professional relationships with Group management and the employees
- Professional activities or as a self-employed person performed at entities other than the Group
- Personal or professional relationships with the Group's main commercial partners, third parties or suppliers
- Public offices or positions of authority held in the public sector

Employees must inform their immediate superior and the Human Resources and Compliance functions without delay of any situation affecting their personal or professional circumstances that may lead to a conflict of interest with the Group.

In addition to the provisions in the General Code of Conduct, the specific guidelines in the Code's internal implementing regulations for the following areas of activity will also apply:

- Remuneration systems: The Group has drawn up a Remuneration Policy that contains the rules and other key aspects of the Group's to consider regarding this matter.

According to this policy, variable remuneration will depend on the risk profile and the incentives for good conduct. Additionally, it will promote the Group's culture and compliance with internal regulations to avoid conflicts of interest.
- Activity in securities markets: The Code of Conduct in Securities Markets contains detailed rules on different aspects regarding conflicts of interest or matters closely related to areas that are especially sensitive given their relationships with the financial markets, such as mechanisms for detecting and controlling personal conflicts of interest (e.g. declaration of personal situation); management of sensitive information (confidential, material and inside information); definition of separate areas and information barriers; and rules on managing security trading orders to avoid actions that may harm the customers.

B. Conflicts of interest between customers:

Under no circumstances may the execution of a transaction by one customer be encouraged to benefit another, unless both customers are aware of their different positions and expressly agree to undertake the transaction in question.

Customers must be informed of any financial or other type of relationship that could imply a conflict of interest with them.

C. Conflicts of interest between the Group and its customers:

Employees must act in accordance with the provisions in the General Code of Conduct as regards the prevention of potential conflicts of interest in all sales processes and their relationship with customers. Specifically, these guidelines apply to the following activities and matters:

- Conflicts of interest when designing and launching new products and services:

All products and services must be appropriately approved as per the relevant governance and procedure. When proposals are assessed, the sale or marketing of the products and services must be analysed to determine whether they involve a conflict of interest as per the definition herein.

If a conflict of interest is identified, precautionary measures will be taken to minimise its effect when the product is approved. Also, a decision will be taken on the warnings to be made when marketing the product or, where appropriate, on the declarations that customers must supply.

- Conflicts of interest in analysis/research and reporting to customers:

This activity is governed by the provisions in the Code of Conduct in Securities Markets and the Code of Conduct on Research Activity on creating and approving research products, their content and dissemination. These documents also include specific rules for special situations (initial public
offerings, start of hedging, change of recommendations, restriction on hedging) and for proprietary trading by research team members.

Pursuant to MiFID and the Securities Market Act, an investment report is defined as material or research report relating to the following: (i) one or more financial instruments or other assets; (ii) the issuers or potential issuers of financial instruments; or (iii) those who are closely linked to a specific sector or market in such a way as to substantiate the assessing of financial instruments, assets or issuers in that specific sector.

This type of material or report contains explicit or implicit recommendations or suggestions regarding a specific investment strategy and offers an opinion based on the current or future value or price of the instruments or assets mentioned. Alternatively, they offer original analyses and reflections and formulate conclusions based on new or existing data that may be used to underpin an investment strategy.

Santander Group entities must have mechanisms in place to manage potential conflicts of interest that may arise with or between the customers for whom the investment reports are drawn up. Additionally, they must define rules for the provision of reports prepared by third-party entities. This particularly affects the provision of services where the free-of-charge receipt of these reports is not permitted because of the prohibition on incentives, as in the case of discretionary investment portfolio management and independent advisory services.

- Incentives paid or received from third parties:

As a general rule, these payments or benefits perceived by the entities must: (i) be justified as needed to provide the service or distribute the product; or (ii) be designed to provide an additional service; or (iii) to improve its quality.

Santander Group entities are not allowed to pay or be paid fees or commissions, or to offer or receive any other monetary or non-monetary benefits in relation to the provision of a service or the distribution of a product (hereinafter, "incentives") to a third party or from a third party which is not the customer or the person acting on the customer's behalf, if these incentives could compromise the entities' obligation to act in their customers' best interests in an honest, impartial and professional way.

