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**We are Committed to Integrity**  
**The Public Storage Code of Conduct**

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Trusted nationwide since 1972™

## A Message from our President and CEO



Public Storage's success is founded on a longstanding commitment to honesty, integrity, and fairness. We should never compromise these values in running our business. In furtherance of that commitment, I am pleased to announce that we have formalized our Ethics and Compliance program, which will help to ensure our focus on these important concepts. More on this new program in the days to come.

This Code of Conduct reflects our Company's core value of Integrity and serves as the cornerstone of our compliance program. I want to point out that our Code also contains a commitment to the health and safety of our fellow employees, a commitment even more important now during this COVID-19 pandemic. All of us are required to abide by the letter and spirit of the Code of Conduct and to use good judgment in addressing every issue we face in our work at the Company. When in doubt, seek guidance from your supervisor, the Human Resources department, or the Legal department.

Thank you for doing your part in committing to our Code of Conduct and in living and working by the ethical standards that serve as its foundation.

Joe Russell  
January 2021

# Our Code of Conduct: An Introduction



## We are Committed to Understanding the Code

### Does this Code Apply to Me?

This Code of Conduct (the “Code”) applies to everyone at Public Storage—all members of the Board of Trustees, officers appointed by the trustees, and all employees.

### What Are My Responsibilities?

All of us—trustees, officers, and employees—are responsible for complying with this Code and with all Company policies. Just as important, all of us are responsible for immediately reporting any issue of compliance that we encounter. Do not hide problems, hoping they might not be discovered.

Also, all of us are responsible for reading and understanding the Code and raising any questions about what the Code means. More information on many of the topics discussed in the Code can be found in the Public Storage employee handbook and on PS Central, our intranet site. But if you have any doubt, it is your duty to seek guidance, whether from a supervisor, the Human Resources department, or the Legal department.

### What Happens If I Violate the Code?

Violations of our Code, policies, or the law may carry serious consequences, both for the individuals involved and for Public Storage. Those violating the Code (and those who facilitate that behavior) will be subject to disciplinary action up to and including termination.

If you are involved in a violation, any resulting investigation will consider:

- Whether you reported it
- Your degree of cooperation
- Whether the violation was intentional or unintentional

Any resulting disciplinary action will also take these factors into account.

*“I’m not a high-level executive. Why should I take time to read and understand this Code?”*



This Code governs the conduct of everyone at Public Storage, from the Chairman of the Board to the newest and most junior employee at the Company. Everyone who works at Public Storage shares the same commitment to integrity and this Code helps guide us in that commitment.

# Reporting Violations and Raising Questions and Concerns



## We Are Committed to Protecting Those Who Raise Concerns and Questions in Good Faith

As mentioned above, all of us are responsible for immediately reporting any issue of legal and ethical compliance that we encounter. Public Storage is committed to non-retaliation and will not tolerate any retribution or retaliation against an employee who reports a concern in good faith, whether or not the concern turns out to be valid.

### How Do I Raise a Question, Disclose an Issue or Report a Violation?

If you have a question to raise, an issue to disclose, or a possible violation to report, you are encouraged to discuss it directly with your supervisor, the Human Resources department, or the Legal department. In addition, any trustees suspecting violations of the Code of Conduct must immediately report them to the Chief Legal Officer, who shall in turn notify the Audit Committee of the Board of Trustees.

As an additional resource, we have a **Telephone Compliance Hotline** and a **Web-based Compliance Hotline** for employees who wish to anonymously or confidentially raise questions or concerns or report suspected violations. Public Storage strongly encourages you to use the Hotline to report any suspected violation if you do not feel you can address your concern to your supervisor, the Human Resources department, or the Legal department.

The Compliance Hotline is available 24 hours a day, 7 days a week. The toll-free number is 800-688-2934, and the web page is [pscompliance.ethicspoint.com](https://pscompliance.ethicspoint.com). An independent firm, Navax Global (EthicsPoint), operates the hotline on our behalf.

