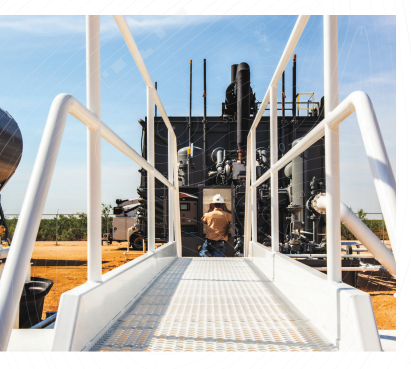
Archrock







CODE OF BUSINESS CONDUCT

JUNE 2024

CODE OF BUSINESS CONDUCT

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1. INTRODUCTION

This Code of Business Conduct ("Code") summarizes many of the legal and ethical business standards that govern

the conduct of each person who works for or represents Archrock. The Code of Business Conduct applies to Archrock, Inc. and its subsidiaries (referred to in the Code as the Company or Archrock). All of Archrock's directors, officers

and employees are responsible for learning and complying with the laws and regulations that apply to their assigned duties, including the policies and procedures adopted by the Company from time to time. We also expect our suppliers, vendors, contractors and partners to abide by the principles described in our Code.

Managers of each business unit and functional group must take the steps necessary to assure full compliance with the laws and regulations that apply to their business unit or functional group.

This Code is intended to provide a source of guiding principles on how to conduct Archrock's day-to-day activities responsibly and with integrity. We expect you to seek advice whenever you are unsure about a particular situation.

The purpose of this Code is to promote:

- Honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest between personal and professional relationships;
- Full, fair, accurate, timely and understandable disclosure in the Company's public communications and its reports and documents filed with, or submitted to, the Securities and Exchange Commission;
- Compliance with applicable governmental laws, rules and regulations as well as Archrock policies and procedures;
- The prompt internal reporting of violations of this Code to an appropriate person or persons identified in the Code; and
- Accountability for adherence to this Code.

2. QUESTIONS CONCERNING THIS CODE

This Code will not give you an answer for every situation. You should address questions concerning the applications of laws, this Code or any other Company policy as follows:

• You are always encouraged to direct questions to your supervisor or manager, your Human Resources representative or the Legal Department. You are also encouraged to report violations or suspected violations to these persons as well as via the Compliance Hotline, or in certain circumstances the Audit Committee of the

Company's Board of Directors. Please review Article 12 of this Code for further information on reporting violations.

Questions or suspected violations may be anonymously made through the Company's Compliance Hotline: Phone: (844) 809-1630 or Online: http://www.archrock.ethicspoint.com

3. CONFLICTS OF INTEREST

A "conflict of interest" occurs when an individual's private interests interfere or appear to interfere with the interests of the Company. A conflict of interest can arise when a person takes actions or has interests that make it difficult to perform his or her work objectively and/or effectively. Archrock does not allow its employees, officers or directors or other individuals dealing with Archrock (e.g., vendors and suppliers) to engage in activities that involve a conflict of interest unless they receive prior approval. In particular, an employee, officer or director or other individual dealing with Archrock must never use or attempt to use his or her position at the Company, or his or her relationship with the Company, to obtain any personal benefit for himself or herself or for any other person. Each person who works for or represents Archrock has an obligation at all times to promote Archrock's best interests, and it is of the utmost importance that even the appearance of a conflict of interest be avoided.

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Employees, officers or directors should disclose any current or potential conflicts of interest to the Company's General Counsel. The General Counsel or the General Counsel's designee will review, investigate and respond to the reported conflict in accordance with the Company's guidelines and procedures. Only the independent members of the Board of Directors may approve any conflict or potential conflict of interest involving a director, executive officer or Designated Officer. Additionally, a director who is deemed to have a potential interest must recuse himself or herself from any discussions or decisions in the matter under review. A Designated Officer means any one of the following Company officers or employees: principal executive officer, principal financial officer, principal accounting officer or controller, or person performing similar functions.