Minor non-monetary incentives (such as attending seminars or conferences) which are deemed to be reasonable and commensurate, and are on such a scale that they are unlikely to influence the conduct of Group employees or Santander Group entities in any way that could jeopardise their customers' interests, will be permitted.
Santander Group entities must confirm that any paid or received incentives have been clearly notified (their existence, nature or amount) to the customers before a product is sold or a service is provided. If the incentives' exact amount cannot be determined, the calculation method must be indicated.

Additionally, there must be mechanisms in place to check the payment/collection of incentives where fees or commissions are paid or received, or any non-monetary benefit is paid or received in relation to an investment or ancillary service provided to a third party or received from a third party other than the customer or person acting on their behalf.

- Other guidelines on conflicts of interest:

  No customer must be given special treatment or conditions. Nobody must be encouraged to offer this type of treatment or conditions on the basis of personal, family or any other type of tie.

  Exclusive relationships with customers that could give rise to excessive personal ties or could restrict access to other Group employees or channels must be avoided.

  If it is not possible to avoid the conflict of interest as per the criteria above, the customers must be appropriately notified before providing a service that may generate a conflict of interest.

  Conflicts of interest must be disclosed to customers when the organisational or administrative measures adopted to prevent the conflicts of interest from harming customers' interests are not sufficient to guarantee their prevention with a reasonable degree of confidence.

D. Conflicts resulting from the relationship between a subsidiary and Banco Santander, S.A. as the parent company.

Conflicts of interest may arise when a subsidiary might have opposing interest regarding the interests of Banco Santander, S.A. as the parent company, or the Group's interests, or as a result of the lines of authority or information flows between the parent company and its subsidiaries.

Banco Santander, S.A., as the parent company, must consider the interests of all of its subsidiaries and how these interests contribute to the long-term interests of both the subsidiaries and the Group as a whole. Likewise, Santander Group entities must consider the interests of Santander Group as a whole and, consequently, analyse how entity-level decisions may affect the Group.

Banco Santander, S.A., as the parent company of Santander Group, structures the governance of Santander Group so as to guarantee that governance rules and an appropriate control system are in place. Specifically, Santander Group relies on an Internal Governance System which includes:
The Governance Model that sets down the principles governing the relationship between the Group and its subsidiaries, as well as their interactions at three levels:

i. The Group's board of directors and the subsidiaries' boards. The Group has created rules and procedures to govern the structure, composition, creation and operation of the boards of directors and their committees. It has also devised other rules and regulations on the appointment, remuneration and succession plan of members of governing bodies.

ii. The Group and the CEOs/Country Heads.

iii. Key positions responsible for internal control and support and business duties at the corporate centre and the subsidiaries.

For (ii) and (iii) the aforementioned Governance Model sets forth the following rules and regulations, amongst others: appointment, goal setting, assessment and definition of variable remuneration and succession planning.

Corporate frameworks. They devise a shared approach to issues that have been considered relevant due to their impact on the Group's risk profile. Each corporate framework stipulates how the Group oversees and controls its subsidiaries and how the Group participates in certain major decisions made by the subsidiaries.

All interactions must be collaborative as per the corporate frameworks. The Governance Model establishes the applicable mechanism for resolving conflicts with the highest level of involvement being the key position, CEO, chairs of Boards of Directors or the most appropriate governing bodies.

E. Conflict between Santander Group Entities and the members of their management bodies.

Possible conflict between the interests of a subsidiary of Santander Group and the private interests of the members of its management body, which could have a negative impact on the performance of their duties and responsibilities as member of this body.

Conflicts of interest affecting the directors of Banco Santander, S.A. under this condition shall be resolved in accordance with the Rules and Regulations of the Board of Directors, and by application of this policy insofar as it is compatible with the former.

The members of management bodies will act in the interest of all of their shareholders. If they also (i) hold a position in a entity's board of directors; (ii) hold an executive position; or (iii) are members of the board of directors of a different Santander Group entity, they will consider both sets of interests.