When you call the Hotline, a message will greet you telling you that you have reached the Hotline. A representative will advise you that you need not identify yourself. However, you are free to identify yourself and to give permission to the Hotline representative to disclose your identity to Public Storage. In that case, your identity will only be disclosed as needed to conduct a full investigation or as required by law in the case of certain crimes.

During the call, a Hotline representative will ask you about the purpose of your call and then try to gather information from you to help better understand how Public Storage can help. The Hotline representative will confidentially forward the information to us for follow-up action as appropriate.

*“How do I reach the Compliance Hotline”*



Just call 800-688-2934 or visit Navax Global on the web at [pscompliance.ethicspoint.com](https://pscompliance.ethicspoint.com). The independently operated hotline is available 24 hours a day, seven days a week.

# Personal Integrity



All of us, whether trustees, officers, or employees, must conform to the highest standards of legal and ethical conduct, including compliance with all of the laws and regulations where we do business. Abiding by this principle means that we commit to the following principles regarding legal and ethical conduct.

## We Are Committed to Personal Integrity

### Conflicts of Interest

We are responsible for acting only in the best interests of Public Storage. In order to do so, we must be alert to any situation that may create a conflict of interest. A “conflict of interest” arises when an actual or potential benefit from someone, such as a customer or vendor, compromises, or appears to compromise, our loyalty to Public Storage. We should all be aware of these actual or potential conflicts of interest and we should avoid any conflict of interest that may influence our ability to act in the interests of Public Storage or that makes it difficult to perform our work objectively and effectively.

Should a conflict of interest arise, or even appear to arise, you should disclose it immediately to your supervisor or, if you wish, to the Human Resources department, or the Legal department. This way, the situation can be properly reviewed and directed to the proper channel(s) and, if approved, documented appropriately. Trustees and officers should disclose any actual or potential conflicts of interest to the Chief Legal Officer.

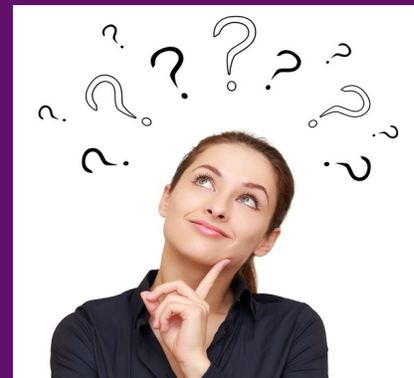
Although it is not possible to describe every conflict of interest, some situations that could cause a conflict of interest include:

- Working for a competitor of Public Storage or accepting any other employment that might interfere with your ability to devote the necessary time and attention to your Public Storage duties.
- Owning a financial share (by you or an immediate family member) in a supplier, vendor, or competitor of Public Storage.
- Directing Public Storage business to a customer or supplier that is owned or operated by an immediate family member or other person with whom you have a close relationship.
- Diverting to yourself or to others any opportunities that are discovered through use of Public Storage property or information or your position, or using Public Storage property or information or your position for personal gain.

Remember, when in doubt, ask.

## Do you know the right answer?

Kimberly is in charge of buying office equipment for Public Storage. Her brother sells office furniture and gives Kimberly a quote for furniture that is the lowest she has received. Can Kimberly go ahead and purchase the furniture?



No, Kimberly first needs to disclose this conflict of interest to her supervisor and wait for guidance and direction. Kimberly may be asked to remove herself from the purchasing decision and hand it over to her supervisor.

The purchase of the office furniture from Kimberly's brother may be in the best interests of Public Storage but someone other than Kimberly should make that decision to avoid even the appearance of conflict of interest.

# Personal Integrity



## Gifts and Entertainment

Some of our jobs may include the exchange of gifts or entertainment with customers or suppliers as a customary way to build good working relationships. However, be cautious, because accepting such gifts or entertainment may create an appearance of impropriety or a conflict of interest, even where none exists.