While it is impossible to list every circumstance giving rise to possible conflicts of interest, it would likely be considered a conflict for an employee, officer or director to engage in any of the activities described in the following paragraphs, without first disclosing the activities to the Company and obtaining prior written approval.

- Investments in Competitors, Customers and Suppliers Ownership by an employee, officer or director or any member of his or her immediate family (i.e., spouse, children, parents, brothers and sisters) of a substantial financial interest in any outside concern that does or is seeking to do business with Archrock or is a competitor of Archrock.
- Outside Business Activities Active participation in any outside business by an employee or officer, that could interfere with his or her ability to devote proper time and attention to the Company or active participation in any outside business by an officer, director or employee or any member of his or her immediate family that is seeking to do business with Archrock or is a competitor of Archrock.
- Taking a Business Opportunity The taking of a business opportunity includes an employee, officer or director (a) taking for him or herself personally an opportunity discovered through the use of Company property, information, time or position for personal gain; (b) using Company property, information, time or position for personal gain; and (c) competing with the Company.
- Loans Company loans to, or guarantees of obligations of directors or executive officers or their family members. Additionally, loans to, or guarantees of obligations of, other employees must be reviewed and approved in advance by the Company's General Counsel.

4. BUSINESS GIFTS AND ENTERTAINMENT

The giving and receiving of appropriate business gifts and entertainment is a common business practice and is designed to create goodwill and build sound working relationships and understanding among business partners. Although customs about gifts and entertainment vary from country to country, one principle is clear: an employee should not accept any gift, favor or entertainment if doing so will obligate, or appear to obligate, or unduly influence the employee.

The types of gifts and entertainment that are appropriate to give or receive depend on many factors. If the gift or entertainment (including meals) in question is lavish, frequent or unusual for the receiver's job or community, it is probably not acceptable. If you are in the middle of negotiations or bid evaluations, extra care



is merited. Never offer or accept gifts of cash or securities. Additionally, many customers' policies strictly prohibit the receipt of any gifts or entertainment by their employees. If there is any doubt, seek guidance from the Legal Department.

Dealing with government employees is often different from dealing with private persons. Many governmental bodies strictly prohibit the receipt of any gifts or entertainment by their employees, including meals or gratuities. Persons dealing with government employees and foreign officials must notify and seek approval from the Legal Department of any intent to provide gifts or entertainment to such government employees or foreign officials to ensure compliance with the U.S. Foreign Corrupt Practices Act and other relevant laws.

5. PUBLIC DISCLOSURE

Employees, officers and directors involved in Archrock's public disclosures must comply with the disclosure controls and procedures for their area of responsibility so that the Company's public statements and filings comply with the applicable laws, rules and regulations. The Designated Officers, as well as the employees, officers and directors with a direct or supervisory role in the public disclosure process, should take appropriate steps to ensure the Company makes full, fair, accurate, timely and understandable disclosures.

These employees, officers and directors will:

- Familiarize themselves with the disclosure requirements applicable to the Company as well as the business and financial operations of the Company to the extent appropriate within their area of responsibility.
- Promptly bring to the attention of the Company's Disclosure Committee any material information that affects the disclosures made by the Company in its public filings and assist the Disclosure Committee in fulfilling its responsibilities as specified in the Disclosure Committee charter and Company policies.
- Not knowingly misrepresent, or cause others to misrepresent, facts about the Company to others, whether within or
 outside the Company, including to the Company's independent auditors, governmental regulators and self regulatory
 organizations.
- Properly review and critically analyze proposed disclosures for accuracy and completeness, or, where appropriate, delegate this task to others.

6. MAINTAINING ACCURATE ACCOUNTS AND RECORDS

Archrock requires honest and accurate recording and reporting of information in order to make responsible business decisions. All of the Company's books, records, accounts and financial statements must be maintained in reasonable detail, must accurately reflect the Company's transactions and must conform both to applicable legal requirements and to the Company's system of internal controls. Unrecorded or "off the books" funds or assets must not be maintained. All employees are responsible for ensuring that the preparation and maintenance of the Company's records and accounts that they are involved with (including expense reports) comply with these requirements.