Board members must follow the applicable local regulations, the rules and regulations of local boards and the best practices.
As such, the members of management bodies must:

- Act in compliance with the duty of loyalty that governs their role, act in good faith and in the entity's best interest.
- Follow the criteria and principles defined in the Governance Model of the Group's subsidiaries and in the Corporate Frameworks; promote good governance and follow the Group's rules.
- Gain and improve the knowledge needed to perform their assigned duties and responsibilities.
- Inform of other professional obligations and the governing bodies they belong to.

- Abstain from:
  
  • Using the name of the Santander Group entity or relying on their status as directors to unduly influence private transactions.
  • Using corporate assets, including confidential information of the entity, for private purposes.
  • Exploiting business opportunities offered brought about by the Santander Group entity to whose board he/she belongs to.
  • Obtaining advantage or remuneration from third parties outside the entity and Group in relation to the performance of their duties.
  • Engaging in a business, on their own behalf or the behalf of others, that poses effective current or potential competition with the business of the entity or that otherwise creates a situation of permanent conflict with the entity's interests. They must also disclose any direct or indirect stake they/other related parties may have in the capital of a company that is a competitor of the Santander Group entity.
  • Conducting, or suggesting to any person that they conduct, transactions involving shares of the Santander Group entity or the affiliated or related companies in connection with which they have, by reason of their position, inside or confidential information, so long as such information is not public.
  • Participating in the deliberation of and voting on resolutions or decisions in which they or a person related thereto has a direct or indirect conflict of interest.

The subsidiaries must also draw up internal regulations on transactions with related parties. These documents must define the instances when authorisation from the board of directors or another corporate body is needed. Transactions between related parties and board members must be identified and reported as per the applicable local requirements.

Transactions with related parties must be assessed on the basis of the principle of equal treatment between all shareholders and the market conditions in force.
F. Conflict with qualified shareholders of subsidiaries.

This conflict may derive from transactions or agreements between the entity and a qualified shareholder, directly or indirectly.

Transactions or agreements made with qualified shareholders must be entered into independently, under market conditions, in the interest of the Santander Group entity and in full compliance with the applicable legislation and internal regulations. At Group level, the Policy on Communication and Contact with Shareholders, Institutional Investors and Proxy Advisors must be taken into account.

G. Conflict of interest between a Santander Group entity and its suppliers, third parties or main business partners

Santander Group entities must not give precedence to their interest and, as such, harm or generate incompatibility with the interest of service providers, commercial partners and consultants or advisors. Likewise, employees may not engage in procuring products or services for the Group with companies or individuals with whom they have economic or family ties.

Consequently:

- Any type of interference that could affect their impartiality or objectivity in the procurement of supplies and services or in establishing the economic conditions must be avoided.
- Wherever possible, exclusive relationships with suppliers of products and services must be avoided.
- Special treatment or working conditions may not be granted on the basis of personal or family ties.

Relationships with third parties must be conducted, under the oversight and control established within the Corporate Framework on Outsourcing and Agreements with Third Parties and their implementing regulations, as well as the Policy of Conduct on Purchasing Management.

H. Conflict between lines of business and/or business units within Santander Group entities

This type of conflict arises when a unit of a Santander Group entity places its commercial interest before the interest of another unit, which may go against or oppose the best interests of the entity as a whole.

The units of Santander Group entities may not override the interests of the unit, and if a conflict is appreciated, it must be raised and resolved by the heads of both units and the common hierarchical. Likewise, these units must comply with the internal regulations for marketing of products and services and for the corporate development transactions, where appropriate. All transactions between Group units must be completed under market conditions.
In the event of changes to the business structure or more sensitive areas, before a new activity is created or existing activities are restructured, an assessment will be conducted to determine whether the new organisational structures fulfil the principles for managing conflicts of interest described in this document.

I. Conflict between two subsidiaries

This type of conflict may arise when a subsidiary puts its interests before the interests of another Santander Group subsidiary.