What is the difference between gifts and entertainment? “Gifts” are usually goods and services, but can be defined as any item of value. “Entertainment” includes events where both the person offering and the person accepting attend, such as meals or sporting events.

We can accept or give gifts having a value of \$200 or less. The giving or receiving of gifts of value in excess of \$200 (including the combined value of all related gifts) requires the approval of an executive officer in the same functional area as the employee giving or receiving the gift, as well as the Chief Human Resources Officer. Any gifts that are not permitted or have not been approved should be declined, returned, or turned over to the Company for charitable donation.

The giving or receiving of meals or entertainment in the normal course of business that are reasonable and consistent with standard business practices is permitted unless forbidden by the giver’s, or the recipient’s, own policies. For example, government agencies may forbid their employees from accepting any meal or entertainment.

Even though the gift or entertainment is allowable under these guidelines, to avoid even the appearance of a conflict of interest, disclose all gifts and entertainment given and received as follows: for field employees, to your immediate supervisor or your field Human Resources representative; for corporate employees, to your immediate supervisor, the Senior Director, Corporate Human Resources, the Chief Human Resources Officer, or the Chief Legal Officer.

Remember, when in doubt, ask.

## Fair Dealing

We must endeavor to deal fairly with customers, suppliers, competitors, and employees, in our activities and conduct relating to Public Storage, while advancing the interests of Public Storage.

## Using Good Judgment

A supplier of storage merchandise to Public Storage invites me once to lunch at a local, moderately priced diner to discuss business. Is this ok under our Code of Conduct?



The same supplier of storage merchandise invites me and my family to join him on a one-week all-expenses paid vacation to Hawaii to thank me for the business. What should I do?

Accepting the lunch is an example of what is reasonable and customary entertainment in the business world and would generally be allowable under our Code.

Accepting the paid vacation would be a clear example of what is not reasonable and customary and thus not allowed by our Code.

# Integrity of the Marketplace



## We Are Committed to Integrity in Our Business Relationships

### Customer and Suppliers

Public Storage works to build strong business relationships with its customers and suppliers based on lawful and honest business practices and the best interests of Public Storage. When we contract for goods and services on behalf of Public Storage, we should avoid doing anything that might compromise our objectivity or impair Public Storage's reputation. We must base our purchasing decisions on the appropriate business criteria such as price, quality, technical leadership, reliability, and the reputation of the supplier, and not on criteria such as our personal relationship with the customer or supplier.

As part of this commitment to objectivity, we should:

- Never disclose internal Public Storage approval policy levels or competitor information (such as bids) to suppliers or vendors
- Never accept bribes or kickbacks from suppliers or customers and report any proposed bribe or kickback
- Never hesitate to report any indications of a vendor or supplier going around or attempting to go around the approval process

### Export Restrictions and Applicable Trade Sanctions

We comply with the export control laws of the United States and all other countries in which we operate, including restrictions on transactions with parties on the Restricted Parties List and with certain designated countries.

### Anti-Boycott Policy

Under U.S. law, we cannot cooperate with the boycott of another country that has not been sanctioned by the U.S. government. Public Storage must report any information about, or request to support, such an unsanctioned boycott to the U.S. government. You could receive this type of request in a bid invitation, purchase contract, letter of credit or verbally. If you receive any request to support the boycott of another country, contact the Legal department immediately.

## What I Think

Our customers and suppliers at Public Storage deserve the best from us in terms of fair prices and fair dealing. Our reputation for integrity is our strongest asset. Reading and understanding this Code will help us maintain that reputation.