Records should always be retained or destroyed according to the Company's records retention policies ("Records Retention Policy"). In the event of any investigation, or suspected investigation, or litigation potentially involving a record which has been scheduled for destruction under the Records Retention Policy, employees should suspend all scheduled destruction and consult the Legal Department prior to proceeding.

7. COMPLIANCE WITH LAWS

In conducting the Company's affairs and in their private affairs outside the Company that in any way can affect the Company, all employees should exercise good judgment and the highest ethical standards. All employees must respect and obey the laws of the cities, counties and states in which we operate, both in letter and in spirit. Although not all employees are expected to know the details of these laws, it is important to know enough to determine when to seek advice from supervisors, managers or other appropriate personnel, including, if needed, the Legal Department. Certain key laws and regulations are described below:

Antitrust and Competition Laws. We seek to outperform our competition fairly and honestly. We seek competitive advantages through superior service performance, never through unethical or illegal business practices. All employees should endeavor to deal fairly with the Company's customers and suppliers. Employees should not take unfair advantage of anyone through manipulation, concealment, abuse of privileged information, misrepresentation of material facts or any other unfair dealing practice. Stealing proprietary information, possessing trade secret information that was obtained without the owner's consent or inducing such disclosures by past or present employees of other companies is a violation

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of this Code and of law. Discussions or communications with any representative of a competitor concerning past, present or future prices, pricing policies, bids, discounts, promotions, terms or conditions, royalties, choice of customers, territorial markets or production quotas, for example, is strictly prohibited. It follows, of course, that there must never be any agreement, express or implied, with a competitor concerning these subjects. Archrock's prices must be determined independently, in light of Archrock's costs, market conditions and competitive prices.

Environmental Laws. Archrock recognizes that it and all of its employees must comply with the laws and regulations designed to protect the vital natural resources of clean air, water and land. Environmental protection and prevention of pollution are the responsibility of every employee. Each employee shall comply with all environmental laws, environmental regulations and Company environmental practices applicable to his or her workplace.

Political Contributions. The U.S. government has laws regulating corporate contributions to political parties, campaigns and candidates in the form of cash or the use of corporate facilities, automobiles, computers, mail services or personnel. Certain contributions may be prohibited by Company policy even if otherwise permitted by law. Any proposed corporate contributions must be approved in writing in advance by your supervisor and the General Counsel.

Securities Laws and Insider. Trading. It is illegal for any person to profit from nonpublic information relating to the Company. Anyone who is in possession of any material nonpublic information about Archrock or any other company (including customers, suppliers or partners) may not purchase or sell any stock



or securities of Archrock or such other company. Equally important, nonpublic information may not be passed along to others. If you are uncertain about the legal rules that apply to your sale or purchase of Archrock stock, units or other securities, or those of another company, you should consult with the Legal Department before you purchase or sell.

Export and Import Compliance. Although the Company is U.S. based and provides services exclusively in the U.S., there are a limited number of activities that involve customers and suppliers outside the U.S., such as the sale of turbochargers and used fleet equipment and the importation of certain supplies and materials. In those dealings, the Company and its employees must comply with all applicable trade regulations, including U.S. trade control laws, rules and regulations. Employees who are involved with the import, export or re-export of goods, services or technology are responsible for obtaining and maintaining a working knowledge of the portions of the various trade control laws that apply to their duties and to contact the Legal Department should questions arise.

Improper Payments and Anti-Bribery Laws. The U.S. Foreign Corrupt Practices Act (commonly referred to as the FCPA) prohibits giving anything of value, directly or indirectly, to officials of foreign governments or foreign political candidates in order to obtain or retain business, and contains important related accounting and bookkeeping obligations. It is strictly prohibited to make illegal payments to government officials or candidates of any country. Most, but not all, countries around the world now have similar laws in place. The anti-bribery laws can be interpreted very broadly, so employees should closely review the Company's Compliance with Anti-Bribery and Anti-Corruption policy and contact the General Counsel or the Legal Department if they are unsure of any practice or transaction.