In these instances, Banco Santander, S.A., as the parent company, must be notified. The Corporation will handle and resolve these conflicts of interest to the Group's benefit by applying the resolution mechanism set forth in the Governance Model. This will involve the CEOs, chairs or most appropriate governing bodies of the subsidiaries involved in the conflict.

7. KEY PROCESSES

Processes must be established to guarantee that conflicts of interest are identified, prevented and managed in a timely manner, with appropriate assignment of responsibilities. For more information, see below.

- Appropriately managing conflicts of interest:
  
  Any conflicts of interest that may arise within Santander Group must be managed as follows, amongst other means:
  
  - Internal regulations, controls and organisational provisions designed to prevent conflicts of interest and, where appropriate, mitigate their associated risks.
  
  - Training for employees and board members in identifying, escalating and managing conflicts of interest.
  
  - Specific mechanisms or governance processes for reporting and resolving conflicts of interest and, when necessary, enforcement of disciplinary measures on those who breach this policy.
  
  - Clear allocation of duties and responsibilities with guarantee of an internal control environment in accordance with the model of three lines of defence.
  
  - Separation of obligations for service provision, or assignment of oversight and reporting responsibilities for activities that may generate a conflict of interest between individuals.
  
  - Appropriate procedures for transactions with related parties. These transactions must take place under market conditions.
  
  - Definition of information barriers, including physical separation of certain lines of business or business units where appropriate, in accordance with the applicable codes of conduct or other internal regulations.
• **Escalation process:**

Staff must follow the internal escalation process established in each Santander Group entity for conflicts of interest and inform their immediate superior and, where appropriate, the Compliance function of the existence and nature of the conflict.

Also, if there is any doubt about a possible conflict of interest, employees may consult the Compliance function.

• **Resolution:**

Conflicts of interest will be appropriately documented, reported and managed depending on their nature and relevance.

As such, the following will be documented: description of the conflict of interest, management proposal, resolution adopted (where appropriate) and identification of the people, key position and/or governing bodies involved.

The head of the affected area must resolve conflicts of interest involving their staff by making the right decision for the conflict in question. If there is a conflict between two areas, the heads of both areas must resolve it.

If the conflict of interest might affect other Santander Group entities or the Group as a whole, the resolution mechanism laid down in the Governance Model will apply, as applicable.

• **Governance:**

Conflicts of interest will be managed by the individuals in key positions or by governing bodies as per their assigned duties and responsibilities.

Governing bodies will bear in mind possible conflicts of interest when selecting their members. Additionally, all members of governing bodies must disclose any conflicts of interest that may affect them as they arise.

The secretary of the governing bodies must keep the documentation relating to the conflict as well as any documentation certifying how the conflict was eventually managed and resolved.

Also, the repositories in the Santander Group entities may be used to log the conflict as appropriate. Specifically, the Compliance function will keep and regularly update a record of the types of investment
and ancillary services provided by the Santander Group entity or the entity's behalf in which a conflict of interest has arisen or may arise in ongoing services.

For current services, this record will indicate the procedures and measures adopted for any possible conflict of interest.

- **Reporting irregularities:**

  In addition to the normal reporting and escalation process, the staff may use the whistleblowing channel defined in the General Code of Conduct where appropriate.

8. **BREACH OF THE POLICY**

Any breach of this policy may lead to employment sanctions, including dismissal, without prejudice to any administrative or criminal sanctions which may also arise from such a breach.

9. **OWNERSHIP, INTERPRETATION, EFFECTIVE DATE AND PERIODIC REVIEW**

This policy must be approved by the board of directors of Santander Group.

The Compliance Committee is responsible for interpreting this policy.

This policy will become effective on the date on which it is published. The policy will be reviewed at least once every year, and any changes or modifications deemed appropriate will be made.
## CHANGE LOG

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<th>Change date</th>
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APPENDIX I:

This appendix contains a list with some but not all of the general categories of conflicts of interest and activities, services, decisions or transactions.