# Integrity of the Marketplace



## Anti-Bribery Policy

Under a U.S. law known as the Foreign Corrupt Practices Act and similar foreign laws such as the United Kingdom Bribery Act 2010, we cannot pay or offer money or anything else of value (such as a car or vacation trip) to government officials for the purpose of obtaining or retaining business for Public Storage. Furthermore, we can't use a third-party such as an agent or consultant to pay the bribe and we must be alert for conduct (called "red flags") that could signal that the agent or consultant intends to pay a bribe. Typical "red flags" include requests for:

- Payments for expenses or purposes inconsistent with the terms of agreement with the agent or consultant
- Payments to a third party
- Payments to the agent or consultant directed to a bank account in an unrelated country
- Payments lacking any supporting documentation
- Payments to a supplier or service provider who appears to lack the necessary qualifications or resources to perform

Contact the Legal department immediately if you see a potential red flag. Remember, when in doubt, ask.

## Antitrust and Competition Laws

Public Storage competes on price and service to win the business of our customers. This is how the market works. However, we can't try to control prices by agreeing with our competitors on what prices to charge customers or agreeing with our competitors to divide up customers. In order to preserve the integrity of the marketplace, the antitrust laws forbid this kind of behavior. In fact, we shouldn't even discuss these topics with our competitors.

## A Casual Get-Together

Jim ran into Martha, who works at a major competitor, at a recent trade show. Martha told Jim that the prices for storage in the local area were just too low for anyone to make a profit. She asked him to join her for a drink to discuss how to solve the problem and get prices higher. Should he accept the invitation?



No, Jim should not. Public Storage cannot agree with competitors on what prices to charge our customers; the marketplace determines the fair price.

Furthermore, even by simply discussing the topic of fixing prices with Martha, Jim would run the risk that he, and Public Storage, could be charged with attempting to illegally fix prices.

# Protecting Company Assets, Records, and Information



## We Are Committed to Protecting Company Assets, Records, and Information

### Protection of Property

We must protect Public Storage property and the property of our customers, suppliers and business partners, including confidential business information. For example, the unauthorized use or release of information regarding plans, strategies, costs, or prices, pending contracts, or unannounced products or services could jeopardize our competitive position. We must also take steps to ensure that Public Storage assets are used only for legitimate business purposes consistent our policies. Loss, theft, and misuse of our assets have a direct impact on Public Storage's profitability.

### Non-Solicitation of Employees

Public Storage values its employees and the unique knowledge and skills they bring to its business. By virtue of their employment by Public Storage, employees will obtain knowledge and skills relevant to the Company's industry and have access to and learn about the Company's confidential, proprietary, and trade secret information, including but not limited to: the contact information, skills and expertise, payroll and compensation data, performance reviews, personnel files, and other related information of Company employees. Accordingly, to protect the Company's legitimate business interests, unless otherwise permitted under applicable law, employees shall not solicit the Company's employees to work for a competing business or otherwise during their employment with Public Storage and for a period of twelve (12) months thereafter. Additionally, unless otherwise permitted under applicable law, employees shall not use the Company's trade secret information, as that term is defined under applicable law, to solicit the Company's employees to work for a competing business or otherwise.

Each employee is personally accountable for advising Company management of any instances of solicitation of employees in violation of this Code or applicable law. Employees may use oral or written communications to their supervisor, a member of management, the Human Resources department or the Compliance Hotline at 800-688-2934 or [pscompliance.ethicspoint.com](http://pscompliance.ethicspoint.com).

Any questions should be referred to the Human Resources department or the Legal department.

### My Duty to Protect

In my job, I sometimes get copies of the Company's business plans or financial results. I know they are sensitive and, if they got into the wrong hands, they could help our competitors. I never put those files on my personal computer when working from home, or leave them lying around on my company office desk when I step away. It's my duty to protect this important Company information.