Anti-Boycott Laws. The anti-boycott laws of the United States prohibit boycotts and restrictive trade practices against businesses located in a country friendly to the United States or against a United States person, firm or corporation. These laws also prohibit the furnishing of information relating to businesses located in a country friendly to the United States. These laws require that the Company report receipt of requests to participate in any such activity or to provide any such information. Requests sometimes appear in bid invitations and shipping documents. Receipt of any such request should immediately be reported to the Company's Legal Department and no action on the request or bid invitation should be made until further direction from the Legal Department is received.

8. FAIR DEALING

We do not seek competitive advantages through illegal or unethical business practices. Each employee, officer and director should deal fairly with Archrock's customers, suppliers, competitors and employees. No employee, officer or director should take unfair advantage of anyone through manipulation, concealment, abuse of privileged information, misrepresentation of material facts or any unfair dealing practice.

9. PROTECTION AND PROPER USE OF COMPANY ASSETS

Employees, officers and directors should protect the Company's assets and ensure their efficient and proper use. Company assets should be used only for legitimate business purposes.

10. CONFIDENTIAL INFORMATION

Employees, officers and directors must maintain the confidentiality of confidential information entrusted to them by the Company or its customers and suppliers. These individuals are prohibited from using confidential information unless in furtherance of Archrock's business and in full compliance with all applicable confidentiality obligations. Disclosure of confidential information is prohibited except when such disclosure is protected by agreement or required by laws or regulations. Confidential information includes trade secrets, know-how, customer lists, business plans, financial data and most other non-public information. Confidential information may not be discussed with anyone, including family or business or social acquaintances. Confidential information may not be discussed with other employees unless they have a clear right and need to know. The obligation to preserve confidential information continues even after employment ends.

11. WORKPLACE PRACTICES

Equal Employment Opportunity. The diversity of the Company's employees is a tremendous asset. We are firmly committed to providing equal opportunity in all aspects of employment. In order to provide such equal employment and advancement opportunities to all individuals, employment decisions at Archrock are based on merit, qualifications and abilities. Archrock does not discriminate in employment opportunities or practices on the basis of race, color, religion, gender identity, sex, sexual orientation, national origin, citizenship, age, veteran status, disability or any other characteristic protected by law and will not tolerate any discrimination or harassment of any kind.

Workplace Health and Safety. The Company strives to provide a safe and healthy work environment. Each employee has responsibility for maintaining a safe and healthy workplace for all co-workers and others by following safety and health rules and practices and reporting accidents, injuries and unsafe equipment, practices or conditions.

Workplace Violence. The Company will not tolerate violence of any kind in the workplace. The Company expects differences to be resolved through discussion and, if necessary, through the assistance of supervisory personnel or the Company's Human Resources Department. Any person who has been threatened with, or subjected to, physical violence should report it immediately to his or her supervisor or the Company's Human Resources Department. In addition, to minimize the risk to all persons working on the Company's premises or at a Company work location, anyone who is being threatened by someone outside the Company should report such threats to his or her supervisor or the Company's Human Resources Department.

Illegal Drugs and Alcohol. The Company expects persons performing services for the Company to perform their duties free from the influence of alcohol and drugs while on duty. Furthermore, all persons performing services for the Company are strictly prohibited from consuming, selling, purchasing or possessing illegal drugs at work. Reporting to work under the influence of alcohol or any drug is strictly prohibited and may result in discipline, up to and including termination of employment or engagement.