<table>
<thead>
<tr>
<th>Conflict category</th>
<th>Type of possible conflict of interest</th>
<th>Activity, service, decision or transaction</th>
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<tbody>
<tr>
<td>Employees</td>
<td>Misconduct</td>
<td>Inappropriate and/or non-diligent behaviour. The conflict of interest is not reported or avoided.</td>
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<td>Related-party transaction</td>
<td>Financing or supply of products and services and other material to related parties (individuals or entities).</td>
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<td></td>
<td>Confidentiality</td>
<td>Access to and use of confidential, internal or secret information under the duty of protection.</td>
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<td></td>
<td>Competition</td>
<td>Performing activities or services, directly or indirectly, in the same sector or in similar or equivalent activities.</td>
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<td>Remuneration practices</td>
<td>Promoting activities and/or directly or indirectly engaging in decision-making processes that may increase the current, future or potential remuneration of senior managers or other staff.</td>
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<td></td>
<td>Incentives</td>
<td>Incentives paid or received from third parties for the supply or sale of products/services to customers.</td>
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<td>Customers</td>
<td>Misconduct</td>
<td>Inappropriate and/or non-diligent behaviour. The conflict of interest is not reported or avoided.</td>
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<td>Incentives paid or received from third parties for the supply or sale of products/services to customers.</td>
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<td>Research markets</td>
<td>Supplying research reports that may encourage the investment decision.</td>
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<td>Parent company and subsidiaries</td>
<td>Corporate transactions</td>
<td>Willingness to carry out corporate transactions (as defined in the Procedure for Corporate Development Transactions).</td>
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<td>External commercial transactions</td>
<td>Inappropriate and/or non-diligent behaviour of the key position and/or staff. The conflict of interest is not reported or avoided.</td>
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<td>Confidentiality</td>
<td>Access to and use of confidential, internal or secret information under the duty of protection.</td>
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<td>Data flow</td>
<td>Supplying only the information needed to consolidate or back the purpose. Resistance to collaborative and productive interactions.</td>
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### Policy on conflicts of interest

#### Parent company and subsidiaries

<table>
<thead>
<tr>
<th>Category</th>
<th>Activity, service, decision or transaction</th>
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<tr>
<td>Appointment</td>
<td>Discrepancies due to opposing interests in the proposed appointment and during the process for appointing board members or key individuals.</td>
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<tr>
<td>Goal setting and assessment</td>
<td>Rejection or discrepancies relating to goal setting and assessment processes; resistance to completing these processes chronologically and/or as per the rules.</td>
</tr>
<tr>
<td>Remuneration practices</td>
<td>Promoting activities and/or directly or indirectly engaging in decision-making processes that may increase the current, future or potential remuneration of board members or other staff. Activities that may be included in malus clauses and return of remuneration. Discrepancies due to opposing interests relating to individual remuneration decisions and/or the execution of the relevant process.</td>
</tr>
<tr>
<td>Execution of key processes</td>
<td>Resistance, delay or non-diligent collaboration to perform the Group’s key processes in a timely manner; differences of opinion in relation to the key processes defined by the Group at any given moment (at least, planning the &quot;Sxx&quot; strategy, &quot;Pxx&quot; planning, and decision on budget, capital and liquidity).</td>
</tr>
<tr>
<td>Capital</td>
<td>Decision about capital (issuance and allocation), dividend and issuance of debt or other financial instruments that may affect or potentially affect the Group as a whole.</td>
</tr>
<tr>
<td>Liquidity</td>
<td>Material decision about liquidity administration that may actually or potentially affect the Group as a whole.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Conflict category</th>
<th>Type of possible conflict of interest</th>
<th>Activity, service, decision or transaction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Member of the board of directors</td>
<td>Misconduct</td>
<td>Inappropriate and/or non-diligent behaviour. The conflict of interest is not reported or avoided.</td>
</tr>
<tr>
<td></td>
<td>Financing</td>
<td>Financing or supply of products and services and other material.</td>
</tr>
<tr>
<td></td>
<td>Related-party transaction</td>
<td>Financing or supply of products and services and other material to related parties (individuals or entities).</td>
</tr>
<tr>
<td></td>
<td>Confidentiality</td>
<td>Access to and use of confidential, internal or secret information under the duty of protection.</td>
</tr>
<tr>
<td></td>
<td>Competition</td>
<td>Performing activities or services, directly or indirectly, in the same sector or in similar or equivalent activities to the activities of Santander Group entities.</td>
</tr>
<tr>
<td></td>
<td>Remuneration practices</td>
<td>Promoting activities and/or directly or indirectly engaging in decision-making processes that may increase the current, future or potential remuneration of board members.</td>
</tr>
<tr>
<td></td>
<td>Membership of several governing bodies</td>
<td>Performing several roles in governing bodies of Santander Group entities (double hatting).</td>
</tr>
</tbody>
</table>
### Policy on conflicts of interest