# Protecting Company Assets, Records, and Information



## Business Records and Financial Disclosures

Government agencies, customers, investors, management, and suppliers rely upon the integrity of our business records. All business and financial records (including timecards, employee expense reports, vendor invoices, purchase orders, general ledger coding, financial information and analysis, and information or presentations provided to members of the corporate team), and their descriptions and summaries, must accurately reflect the transactions of Public Storage in accordance with all applicable requirements. We do not permit unrecorded "hidden" funds or assets or false or misleading entries to be made in the records of Public Storage. Furthermore, we must ensure that Public Storage's filings with the Securities and Exchange Commission as well as all other public communications about the financial condition of the Company represent complete, fair, accurate, timely, and understandable disclosure, and comply with the Company's policy and all applicable laws and regulations.

## Trading in Securities

We cannot trade in Public Storage securities based on material nonpublic information or advise others to do so. Furthermore, we cannot trade in the securities of other companies or advise others to do so, based on material nonpublic information gained about those companies in the course of our duties for Public Storage.

Material nonpublic information is any information that a reasonable investor would consider important in making a decision to buy, hold or sell securities and that has not been disclosed broadly to the marketplace. For further guidance on this restriction, consult the [Public Storage Securities Trading Policy](#).

## What is Material Nonpublic Information?

In my position, I sometimes become aware of important information about the Company, such as plans for significant acquisition of properties or future business projections or financial results, before it is widely released to the public. I cannot trade in the securities of the Company based on this information because that may be considered material nonpublic information.



You could be considered an "insider" simply because you have "inside information." If you trade or "tip" someone else who trades based on this inside information, you could be participating in illegal "insider trading."

# Protecting Company Assets, Records, and Information



## External Communications

As a publicly traded company listed on the New York Stock Exchange, Public Storage is subject to specific communication obligations. Therefore, only authorized personnel are to have any contact with the media concerning matters affecting Public Storage and we shall not disclose material, nonpublic Company matters or developments with anyone outside the Company (including family members, relatives, or friends), except as permitted by Company policies. This, however, does not prohibit any employee from complying with any local, state and federal laws and regulations, including “whistleblower” statutes and related rules.

## Social Media

We live today in a world of social media and we must use these media responsibly. “Responsibly” means that we must all be sensitive to the nature and impact of comments made through these public forums, including blogs, micro blogs such as Twitter®, social networking sites such as Facebook® and LinkedIn®, wikis, and photo/video sharing sites such as Instagram® and Snapchat®, to name just a few.

Responsible use of social media, both when you are at work for Public Storage and personally, means the following:

- Not posting confidential information about our Company or business partners, including stock information, operational strategies, financial results, or trade secrets
- Only expressing your personal opinions and not appearing to act as a spokesperson for the Company unless you have authorization to do so
- With respect to matters pertaining to Public Storage, posting only appropriate, honest, accurate, and respectful content in accordance with the spirit of this Code

Additionally, avoid the use of social media to communicate with a colleague or business partner when a face-to-face conversation is more appropriate.

***“I am on social media only when I am at home. What does the Code have to say about it?”***

Every weekend I update my Facebook so my friends will know what’s new in my life. Sometimes I want to let them know what’s been happening at work. Why would this create a problem?



It becomes a problem if you talk about confidential matters at work, such as plans to expand or perhaps a conflict with a co-worker. Your social media is your own business but when you include information about Public Storage, it may become more than your own business.

# Respecting Each Other



## We Are Committed to Respecting Each Other

We are committed to equal opportunity in employment and to a work environment that recognizes and values our diversity. Each of us is responsible for acting in a manner that will help Public Storage achieve the following goals:

### Equal Opportunity

It is our policy to employ, train, and compensate individuals based on merit, job related qualifications, and abilities. We are committed to providing equal opportunity in employment regardless of race, color, religion, national origin, sex, age, sexual orientation, marital status, handicap, disability, or status as a veteran.

### Diversity

We value the differences among our employees. Individual differences enrich the workplace and improve our ability to attract employees and work with customers.

A work environment that values individual differences and encourages the full contribution of every employee creates a stronger Company.