Contraband. The manufacture, use, possession, distribution or sale of contraband on Company premises or while in transit to or from Company premises by persons performing services for the Company is strictly prohibited. Company premises include all facilities, offices and property of the Company and its customers, contractors and suppliers. Contraband includes alcoholic beverages, illegal drugs, firearms (except as allowed by applicable law and applicable policy, whether that of the Company or Company's customers, contractors or suppliers), weapons, explosives, ammunition, stolen property or the unauthorized possession of any property belonging to the Company.

12. REPORTING VIOLATIONS OF THIS CODE

The Company is committed to promptly addressing reports of actual or suspected violations of this Code or any other compliance or integrity concerns relating to the Company's business activities, including that of its customers, suppliers and vendors; the conduct of employees, officers or directors in the workplace or on Company business; or accounting, including internal accounting controls or auditing matters.

You are encouraged to report violations to your supervisor, the Human Resources Department, the Legal Department or by calling the Company's Compliance Hotline.

Phone: (844) 809-1630 or Online: http://www.archrock.ethicspoint.com

Your report may be submitted anonymously, although the Company encourages you to make such reports on a nonanonymous basis to facilitate investigation.

In making a report, you should provide as much detail as possible to aid in the Company's investigation of the situation. The Company will take appropriate action to learn about and resolve the issue. Reports will be kept confidential to the extent possible and consistent with the Company's obligation to investigate and to take appropriate action in response to the report.

If a suspected violation involves accounting or auditing matters, you are strongly encouraged to make your report directly to the Audit Committee of the Board of Directors at:

Chairperson, Audit Committee Board of Directors 9807 Katy Freeway, Suite 100, Houston, Texas 77024 Email: AuditChair@Archrock.com

If you are not comfortable making a report regarding accounting or auditing matters directly to the Audit Committee chairperson, you may also make a report in any of the other ways listed above.



No Retaliation for Reporting Violations of this Code. The Company does not permit, authorize or tolerate any retaliation or adverse action against any person for making a report pursuant to this Code or for participating in an investigation regarding a violation or suspected violation of any applicable laws, rules or regulations, or of any provision of this Code. Archrock personnel engaging in retaliation will be subject to discipline, up to and including termination. If you believe that you have been subject to retaliation for making a report or participating in an investigation, you should report such suspected retaliation to:

- the Human Resources Department or the Legal Department, or
- the Audit Committee if your reports or participation involved accounting or audit matters, or
- the Compliance Hotline.

The Human Resources Department, Legal Department or the Audit Committee, as appropriate, will fully investigate the matter.

13. OTHER MATTERS

Enforcement. Archrock may take disciplinary action against employees, officers and directors who fail to comply with this Code or to cooperate with any investigation. In addition, any supervisor, manager or officer who directs, approves or condones infractions or possible infractions of this Code, or has knowledge of infractions and does not report them, will be subject to disciplinary action. Disciplinary action may include termination, suspension and referral for criminal prosecution or reimbursement to the Company or others for losses resulting from the violation. If the reporting person is involved in the Code violation, the fact that he or she voluntarily reported the violation will be given consideration by the Company in any resulting disciplinary action.

Compliance Standards. The Company's General Counsel is responsible for applying this Code and the Company's policies to specific situations, and has the authority to interpret the provisions of this Code in any particular situation. Any questions relating to how the provisions of this Code should be interpreted or applied should be addressed to the Company's General Counsel.

Waivers of this Code. From time to time, the Company may waive some provisions of this Code. Any employee, officer or director who believes that a waiver may be necessary should contact the Company's General Counsel. Waiversfor directors, executive officers and other Designated Officers may only be made by the Board of Directors or a committee of the Board, and must promptly be disclosed to the Company's stockholders.

The Code is Available on our Website. This Code can be found on Archrock's website at www.archrock.com, as wellas on Archrock's intranet, The Rock. Any change to this Code will be disclosed to the public on our website promptly after the change is made. The Code may be changed at any time at the sole discretion of Archrock.

The Code is not a Guaranty of Employment. This Code is not a contract, express or implied, guaranteeing employment for any specific duration.





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