<table>
<thead>
<tr>
<th>Conflict category</th>
<th>Type of possible conflict of interest</th>
<th>Activity, service, decision or transaction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Qualified shareholders</td>
<td>Confidentiality</td>
<td>Access to confidential, internal or secret information under the duty of protection.</td>
</tr>
<tr>
<td></td>
<td>Voting rights</td>
<td>Individual interactions between Santander Group entities and qualified shareholders.</td>
</tr>
<tr>
<td></td>
<td>Material transactions</td>
<td>Transactions, activities or services provided by Santander Group entities to a qualified investor or related parties.</td>
</tr>
</tbody>
</table>

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<thead>
<tr>
<th>Conflict category</th>
<th>Type of possible conflict of interest</th>
<th>Activity, service, decision or transaction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Third parties</td>
<td>Misconduct</td>
<td>Inappropriate and/or non-diligent behaviour. The conflict of interest is not reported or avoided.</td>
</tr>
<tr>
<td></td>
<td>Material transactions</td>
<td>Material transactions, activities or services provided by Santander Group entities to third parties.</td>
</tr>
<tr>
<td></td>
<td>Related-party transaction</td>
<td>Financing or supply of products and services and other material to related parties (individuals or entities).</td>
</tr>
<tr>
<td></td>
<td>Confidentiality</td>
<td>Access to and use of confidential, internal or secret information under the duty of protection.</td>
</tr>
<tr>
<td></td>
<td>Competition</td>
<td>Performing activities or services, directly or indirectly, as an external provider to other entities with the same, a similar or equivalent activity to the activities of Santander Group entities.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Conflict category</th>
<th>Type of possible conflict of interest</th>
<th>Activity, service, decision or transaction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Line of business / Unit</td>
<td>Corporate transactions</td>
<td>Concuring willingness to carry out corporate transactions (as defined in the Procedure for Corporate Development Transactions).</td>
</tr>
<tr>
<td></td>
<td>External commercial transactions</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Confidentiality</td>
<td>Access to and use of confidential, internal or secret information under the duty of protection.</td>
</tr>
<tr>
<td></td>
<td>Competition</td>
<td>Performing activities or services, directly or indirectly, in the same sector or in similar or equivalent activities and/or activities in the same location or jurisdiction.</td>
</tr>
</tbody>
</table>

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<thead>
<tr>
<th>Conflict category</th>
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<th>Activity, service, decision or transaction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Two different Santander Group entities (both subsidiaries of Banco Santander, S.A.)</td>
<td>Corporate transactions</td>
<td>Willingness to carry out corporate development transactions.</td>
</tr>
<tr>
<td></td>
<td>External commercial transactions</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Misconduct</td>
<td>Inappropriate and/or non-diligent behaviour of the key position and/or staff. The conflict of interest is not reported or avoided.</td>
</tr>
<tr>
<td></td>
<td>Confidentiality</td>
<td>Access to and use of confidential, internal or secret information under the duty of protection.</td>
</tr>
<tr>
<td></td>
<td>Competition</td>
<td>Performing activities or services, directly or indirectly, in the same location or jurisdiction.</td>
</tr>
</tbody>
</table>