### No Harassment

Any kind of harassment by or against our employees is prohibited. Sexual harassment is a special concern. Prohibited conduct includes the making of unwelcome sexual advances or engaging in any other conduct with sexual overtones which interferes with an individual's work performance or creates an intimidating, hostile, or offensive work environment.

### Drug-Free Workplace

We do not allow the possession, use, sale, or distribution of any illegal drug in the workplace or while conducting Public Storage business off-premises. Illegal drugs can harm an employee's performance and jeopardize the safety of co-workers.

## The Right to Feel Comfortable

Yesterday Maria's colleague Tim asked her if she wanted to get a drink with him after work. This is the third time he has proposed getting together outside of business hours, and he also frequently makes comments that embarrass her. What should Maria do about how uncomfortable Tim's behavior makes her feel?



Maria has a right to feel comfortable and respected at work. She should report Tim's behavior right away to her supervisor, to Human Resources, the Legal department, The Compliance and Ethics Office or the Compliance Hotline at 800-688-2934 / [pscompliance.ethicspoint.com](https://pscompliance.ethicspoint.com)

# Respecting Each Other



## Environmental Protection / Health and Safety

To the communities in which we work and live, we commit to respecting the environment. To our fellow employees, we commit to creating and maintaining a safe and healthy workplace for our employees – and with the COVID-19 pandemic, this is more important than ever. As part of this commitment, we comply with all applicable environmental, health, and safety laws and regulations in every state where we do business. All of us, without exception, are responsible for ensuring that all Public Storage operations are conducted safely for employees, suppliers, vendors, and customers. This means observing all safety rules and practices and following instructions concerning safe and efficient work practices. All employees should advise their supervisor or other management representatives immediately if they see a work practice or activity they consider to be conducted in an unsafe or careless manner.

## Political Activities

Public Storage works hard to earn the respect of the communities in which we operate. Employees are encouraged to speak out on important community issues. Employees must be careful, however, not to give the appearance or impression that they are speaking on behalf of Public Storage unless they are actually authorized to do so.

## Contribution of Funds

Public Storage is committed to the highest levels of corporate accountability with respect to our political and charitable contributions. The Nominating/Corporate Governance Committee of the Board of Trustees is responsible for monitoring and overseeing the Company's political activities and contributions. The Nominating/Corporate Governance Committee is also responsible, pursuant to its Charter, for approving all charitable contributions over \$100,000. In order to facilitate accountability and informed decision-making with respect to political and charitable contributions, the Nominating/Corporate Governance Committee has adopted the Political and Charitable Contributions Guidelines (Guidelines). Please refer to the Guidelines for further information regarding required approvals. .

## Everyone's Responsibility

The safety of our workplace is everyone's responsibility. If you see a safety problem, let your supervisor, the Safety Department, or other management representative know so that it can be fixed. Don't pass the buck.



# Final Words



The Public Storage Code of Conduct sets forth the principles to help guide us to do the right thing in our dealings with our customers, our suppliers, our community, and ourselves. However, it won't give you guidance in every situation you confront. In those situations, use your common-sense and ask yourself the following question: Would you be comfortable reading about it, and your role in it, in the news? If not, then stop and report it, and—as you have read many times in this Code—when in doubt, ask.

Here are some resources to help you:

- Your Supervisor
- The Compliance Hotline: **800-688-2934** or [pscompliance.ethicspoint.com](mailto:pscompliance.ethicspoint.com)
- The Human Resources Department:
  - **Sybil Enriquez**, Sr. Director, Corporate Human Resources (Corporate and Call Centers)  
818.244.8080 Ext. 1238; [senriquez@publicstorage.com](mailto:senriquez@publicstorage.com)
  - **Val Okerstrom**, Vice President Human Resources  
818.244.8080 Ext. 1216 ; [vokerstrom@publicstorage.com](mailto:vokerstrom@publicstorage.com)
  - **Jaimie Gauntlett**, Divisional HR Director (Div. 3, 7 and 8)  
707.595.8472 Ext.3027; [jgauntlett@publicstorage.com](mailto:jgauntlett@publicstorage.com)
  - **Omar Herrera**, Divisional HR Director (Div.1, 4, 6 and 9)  
972.546.0364 x4003; [oherrera@publicstorage.com](mailto:oherrera@publicstorage.com)
  - **Casey Holde**, Divisional HR Director (Div. 1, 2 and 5)  
818.244.8080 Ext. 1436; [choide@publicstorage.com](mailto:choide@publicstorage.com)
- The Legal Department:
  - **Nathan Vitan**, SVP, Chief Legal Officer & Corporate Secretary  
818.244.8080 Ext. 1538; [nvitan@publicstorage.com](mailto:nvitan@publicstorage.com)
  - **Greta Katz**, Senior Litigation & Operations Counsel  
818.244.8080 Ext. 1450; [gkatz@publicstorage.com](mailto:gkatz@publicstorage.com)
  - **Morgan Gower**, Litigation & Operations Counsel  
818.2440-8080 Ext. 1351; [mgower@publicstorage.com](mailto:mgower@publicstorage.com)
- The Internal Audit Department:
  - **Vicki Hunter**, VP, Internal Audit  
818.244.8080 Ext. 1206; [vhunter@publicstorage.com](mailto:vhunter@publicstorage.com)

## An Open Door

I'm a supervisor. I know that one of my duties is to listen to concerns and questions that employees raise about how to properly follow our Code of Conduct. I also know that if I can't answer their questions, I can turn to other resources in the Company, such as Human Resources and the Legal department.



# Final Words



# Waivers



## Formal Waivers

Situations may arise from time to time that warrant a formal waiver of a provision of this Code of Conduct for an individual. Public Storage will promptly disclose such waivers for trustees and executive officers to the extent and in the manner required by law, regulation, or stock exchange listing standards.

If you have a concern or question about the application of this Code of Conduct, you should discuss it with your supervisor, the Human Resources department, or the Legal department (for field employees, consult with your immediate supervisor or your field Human Resources representative; for corporate employees, consult with your immediate supervisor, the Senior Director, Corporate Human Resources, the Chief Human Resources Officer, or the Chief Legal Officer).

Remember, when in doubt, ask.

# Acknowledgement (at Hire and Annually)



## Compliance Certification

As a Public Storage employee, I certify that I am familiar with the Public Storage Code of Conduct. I agree to comply with the Public Storage Code of Conduct and all applicable laws, including the Public Storage Securities Trading Policy, in all actions that I undertake to perform for or on behalf of Public Storage.

Except as otherwise indicated on this Report of Compliance, I certify that I am not aware of any actual or suspected violations reportable under the Code of Conduct and/or Securities Trading Policy that have not been previously reported and I will continue to comply with the Code of Conduct and Securities Trading Policy for as long as I am subject to them.

## Acknowledgement

I hereby affirm that the following statements are true:

- ✓ I have read and understood the Code of Conduct.
- ✓ I acknowledge that I am aware of the location of the Public Storage Handbook (PS Central – Intranet) and my responsibility to read and become familiar with its contents, which include the Code of Conduct and other Company policies.
- ✓ I agree to comply with the Code of Conduct.
- ✓ I have either: (1) NOTHING TO DISCLOSE, or (2) If I have anything to disclose that I think might be relevant for full disclosure of all actual, apparent, or possible conflicts of interest, I CONFIRM THAT I HAVE OR WILL PROMPTLY DISCLOSE TO The Public Storage Compliance Hotline, (800) 688-2934, which is independently operated by NAVEX Global.
- ✓ The information provided by me is true and accurate to the best of my knowledge.
- ✓ I am signing electronically. By submitting my final answers, I agree this is the legal equivalent of my manual signature.